UNITED STATES PATENT OFFICE
Krom Laboratories, Inc., Kingston, N. Y.

Act of February 20, 1905
Application August 11, 1938, Serial No. 403,472

STATEMENT

To the Commissioner of Patents:

Krom Laboratories, Inc., a corporation duly organized under the laws of the State of New York and located at Kingston, New York, doing business at Lucas Turnpike, Kingston, New York, has adopted and used the trade-mark shown in the accompanying drawing, for BATH EMULSION, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used upon the goods and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905, as amended. The trade-mark has been continuously used and applied to said goods in applicant's business since April 30, 1938.

The trade-mark is applied or affixed to the goods, or to the packages containing the same, by placing thereon a printed label on which the trade-mark is shown.

The words "Catskill Mountain Pine Needle" and the notation "Net. 2 oz." are disclaimed apart from the mark as shown on the drawing.

The undersigned hereby appoints Carl Miller, with offices at Miller Building, 409 E. Capitol Street, Washington, D. C., and Woolworth Building, 35th Floor, 233 Broadway, New York, New York, registration No. 12,244, its attorney, to prosecute this application for registration, with full power of substitution and revocation, to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

KROM LABORATORIES, INC.,
By ABRAHAM TUDOROFF,
Treasurer.
UNITED STATES PATENT OFFICE

Krom Laboratories, Inc., Kingston, N. Y.

Act of February 20, 1905

Application August 13, 1938, Serial No. 409,576

STATEMENT

To the Commissioner of Patents:

Krom Laboratories, Inc., a corporation duly organized under the laws of the State of New York and located at Kingston, New York, doing business at Lucas Turnpike, Kingston, New York, has adopted and used the trade-mark shown in the accompanying drawing, for a LIQUID PREPARATION TO BE ADDED TO WARM WATER IN RINSE STOCKINGS, LINGERIE, OR OTHER RAYONS IN SOLUTION SO AS TO INCREASE THE LASTING QUALITIES OF THE SAME, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents here- with five specimens showing the trade-mark as actually used upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905, as amended. The trade-mark has been continuously used and applied to said goods in applicant’s business since April 30, 1938.

The trade-mark is applied or affixed to the goods, or to the packages containing the same, by placing thereon a printed label on which the trade-mark is shown.

The terms “Long-Er-Wear” and “Stop This” and the notation “Net 2 OZ.” are disclaimed apart from the mark as shown.

The undersigned hereby appoints Carl Miller, with offices at Miller Building, 409 E. Capitol Street, Washington, D. C., and Woolworth Building, 55th Floor, 233 Broadway, New York, New York, registration No. 12,244, its attorney, to prosecute this application for registration, with full power of substitution and revocation, to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

KROM LABORATORIES, INC.,
By ABRAHAM TUDOROFF,
Treasurer.
To the Commissioner of Patents:

Picot Laboratories, Inc., a corporation duly organized and existing by virtue of the laws of the State of Delaware, located and doing business at Picot Building, in the city of Wilmington, in said State of Delaware, having adopted and used the trade-mark shown in the accompanying drawing, for a MEDICINAL PREPARATION SUITABLE FOR USE AS A LAXATIVE, PURGATIVE, APERIENT, DIURETIC, INTESTINAL ELIMINANT, AND FOR THE TREATMENT OF CONSTIPATION ANDAILMENTS ATTRIBUTABLE THERETO, in Class 6, Chemicals, medicines, and pharmaceutical preparations, presents herewith five specimens showing the trade-mark as actually used by the applicant upon the goods, and applies for registration thereof in the Patent Office of the United States of America in accordance with the act of February 20, 1905, as amended. The trade-mark is applied and affixed to the goods by lithographing the same on the wrappers and has been used in the business now owned by the applicant in connection with the goods named herein since 1930.

The body of the central panel and the "Picot" border above and below the central panel are orange-yellow; the leaves are green, and the wisteria blossoms are purple; and this color scheme is an essential feature of the mark. Applicant is the proprietor of registrations Nos. 213,168, 228,125, 228,396, 237,933, and 346,816, and also 354,543.

The applicant hereby appoints Chauncey P. Carter, of 3111 Foxhall Road, Washington, D.C., attorney, with full power of substitution and revocation, to file and prosecute this application, to make alterations and amendments therein, to receive the certificate, to apply for renewals thereof, and to transact all business in the Patent Office connected therewith.

PICOT LABORATORIES, INC.,
By M. S. VALLEDEJULI,
Secretary-Treasurer.
UNITED STATES PATENT OFFICE

Gamble Stores Incorporated, Minneapolis, Minn.

Act of February 20, 1905

Application August 15, 1938, Serial No. 499,610

BONDED
ANTI-FREEZE

STATEMENT

To the Commissioner of Patents:

Gamble Stores Incorporated, a corporation duly organized under the laws of the State of Delaware, located in the city of Minneapolis, county of Hennepin, and State of Minnesota, and doing business at 700 Washington Avenue, N., in the said city of Minneapolis, has adopted and used the trade-mark shown in the accompanying drawing, for ANTI-FREEZE, in Class 6, Chemicals, medicines, and pharmaceutical preparations.

