

THE VIRGIN ISLANDS Official Gazette

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ROAD TOWN, TORTOLA

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USING THE GAZETTE

The Virgin Islands Official Gazette is the official newspaper of the Government of the Virgin Islands. It is published weekly on Thursdays. Extraordinary editions are published as and when required.

Closing time for lodging notices is 12 noon on Monday in the week prior to publication. Early deadlines apply in cases of public holidays. Please refer to the schedule of deadlines at the back of the Gazette for specific deadlines. Late notices are accepted at the publisher's discretion only.

Notices must be accompanied by payment and written instructions. All dates, proper names, and signatures must be shown clearly, and contact details for the person responsible for the notice must be included.

Notices will be returned unpublished if not submitted in accordance with these requirements.

The *Official Gazette* reserves the right to apply its inhouse style, and to reject notices which do not meet its requirements.

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GOVERNMENT

Supplements

9289 The following document is being circulated with and forms part of this issue of the Gazette:

STATUTORY INSTRUMENT, 2013

NO. 48 - BVI BUSINESS COMPANIES (RESTRICTED COMPANY NAMES) NOTICE, 2013

Court Notices

EASTERN CARIBBEAN SUPREME COURT HIGH COURT OF JUSTICE TERRITORY OF THE VIRGIN ISLANDS

A.D. 2013

9290 Pursuant to Section 81(2) of the West Indies Associated Supreme Court (Virgin Islands) Act Cap. 80, Laws of the Virgin Islands, Revised Edition 1991, the Hon. Davidson Kelvin Baptiste, Chief Justice (Ag.), has directed and declared that the Multi-Purpose Sports Complex, Road Town, Tortola, Territory of the Virgin Islands is a court for the purpose of the opening of the Law Year to be held on 17th September, 2013.

By Order of the Hon. Davidson Kelvin Baptiste, Chief Justice (Ag.) Eastern Caribbean Supreme Court Court of Appeal Heraldine Rock Building The Waterfront Castries, St. Lucia, W.I.

Dated 26th July, 2013

Kimberly Cenac-Phulgence Chief Registrar

Case No: BVILR/PRE/11/13

Land Notices

NOTICE OF APPLICATION FOR REGISTRATION BY PRESCRIPTION SECTION 135 OF THE REGISTERED LAND ORDINANCE CAP 229 OF THE 1991 EDITION OF THE REVISED LAWS OF THE VIRGIN ISLANDS

REGISTRATION SECTION: SEA COWS BAY

BLOCK: 2737B PARCEL: 95

9291 The Chief Registrar of Lands HEREBY GIVES NOTICE that **ALMA CILLS WELLS** has applied to be registered as proprietor by Prescription of Parcel 95 Block 2737B Sea Cows Bay Registration Section, and has filed affidavits in support of her application.

At present Parcel 95 is registered to "ALICIA THOMAS"

The relevant documents may be inspected at the Land Registry upon request. Copies will be provided by the Applicant.

Anyone who has just cause to object to **ALMA CILLS WELLS** being registered as proprietor by Prescription of **Parcel 95** should do so in writing to the Chief Registrar of Lands no later than one (1) month from the 10th day of August 2013.

Dated 9th August, 2013

Chief Registrar of Lands

NOTICE OF APPLICATION FOR PARTITION SECTION 103 OF THE REGISTERED LAND ORDINANCE CAP 229 OF THE 1991 EDITION REVISED LAWS OF THE VIRGIN ISLANDS

REGISTRATION SECTION: JOST VAN DYKE

BLOCK: 1640A PARCEL: 33

9292 TAKE NOTE that Aldith Blyden as Personal Representative of the Estate of Leo Recordo Blyden by her Legal Practitioners McW.Todman & Co. have applied to the Chief Registrar of Lands to partition her share of land from Parcel 33 Block 1640A Jost Van Dyke Registration Section in accordance with a survey plan CA-1640A-112-J dated 8 July 2013 and drawn by licensed surveyor, Christine Ferreira.

