

Filing Receipt for Response to Suspension Inquiry or Letter of Suspension Form and Next Steps in the Application Process

Application serial no. 98105351.

Mark. VITALIZE (Stylized and/or with Design, see <https://tmng-al.uspto.gov/resting2/api/img/98105351/large>).

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Response to Suspension Inquiry or Letter of Suspension

The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	98105351
MARK SECTION	
MARK FILE NAME	https://tmng-al.uspto.gov/resting2/api/img/98105351/large
LITERAL ELEMENT	VITALIZE
OTHER REASON	"The issue is not with the trademarks, in this case, trademark. USPTO is actually hurting businesses, innovators, and entrepreneurs. The United States citizens, and residents are not using USPTO services to trademark and/or patent

due to understanding that there are more than 100 countries that can trademark/patent with ease and simplicity, and this holds true. USPTO, as you know, has pessimistic practices in place that actually hurt, and harm individuals with said trademarks/patents. As humans, we are all on the same currency, 24 hours in a day. There is absolutely no need for the distress that USPTO causes intentionally, including the time it consumes. The attorneys and/or lawyers being used are not in regard to this trademark, but of (OF/BY/FOR ALL) The People who see USPTO's wrongdoing in all regards to institute legal proceedings (sue) USPTO and to correct its wrongs going into the future, today. This is now coming from people who use trademarks and patents and of all the people utilizing USPTO services, which are of irrelevance as a whole (yet do harm to the unaware citizens and residents), as these services repel individuals from their use, a harmful mistake via USPTO. USPTO individuals, current retards, such as Kathi Vidal, Derrick Brent, and culprits with exact retardation (this rolls from the top) such as Meghan Reinhart, and the like. Retarding the processes for people, it shows in majority of trademark and patent applications and correspondences. It does not matter what the said individuals relay, their word does not merit to the aforementioned businesses, innovators, and entrepreneurs. There is value in individuals who can unconfuse individuals. USPTO is not the staff that does this (unconfuse), but the opposite (confuse), to stimulate a failed internal governmental business economy - this is not how governmental finance is used. Everyone can see this, and is a known fact. The USPTO attorneys / lawyers are unintelligent, a metaphor that should not be used, although is going to be used regardless, as it references: current USPTO staff and workers, you can pee in your own swimming pool, although it is not recommended. This is now an incorrect snowball impact (it has been rolling downhill for a while pessimistically), and social media is showing this: ?
https://x.com/V_TBot/status/1779354565210468616 ? <https://x.com/VitalizeOne/status/1766684151019626923> ?
<https://x.com/VitalyVTennant/status/1684691783119257600> This is becoming of larger concern for current USPTO practices, this is how social networks are used, free speech will never stop. Applicable public relations (PR) branches (from Entrepreneur.com to Forbes, to Inc. to VITALIZE Networks) are being used professionally to heal this broken governmental system (USPTO) via termination of employment legally, of those employed, as their current positions are unbeneficial to the people. USPTO used to function optimistically initially from its inception (as this is decades ago from now). People who employ it currently dissolved its values for years and continue to do so, these individuals (including those mentioned) are playing God with actual value and benefit that comes from the individuals with mentioned business, innovation, and entrepreneurship." Refer to legal action being taken by The People. Thank you for your understanding. Best regards.

CORRESPONDENCE INFORMATION

NAME	Tennant, Vitaly V
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SIGNATURE SECTION

RESPONSE SIGNATURE	/Vitaly Tennant/
SIGNATORY'S NAME	Vitaly Tennant
SIGNATORY'S POSITION	Founder / Owner / Entrepreneur / Innovator
SIGNATORY'S PHONE NUMBER	+1 646-543-2585
DATE SIGNED	04/27/2024
ROLE OF AUTHORIZED SIGNATORY	Authorized U.S.-Licensed Attorney
SIGNATURE METHOD	Signed directly within the form

FILING INFORMATION SECTION

SUBMIT DATE	Sat Apr 27 15:43:56 ET 2024
TEAS STAMP	USPTO/RSI-2601:5c4:4300:6 880:b576:3725:9134:f38f-2 0240427154356547772-98105 351-850fd5973f6ab6a49cbf9 073a75d4246d984e285e8c240 3355f5397373e7ebe5c9-N/A-

To the Commissioner for Trademarks:

Application serial no. **98105351** VITALIZE (Stylized and/or with Design, see <https://tmng-al.uspto.gov/resting2/api/img/98105351/large>) has been amended as follows:

