

United States of America

United States Patent and Trademark Office

AIRGLOW

Reg. No. 6,504,935

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Service Mark

Trademark

Principal Register

PIXOCIAL TECHNOLOGY (SINGAPORE) PTE. LTD.
(SINGAPORE PRIVATE LIMITED COMPANY)
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SINGAPORE, SINGAPORE 068898

CLASS 9: Audio and video recordings featuring music and artistic performances; Downloadable augmented reality software for playing computer games; Downloadable electronic publications in the nature of magazines and manuals in the field of photography and video production; Downloadable films and movies featuring entertainment and education provided via a video-on-demand service; Downloadable image file containing artwork, text, audio, video, games and Internet Web links relating to sporting and cultural activities; Downloadable software in the nature of a mobile application for use in photo and video capturing, production, compression, storage, and transmission; Downloadable software in the nature of a mobile application for use in social networking in the field of entertainment and the fashion industry; Downloadable software in the nature of a mobile application for electronically exchanging data, audio, video images, and graphics via computer, mobile, wireless, and communication networks relating to entertainment activity; Downloadable video game software; Downloadable video recordings featuring music, movie, personal sharing of photographs and videos, and entertainment; Downloadable virtual reality game software; Downloadable computer programs for editing images, sound, and video; Downloadable computer software for creating digital animation and special effects of images; Downloadable computer software, namely, game engine software for video game development and operation; Video phones; Downloadable software for processing images, graphics and text; all the foregoing for use in social networking and not for capturing faint emission of light by a planetary atmosphere

CLASS 41: Augmented reality video production; Digital imaging services; Digital video, audio, and multimedia publishing services; Editing or recording of sounds and images; Entertainment services in the nature of development, creation, production and post-production services of multimedia entertainment content; Film and video production; Multimedia entertainment software production services; Multimedia entertainment services in the nature of recording, production and post-production services in the fields of music, video, and films; Music video production; Photo editing; Photographic reporting; Photographic and video services, namely, photographic and video capture; Photographic computer imaging; Photography; Post-production editing services in the field of music, videos and film; Production of movie special effects; Production of musical videos; Providing films, not downloadable, via video-on-demand transmission services; Provision of non-downloadable films and television programmes via a video-on-demand service; Special effects animation services for film and video; Subtitling; Video editing; Video editing services for events; Video production services; Video recording services; Entertainment and education services in the nature of a series of short shows featuring variety, news and comedy distributed to mobile handsets,

Coke Moya Smead

Acting Director of the United States Patent and Trademark Office



which may include video, text, photos, illustrations or hypertext; Entertainment services, namely, production of special effects including model-making services, computer-generated imagery and computer-generated graphics for the production of motion pictures, videos, and movie trailers; Entertainment services, namely, providing online video games; Entertainment services, namely, providing a web site featuring photographic, audio, video and prose presentations featuring education and entertainment; Entertainment, namely, preparation of special effects; Production of video and computer game software; all the foregoing for use in social networking and not for capturing faint emission of light by a planetary atmosphere

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

OWNER OF AUSTRALIA , REG. NO. 2043506, DATED 05-27-2020, EXPIRES 10-14-2029

SER. NO. 88-656,035, FILED 10-16-2019

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years*

What and When to File:

- **First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- **Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

- You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.