Parcel 33 is presently registered to the following proprietors in common in equal shares:

- Daniel A. Blyden
- Erouma A. Blyden
- Rosita Chinnery
- Mariel Hanson
- Henry Austin
- Emmalita Blyden
- Aldith Blyden as Personal Representative of the Estate of Leo Recordo Blyden

Anyone who wishes to object to the proposed partition of the above - mentioned parcel should do so in writing to the Chief Registrar of Lands no later than **one month** from the 22^{nd} day of August 2013.

Dated 13th August, 2013

Chief Registrar of Lands

BVILR/RES/7/13

NOTICE OF APPLICATION TO REGISTER A RESTRICTION SECTION 132 OF THE REGISTERED LAND ORDINANCE CAP 229 OF THE 1991 EDITION OF THE REVISED LAWS OF THE VIRGIN ISLANDS

REGISTRATION SECTION: MOUNT SAGE

BLOCK: 2534B PARCEL: 105 & 106

9293 PLEASE TAKE NOTE that **JO-ANN ROXIE ROMNEY**, by her legal practitioners, **FARARA KERINS** has applied to the Chief Registrar of Lands 31 July 2013 to register a Restriction against the above-mentioned parcels of land for reasons in the said Application attached.

At present the Parcels are registered as follows:

Parcel 105

Lillian Arosa Romney the executrix of the estate of Cyril Brandtford Romney, deceased

Parcel 106

Lillian Arosa Romney, Executrix of the Will of Cyril Brandtford Romney (deceased)

Anyone who has just cause to object to the registration of the Restriction sought is required within fourteen (14) days of the date of this Notice to file at the Land Registry a proper document with reasons.

Dated 9th August, 2013

Chief Registrar of Lands

Case No: BVILR/RC/5/10

IN THE MATTER of Section 129(2) of the Registered Land Ordinance (Cap 229 of the Revised Edition of the Laws of the Virgin Islands)

and

IN THE MATTER of an Application to Remove a Caution Filed By Lois Chinnery

REGISTRATION SECTION: JOST VAN DYKE

BLOCK: 1240A PARCEL: 80 & 89

9294 Notice is hereby given that an Application to remove the Cautions lodged by **TONY TIMMER** (registered as Instrument 1073/2007) from the above-mentioned parcels of land has been filed by Lois Chinnery.

You are therefore required within fourteen (14) days of the date of this Notice to file at the office of the Chief Registrar of Lands, any objection you may have why the said Cautions should not be removed pursuant to Section 129 of the Registered Land Ordinance.

Failure to respond within the given deadline will result in the removal of the said Cautions.

Dated 26th July, 2013

Chief Registrar of Lands

Corrections

9295 TAKE NOTICE that there was an error in Notice No. 8169 in Gazette No. 49 of 2013, dated 1st August, 2013. The corrected notice follows:

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4446

Christian Lacroix, a societe en nom collectif of 7 Rue Henri Rochefort, Paris 75017, France has applied for Registration of (1) Trade Mark consisting of the following:- CHRISTIAN LACROIX HOMME LOGO (device mark)

Christian Lacroix

Class 37 **in respect of** Leather and imitations of leather and goods made of these materials and not included in other classes, including traveling bags, trunks and sets, trunks, valises, vanity-cases, boxes of leather or leather board sold empty, rucksacks, handbags, beach bags, shopping bags, shoulder bags, attaché-cases, briefcases, pouches, fine leather goods namely pocket wallets, purses, key-holders, card holders.

Class 38 in respect of Clothing and underwear, including sweaters, shirts, dress bodies, corsets, suits, waistcoats, waterproof clothing, skirts, coats, pullovers, trousers, dresses, clothing jackets, shawls, stoles, sashes for wear, scarves, neck ties, braces, clothing gloves, clothing belts, stockings, tights, socks, bathing suits, bath robes, footwear, headgear for wear.

Class 50 (5) in respect of Umbrellas, parasols, canes, walking-stick seats, in addition to all other goods in this class.