OTHER REASON

"The issue is not with the trademarks, in this case, trademark. USPTO is actually hurting businesses, innovators, and entrepreneurs. The United States citizens, and residents are not using USPTO services to trademark and/or patent due to understanding that there are more than 100 countries that can trademark/patent with ease and simplicity, and this holds true. USPTO, as you know, has pessimistic practices in place that actually hurt, and harm individuals with said trademarks/patents. As humans, we are all on the same currency, 24 hours in a day. There is absolutely no need for the distress that USPTO causes intentionally, including the time it consumes. The attorneys and/or lawyers being used are not in regard to this trademark, but of (OF/BY/FOR ALL) The People who see USPTO's wrongdoing in all regards to institute legal proceedings (sue) USPTO and to correct its wrongs going into the future, today. This is now coming from people who use trademarks and patents and of all the people utilizing USPTO services, which are of irrelevance as a whole (yet do harm to the unaware citizens and residents), as these services repel individuals from their use, a harmful mistake via USPTO. USPTO individuals, current retards, such as Kathi Vidal, Derrick Brent, and culprits with exact retardation (this rolls from the top) such as Meghan Reinhart, and the like. Retarding the processes for people, it shows in majority of trademark and patent applications and correspondences. It does not matter what the said individuals relay, their word does not merit to the aforementioned businesses, innovators, and entrepreneurs. There is value in individuals who can unconfuse individuals. USPTO is not the staff that does this (unconfuse), but the opposite (confuse), to stimulate a failed internal governmental business economy - this is not how governmental finance is used. Everyone can see this, and is a known fact. The USPTO attorneys / lawyers are unintelligent, a metaphor that should not be used, although is going to be used regardless, as it references: current USPTO staff and workers, you can pee in your own swimming pool, although it is not recommended. This is now an incorrect snowball impact (it has been rolling downhill for a while pessimistically), and social media is showing this: ? https://x.com/V_TBot/status/1779354565210468616 ? <https://x.com/VitalizeOne/status/1766684151019626923> ? <https://x.com/VitalyVTennant/status/1684691783119257600> This is becoming of larger concern for current USPTO practices, this is how social networks are used, free speech will never stop. Applicable public relations (PR) branches (from Entrepreneur.com to Forbes, to Inc. to VITALIZE Networks) are being used professionally to heal this broken governmental system (USPTO) via termination of employment legally, of those employed, as their current positions are unbeneficial to the people. USPTO used to function optimistically initially from its inception (as this is decades ago from now). People who employ it currently dissolved its values for years and continue to do so, these individuals (including those mentioned) are playing God with actual value and benefit that comes from the individuals with mentioned business, innovation, and entrepreneurship." Refer to legal action being taken by The People. Thank you for your understanding. Best regards.

Correspondence Information

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Requirement for Email and Electronic Filing: I understand that a valid email address must be maintained by the applicant owner/holder and the applicant owner's/holder's attorney, if appointed, and that all official trademark correspondence must be submitted via the Trademark Electronic Application System (TEAS).

Response Suspension Inquiry Signature

Signature: /Vitaly Tennant/ Date: 04/27/2024

Signatory's Name: Vitaly Tennant

Signatory's Position: Founder / Owner / Entrepreneur / Innovator

Signatory's Phone Number: +1 646-543-2585

Signature method: Signed directly within the form

The signatory has confirmed that he/she is a U.S.-licensed attorney who is an active member in good standing of the bar of the highest court of a U.S. state (including the District of Columbia and any U.S. Commonwealth or territory); and he/she is currently the owner's/holder's attorney or an associate thereof; and to the best of his/her knowledge, if prior to his/her

appointment another U.S.-licensed attorney not currently associated with his/her company/firm previously represented the owner/holder in this matter: the owner/holder has revoked their power of attorney by a signed revocation or substitute power of attorney with the USPTO; the USPTO has granted that attorney's withdrawal request; the owner/holder has filed a power of attorney appointing him/her in this matter; or the owner's/holder's appointed U.S.-licensed attorney has filed a power of attorney appointing him/her as an associate attorney in this matter.

Thank you,

The TEAS support team

Sat Apr 27 15:43:56 ET 2024

STAMP: USPTO/RSI-2601:5c4:4300:6880:b576:3725:9134:f38f-20240427154356547772-98105351-850fd5973f6ab6a49cbf9073a75d4246d984e285e8c2403355f5397373e7ebe5c9-N/A-N/A-20240427153852039300