The Applicants claim that this Trade Mark has not hitherto been used by the Company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 10th June, 2013

9296 TAKE NOTICE that there was an error in Notice No. 8562 in Gazette No. 50 of 2013, dated 8th August, 2013. The corrected notice follows:

GIANO PACIFIC LIMITED (In Voluntary Liquidation) (BBC NO. 195487)

NOTICE is hereby given pursuant to Section 204(1)(b) of the BVI Business Companies Act, 2004 that the Company is in voluntary liquidation. The voluntary liquidation commenced on 18th July, 2013. The Liquidator is **Lam Sing Tai care of 26/F., Dah Sing Financial Centre, 108 Gloucester Road, Wanchai, Hong Kong.**

Dated 18th July, 2013

Lam Sing Tai Voluntary Liquidator

9297 TAKE NOTICE that there was an error in Notice No. 8563 in Gazette No. 50 of 2013, dated 8th August, 2013. The corrected notice follows:

PAXTON PACIFIC LIMITED (In Voluntary Liquidation) (BBC NO. 195369)

NOTICE is hereby given pursuant to Section 204(1)(b) of the BVI Business Companies Act, 2004 that the Company is in voluntary liquidation. The voluntary liquidation commenced on 18th July, 2013. The Liquidator is **Lam Sing Tai care of 26/F., Dah Sing Financial Centre, 108 Gloucester Road, Wanchai, Hong Kong.**

Dated 18th July, 2013

Lam Sing Tai Voluntary Liquidator

9298 TAKE NOTICE that there was an error in Notice No. 8564 in Gazette No. 50 of 2013, dated 8th August, 2013. The corrected notice follows:

SUNCRAFT PACIFIC LIMITED (In Voluntary Liquidation) (BBC NO. 202719)

NOTICE is hereby given pursuant to Section 204(1)(b) of the BVI Business Companies Act, 2004 that the Company is in voluntary liquidation. The voluntary liquidation commenced on 18th July, 2013. The Liquidator is **Lam Sing Tai care of 26/F., Dah Sing Financial Centre, 108 Gloucester Road, Wanchai, Hong Kong.**

Dated 18th July, 2013

Lam Sing Tai Voluntary Liquidator

STATUTORY

Trademark Notices

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4458

9299 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- STARBUCKS VIA (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Milk, flavored milk, milkshakes and milk-based beverages, milk-based food beverages (except milkshakes), non-carbonated milk-based soft drinks, milk-based energy drinks, powdered beverage mixes used to make milk-based beverages; soft drinks, energy drinks, fruit drinks and fruit juices, fruit drinks and soft drinks containing fruit juices, liquid and powdered beverage mixes; sauces for making beverages; flavoring syrups for making beverages; fruit juices, sparkling fruit and juice based beverages and soda pop beverages; frozen fruit beverages and frozen fruit-based beverages

Class 44 in respect of Mineral and aerated waters, natural and artificial, namely: Water, mineral water, sparkling water, and other non-alcoholic drinks; flavored and unflavored bottled waters, sparkling waters, mineral waters

The Applicants claim that the said Trade Mark has been in use since 2012 in the US and other countries for instant coffee, instant coffee beverages, instant fruit flavoured beverages etc

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4456

9300 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- VERISIMO (Words Only)

Class 06 in respect of Machinery of all kinds and parts of machinery, namely: Electric coffee grinders for domestic or commercial use; electric milk frothers; electrical appliances, namely, espresso makers and coffee makers for domestic and/or commercial use; water filters; water filtration and purification units and replacement cartridges and filters therefor; hand operated coffee grinders and coffee mills; non-electric drip coffee makers; non-electric plunger-style coffee makers; non-electric tea kettles; tea infusers; tea strainers; non-electric milk frothers; scoops.

Class 13 **in respect of** Metal goods not included in other classes, namely: tea strainers; candle holders not of precious metal; candlesticks not of precious metal.

Class 15 in respect of Goods made from glass, namely: glassware

Class 16 in respect of Goods made of porcelain and earthenware, namely: ceramic figurines and porcelain figurines; tea cups and mugs; dishes; plates and bowls.

Class 39 **in respect of** Goods made of paper, namely: Paper filters for coffee makers; paper napkins; paper cups; paper coasters; paper bags; paper cup sleeves; boxes and paper packaging; instructional booklets.

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Dried milk powder; powdered milk; milk; flavored milk; milkshakes and milk based beverages; fruit jams; fruit sauces, jellies, spreads, curds and preserves; coffee; ground and whole bean coffee; cocoa; tea and herbal tea; coffee, tea, cocoa and espresso beverages; beverages made with a base of coffee; beverages made with a base of espresso; beverages made with a base of tea; powdered chocolate and vanilla; sauces to add to beverages; chocolate syrup; chocolate sauce; fruit sauces excluding cranberry sauce and applesauce; baked goods, namely, muffins, scones, biscuits, cookies, pastries and breads, sandwiches, granola; ready-to-drink coffee; ready-to-drink tea; ice cream and frozen confections; chocolate, candy, spice and candy confections, in the nature of beverage topping sprinkles; fruit drinks and soft drinks containing fruit juices; fruit juices; sparkling fruit and juice based beverages and soda beverages; frozen fruit beverages and frozen fruit-based beverages; liquid and powdered beverage mixes; flavoring syrups for beverages.

Class 50(10)**in respect of** insulated coffee and beverage cups; non-paper reusable coffee filters; non-paper coasters; insulated vacuum bottles; coffee cups, tea cups and mugs; dishes; plates and bowls; trivets; storage canisters; decorative storage; containers for food; tea pots; tea strainers.

The Applicants claim that the said Trade Mark has been in use since 1996 in the US and other countries for goods generally including coffee/espresso makers, milk frothers, coffee, tea, cocoa, milk powder, latte beverages, single-serve beverage pods, pod storage units, etc.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4459

9301 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- STARBUCKS (Words Only)

Class 43 in respect of Distilled spirits and liqueurs

Class 50(10) **in respect of** Decalcifying and descaling preparations for cleaning domestic and/or commercial brewing machines; cleaning preparations for domestic and/or commercial brewing machines; cleaner for use on domestic and/or commercial brewing machines

The Applicants claim that the said Trade Mark has been in use since 2008 in the United States of America in relation to coffee, tea, cocoa, food items and services

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4460

9302 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- GOLD COAST BLEND (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Beverages made of coffee, coffee, coffee beans, ground coffee beans

The Applicants claim that the said Trade Mark has been in use since 1987 in the United States of America and other countries in relation to beverages made of coffee, coffee, coffee beans, ground coffee beans

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4461

9303 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- NEVER BE WITHOUT GREAT COFFEE (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Ground and whole bean coffee, cocoa, tea (herbal and non-herbal), coffee, tea, cocoa and espresso beverages, and beverages made with a base of coffee and/or espresso, beverages made with a base of tea, powdered chocolate and vanilla; sauces to add to beverages; chocolate syrup, flavoring syrups to add to beverages, baked goods including muffins, scones, biscuits, cookies, pastries and breads, sandwiches, granola, ready-to-drink coffee, ready-to-drink tea, ice cream and frozen confections; chocolate, candy and confections.

The Applicants claim that the said Trade Mark has been in use since 2009 in the United States of America and other countries in relation to beverages made of coffee, coffee beverages etc

Dated 9th July, 2013

Registrar of Trade Marks, Trade Marks Office, Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4462

9304 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- STARBUCKS BLONDE (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Beverages made of coffee, coffee, coffee beans, ground coffee beans

The Applicants claim that the said Trade Mark has been in use since 2012 in the United States of America and other countries in relation to beverages made of coffee, coffee beans, ground coffee beans.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks, Trade Marks Office, Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4463

9305 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134 United States of America has applied for Registration of (1) Trade Mark consisting of the following:- STARBUCKS VERANDAH BLEND (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Beverages made of coffee, coffee, coffee beans, ground coffee beans

The Applicants claim that the said Trade Mark has not previously been in use but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4464

9306 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- STARBUCKS WILLOW BLEND (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Beverages made of coffee, coffee, coffee beans, ground coffee beans.

The Applicants claim that the said Trade Mark has not previously been in use but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4465

9307 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- KOMODO DRAGON BLEND (Words Only)

Class 42 in respect of Substances used as food or ingredients in food, namely: Beverages made of coffee, coffee, coffee beans, ground coffee beans.

The Applicants claim that the said Trade Mark has been in use since 1996 in the United States of America and other countries in relation to beverages made of coffee, coffee beans, ground coffee beans.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4467

9308 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- STARBUCKS REFRESHERS (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Coffee, cocoa and espresso beverages, and beverages made with a base of coffee, cocoa and/or espresso; flavoring syrups to add to beverages; ready-to-drink coffee; tea and herbal tea; tea and herbal tea-based beverages; tea and herbal tea-based beverages and concentrates, with fruit flavoring; ready-to-drink tea; herbal tea and/or fruit flavoring; Fruit drinks and soft drinks containing fruit juices; fruit juices, sparkling fruit and juice-based beverages and soda beverages; liquid and powdered beverage mixes; flavoring syrups for making tea and herbal tea-based beverages.

The Applicants claim that the said Trade Mark has been in use since 2012 in the United States of America in relation to goods including flavoring syrups, fruit drinks and soft drinks containing fruit juices, fruit juices and liquid and powdered beverage mixes.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4468

9309 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- YUKON BLEND (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Beverages made of coffee, coffee, coffee beans, ground coffee beans.

The Applicants claim that the said Trade Mark has been in use since 1971 in the United States of America and other countries in relation to beverages made of coffee, coffee beans, ground coffee beans.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4470

9310 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- BEARISTA (Words Only)

Class 50(10) **in respect of** Toys, namely, teddy bears, stuffed toys, plush toys, dolls and accessories therefor, Christmas ornaments, yo-yos, playing cards.

The Applicants claim that the said Trade Mark has been in use since 1997 in the United States of America and other countries in relation to toys and stuffed animals.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4471

9311 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- PIKE PLACE (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Coffee; coffee beans; ground coffee; instant coffee; coffee extracts and essences; coffee-based preparations and beverages; espresso-based preparations and beverages; iced coffee; artificial coffee; extracts and essences of, and preparations and beverages based on, artificial coffee.

The Applicants claim that the said Trade Mark has been in use since 2008 in the US and other countries for coffee, coffee beverages, etc.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4472

9312 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- STARBUCKS DISCOVERIES (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Ready-to-drink milk based beverages, excluding milkshakes and non-carbonated milk-based soft drinks; coffee, espresso, tea, and chocolate beverages, and beverages made with a base of coffee and/or espresso and/or chocolate and/or tea; non-alcoholic drinks, soft drinks.

The Applicants claim that the said Trade Mark has been in use since 2005 in Japan in relation to beverages made of coffee, and tea, ready to drink coffee and tea beverages, etc..

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4469

9313 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- STARBUCKS DOUBLESHOT (Words Only)

Class 42 in respect of Substances used as food or ingredients in food, namely: Ready-to-drink milk based food beverages, excluding milkshakes, and non-carbonated milk-based soft drinks; milk-based energy drinks; coffee, espresso, and chocolate beverages, and beverages made with a base of coffee, espresso and/or chocolate; non-carbonated soft drinks; energy drinks enhanced with guarana, ginseng and B vitamins.

The Applicants claim that the said Trade Mark has been in use since 2002 in the United States of America and other countries in relation to ready-to-drink milk based food beverages, excluding milkshakes, and non-carbonated milk-based soft drinks; milk-based energy drinks; coffee, espresso, and chocolate beverages, and beverages made with a base of coffee, espresso and/or chocolate; non-carbonated soft drinks; energy drinks enhanced with guarana, ginseng and B vitamins.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4473

9314 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- LIGHTNOTE BLEND (Words Only)

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Beverages made of coffee, coffee, coffee beans, ground coffee beans.

The Applicants claim that the said Trade Mark has been in use since 1997 in Japan in relation to beverages made of coffee, coffee beans, ground coffee beans.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4487

9315 Charles Wellington Smith Callwood of Capoons Bay, Tortola, Virgin Islands has applied for Registration of (1) Trade Mark consisting of the following:- BOMBA SHACK (Words Only)

Class 10 in respect of horological instruments such as watches and clocks

Class 13 in respect of metal goods including but not limited to souvenir items made of metal

Class 14 in respect of goods of precious metals, jewelry and imitation jewelry

Class 15 in respect of goods made of glass, including but not limited to souvenirs made from glass, drinking glasses, pitchers, decanters and flasks

Class 16 in respect of goods made from porcelain and earthenware, including but not limited to souvenirs made from porcelain and earthenware, decorative plates, mugs, cups, saucers, pitchers, flasks and decanters

Class 38 in respect of articles of clothing, both men's and women's clothing

Class 39 **in respect of** articles of paper and stationery, including but not limited to postcards, flyers, notices, advertisements, letterheads and watermarks

Class 43 in respect of Fermented liquors and spirits including but not limited to beers and spirit based mixed alcoholic drinks

Class 44 in respect of mineral and aerated waters

Class 47 in respect of candles and matches

Class 48 in respect of articles of perfumery including toilet articles and perfumed soap

Class 50(5) in respect of Umbrellas, walking sticks, brushes and combs

Class 50(10) in respect of souvenir items not included in the foregoing classes, lighters, keychains, ashtrays, CDs, food and non alcoholic drinks

The Applicants claim that the said Trade Mark has been in use since 1976 in the British Virgin Islands in relation to alcoholic drinks, food, souvenir items and entertainment services.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4486

9316 Lex Mundi, Ltd of 2100 West Loop South, Suite 1000, Houston, Texas 77027, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- LEX MUNDI WORLD READY

Class 39 in respect of Paper (except paper hangings), stationery, bookbinding.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4488

9317 Charles Wellington Smith Callwood of Capoons Bay, Tortola, Virgin Islands has applied for Registration of (1) Trade Mark consisting of the following: - BOMBA SURFSIDE SHACK (Words Only)

Class 10 in respect of horological instruments such as watches and clocks

Class 13 in respect of metal goods including but not limited to souvenir items made of metal

Class 14 in respect of goods of precious metals, jewelry and imitation jewelry

Class 15 **in respect of** goods made of glass, including but not limited to souvenirs made from glass, drinking glasses, pitchers, decanters and flasks

Class 16 **in respect of** goods made from porcelain and earthenware, including but not limited to souvenirs made from porcelain and earthenware, decorative plates, mugs, cups, saucers, pitchers, flasks and decanters

Class 38 in respect of articles of clothing, both men's and women's clothing

Class 39 **in respect of** articles of paper and stationery, including but not limited to postcards, flyers, notices, advertisements, letterheads and watermarks

Class 43 in respect of Fermented liquors and spirits including but not limited to beers and spirit based mixed alcoholic drinks

Class 44 in respect of mineral and aerated waters

Class 47 in respect of candles and matches

Class 48 in respect of articles of perfumery including toilet articles and perfumed soap

Class 50(5) in respect of Umbrellas, walking sticks, brushes and combs

Class 50(10) in respect of souvenir items not included in the foregoing classes, lighters, keychains, ashtrays, CDs, food and non alcoholic drinks

The applicants claim that the said Trademark has been in use since 1976 in the British Virgin Islands in relation to alcoholic drinks, food, souvenir items and entertainment services.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4430

9318 Welch Foods Inc., a Cooperative, a Michigan corporation, of 575 Virginia Road, 3 Concord Farms, Concord, Massachusetts, 01742, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- SHARE WHAT'S GOOD (Words)

Class 42 **in respect of** processed fruits in the nature of a fruit-based snack food; jams, jellies, fruit butter, and fruit preserves; dried and preserved fruits.

Class 44 **in respect of** fruit juices; fruit drinks containing fruit juice; fruit flavored drinks; fruit smoothies; concentrates used in the preparation of fruit drinks; carbonated soft drinks; concentrate for making soft drinks; frozen smoothies containing yogurt and fruit.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4479

9319 Lalique Parfums S.A. of Bühlstrasse 1, 8125 Zollikerberg, Switzerland has applied for Registration of (1) Trade Mark consisting of the following: - LALIQUE

Class 48 in respect of Soaps, perfumery essential oils, cosmetics, lotions for cosmetic purposes.

The Applicants claim that this Trade Mark has not hitherto been used by the said Company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4480

9320 SmithKline Beecham Limited of 980 Great West Road, Brentford, Middlesex TW8 9GS, United Kingdom has applied for Registration of (1) Trade Mark consisting of the following: - PANADOL

Class 3 **in respect of** Pharmaceutical preparations and substances; analgesics, antipyretics and anti-inflammatory preparations and therapeutic adhesive heat patch, for medical purposes

Class 11 **in respect of** Heat therapy apparatus

The Applicants claim that this Trade Mark has not hitherto been used by the Company in respect of the goods mentioned but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4482

9321 Delta Air Lines, Inc. of 1030 Delta Boulevard, Atlanta, Georgia, United States of America applied for Registration of (1) Trade Mark consisting of the following: - ENDEAVOR AIR

Class 39 **in respect of** Paper, printed matter, publications, playing cards, instructional and teaching material, stationery, photographs all made of paper.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4455

9322 Seattle's Best Coffee LLC of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- SEATTLE'S BEST COFFEE (Design)



Class 42 **in respect of** substances used as food or ingredients in food namely: Ground and whole bean coffee, cocoa, tea (herbal and non-herbal), coffee, tea, cocoa and espresso beverages, and beverages made with a base of coffee and/or espresso, beverages made with a base of tea, powdered chocolate and vanilla; sauces to add to beverages; chocolate syrup, flavoring syrups to add to beverages, baked goods including muffins, scones, biscuits, cookies, pastries and breads, sandwiches, granola, ready-to-drink coffee, ready-to-drink tea, ice cream and frozen confections; chocolate, candy and confections.

The Applicants claim that the said Trade Mark has been in use since 1989 in the United States of America in relation to coffee, tea, cocoa, food items and franchising services.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4481

9323 Lodestar Anstalt of Lova-Center, PO Box 1150, FL-9490 Vaduz, Principality of Liechtenstein has applied for Registration of (1) Trade Mark consisting of the following:- SKULL with glasses (Device)



Class 43 in respect of Alcoholic beverages (except beer); rum; whiskey; vodka; gin; distilled beverages; distilled spirits; liqueurs; cocktails.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company in respect of the goods mentioned but it is the Company's intention to use it.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR CANCELLATION OF CLASSES OF TRADEMARK PURSUANT TO SECTION 27 OF THE TRADE MARKS ACT (CAP.158)

App. No.4358 Registration No.5665

9324 TKS SA of 37 Avenue Mathieu, 6600 Bastogne, Belgium has applied for cancellation of Classes 37,38, and 50(5) of the **Trade Mark** consisting of the following:- **Ice-Watch (word and device mark)**

Class 37 **in respect of** Leather and imitations of leather, and goods made from these materials not included on other classes; animal skins, hides, trunks and travelling bags; whips and saddlery.

Class 38 in respect of Clothing, headgear, footwear.

Class 50(5) in respect of Umbrellas and parasols, walking sticks.

The applicants claim that they wish for the said Trade Mark to remain registered in classes 8, 11 and 50(10).

The register has been altered accordingly.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4489

9325 Ms. Josephine Djuhar of 19 Cairnhill Circule, #05-02 Singapore, 229768, Republic of Singapore has applied for Registration of (1) Trade Mark consisting of the following:- MOUNTAIN GATEWAY (logo)



(The "M" must be the mountain image with underline underneath the image: with "MOUNTAIN" in mountain green and "GATEWAY" in green at no smaller than 75 pixel in height)

Class 4 in respect of Raw or partly prepared vegetable, animal and mineral substances used in manufacturers.

The Applicants claim that the said Trade Mark has not hitherto been previously in use by the said proprietor in respect of the goods mentioned but it is the proprietor's intention to use it in respect of the said goods.

Dated 9th July, 2013

Registrar of Trade Marks, Trade Marks Office, Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4483

9326 Delta Air Lines, Inc. of 1030 Delta Boulevard, Atlanta, Georgia, United States of America has applied for Registration of (1) Trade Mark consisting of the following: - ENDEAVOR AIR & Curved Lines in Color



Class 39 **in respect of** Paper, printed matter, publications, playing cards, instructional and teaching material, stationery, photographs all made of paper.

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office, Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4484

9327 Delta Air Lines, Inc. of 1030 Delta Boulevard, Atlanta, Georgia, United States of America has applied for Registration of (1) Trade Mark consisting of the following: - ENDEAVOR AIR & Looped Line in Color



Class 39 in respect of Paper, printed matter, publications, playing cards, instructional and teaching material, stationery, photographs all made of paper

The Applicants claim that the said Trade Mark has not hitherto been used by the Company but it is the Company's intention to use it.

Dated 9th July, 2013

Registrar of Trade Marks Trade Marks Office, Tortola, Virgin Islands

ADVERTISEMENT OF APPLICATION FOR REGISTRATION OF TRADEMARK PURSUANT TO SECTION 9 OF THE TRADE MARKS ACT (CAP.158)

App. No. 4485

9328 Bacardi & Company Limited of Aeulstrasse 5, FL-9490 Vaduz, Principality of Liechtenstein has applied for Registration of (1) Trade Mark consisting of the following: - OXLEY (word & device)



Class 43 in respect of Spirits, in particular gin and gin-based beverages, in addition to all other goods contained in the said class.

The Applicants claim that the said Trade Mark has been used by the Company in respect of the goods mentioned for 4 years before the date of this Statement.

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013

App. No. 4457

9329 Starbucks Corporation d/b/a/ Starbucks Coffee Company of 2401 Utah Avenue South, Seattle, Washington 98134, United States of America has applied for Registration of (1) Trade Mark consisting of the following:- V Stylised (Design)



Class 06 **in respect of** Machinery of all kinds and parts of machinery, namely: Electric coffee grinders for domestic or commercial use; electric milk frothers; electrical appliances, namely, espresso makers and coffee makers for domestic and/or commercial use; water filters; water filtration and purification units and replacement cartridges and filters therefor; hand operated coffee grinders and coffee mills; non-electric drip coffee makers; non-electric plunger-style coffee makers; non-electric tea kettles; tea infusers; tea strainers; non-electric milk frothers; scoops

Class 13 **in respect of** Metal goods not included in other classes, namely: tea strainers; candle holders not of precious metal; candlesticks not of precious metal

Class 15 in respect of Goods made from glass, namely: glassware

Class 16 in respect of Goods of porcelain and earthenware, namely: ceramic figurines and porcelain figurines; tea cups and mugs; dishes; plates and bowls

Class 39 in respect of Goods made of paper, namely: Paper filters for coffee makers; paper napkins; paper cups; paper coasters; paper bags; paper cup sleeves; boxes and paper packaging; instructional booklets

Class 42 **in respect of** Substances used as food or ingredients in food, namely: Dried milk powder; powdered milk; milk; flavored milk; milkshakes and milk based beverages; fruit sauces, coffee; ground and whole bean coffee; cocoa; tea and herbal tea; coffee, tea, cocoa and espresso beverages; beverages made with a base of coffee; beverages made with a base of espresso; beverages made with a base of tea; powdered chocolate and vanilla; sauces to add to beverages; chocolate syrup; chocolate sauce; fruit sauces excluding cranberry sauce and applesauce; ready-to-drink coffee; ready-to-drink tea; fruit drinks and soft drinks containing fruit juices; fruit juices; sparkling fruit and juice based beverages and soda beverages; liquid and powdered beverage mixes; flavoring syrups for beverages

Class 50(10) in respect of insulated coffee and beverage cups; non-paper reusable coffee filters; non-paper coasters; insulated vacuum bottles; coffee cups, tea cups and mugs; dishes; plates and bowls; trivets; storage canisters; decorative storage containers for food; tea pots; tea strainers

The Applicants claim that the said Trade Mark has been in use since 2012 in the US and other countries for goods generally including coffee/espresso makers, milk frothers, coffee, tea, cocoa, milk powder, latte beverages, single-serve beverage pods, pod storage units, etc

In accordance with section 10(1) of the Trade Marks Act (Cap 158) any person may within one month, or such further time, not exceeding three months, as the Registrar may allow, of the advertisement of the application give notice in duplicate at the Trade Marks Office of opposition to registration of the trade mark, and the Registrar shall send one copy of such notice to the applicant.

Dated 9th July, 2013