Exclusive use of the words "Anti-freeze" is not claimed apart from the mark shown.

Applicant presents herewith five specimens showing the trade-mark as actually used by it upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905. The trade-mark has been continuously used and applied to said goods in applicant's business since August 1, 1937. The trade-mark is applied or affixed to the goods, or to the packages containing the same, by means of printed labels, by lithographing the mark directly on the containers, and in divers other ways.

The undersigned hereby appoints M. S. Meem, Munsey Building, Washington, D. C., as applicant's attorney, to prosecute this application for registration, with full powers of substitution and revocation, and to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

GAMBLE STORES INCORPORATED,

By B. C. GAMBLE,

President.
UNITED STATES PATENT OFFICE

Donato Perez Garcia, Washington, D. C.

Act of February 20, 1905

Application August 15, 1938, Serial No. 499,612

Syphyl

STATEMENT

To the Commissioner of Patents:

Donato Perez Garcia, a citizen of the Republic of Mexico, residing at Washington, D. C., and doing business at 1725 Euclid Street, N. W., Washington, D. C., has adopted and used the trade-mark shown in the accompanying drawing, for MEDICINES FOR INTRAVENOUS INJECTION FOR THE TREATMENT OF SYPHILIS, NEUROSYMPHILIS, AND SIMILAR AILMENTS, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905, as amended.

The trade-mark has been continuously used and applied to said goods in applicant's business since December 28, 1937.

The trade-mark is applied or affixed to the goods, or to the packages containing the same by printed paper labels and in other ways customary to the trade.

The undersigned hereby appoints Kimmel & Crowell (George P. Kimmel, register No. 10,193, and A. Harry Crowell, register No. 13,581), Wescott Building, 605 14th Street, N. W., Washington, D. C. register No. 14,934, attorneys, with full power of substitution and revocation, to prosecute this application for registration, and to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

DONATO PEREZ GARCIA.
UNITED STATES PATENT OFFICE

Otto Jaschke, doing business as Jaschke Chemical Company, Crowley, La.

Act of February 20, 1905

Application August 16, 1938, Serial No. 400,649

STATEMENT

To the Commissioner of Patents:

Otto Jaschke, a citizen of the United States of America, residing at Crowley, Louisiana, and doing business as Jaschke Chemical Company, at Crowley, Louisiana, has adopted and used the trade-mark shown in the accompanying drawing, for BOILER COMPOUNDS, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905. The trade-mark has been continuously used and applied to said goods in applicant's business since July 7, 1938. The trade-mark is applied or affixed to the goods, or to the packages containing the same, by placing thereon a printed label on which the trade-mark is shown.

The undersigned hereby appoints both jointly and severally, Horace A. Dodge and Parker Dodge, practicing under the firm name and style of Dodge and Sons, of 1341 G Street NW, Washington, D.C., his attorneys, to prosecute this application for registration, with full powers of substitution and revocation, and to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

Otto Jaschke.
UNIVERS STATES PATENT OFFICE
West Virginia Pulp and Paper Company,
New York, N. Y.
Act of February 20, 1905
Application August 17, 1938, Serial No. 409,721

LIQRO

STATEMENT

To the Commissioner of Patents:

West Virginia Pulp and Paper Company, a corporation duly organized under the laws of the State of Delaware and doing business at No. 230 Park Avenue, New York, N. Y., has adopted and used the trade-mark shown in the accompanying drawing, for a BLEND OF FATTY ACIDS DERIVED FROM THE PAPS AND RESINS OCCURRING NATURALLY IN PINE OR OTHER WOODS HAVING A GENERAL USE IN THE INDUSTRIAL ARTS, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five (5) specimens of the mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905, as amended.

The trade-mark has been continuously used and applied to said goods in applicant's business since November 6, 1937.

The trade-mark is applied to containers of the goods in any appropriate manner, as by stencilling.

Said corporation hereby appoints Sydney G. Berry, of No. 11 West 42nd Street, New York, N. Y., its attorney, to prosecute this application for registration, with full power of substitution and revocation, to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

WEST VIRGINIA PULP AND PAPER COMPANY,
By THOS. LUKE, President.
UNITED STATES PATENT OFFICE

Wyckoff Laboratories, Inc., Waxahachie, Tex.

Act of February 20, 1905

Application August 23, 1938, Serial No. 405,858

STATEMENT

To the Commissioner of Patents:

Wyckoff Laboratories, Inc., a corporation duly organized under the laws of the State of Texas and having its principal office located at Waxahachie, Texas, and doing business at Waxahachie, Texas, has adopted and used the trade-mark shown in the accompanying drawing, for VAPORIZATION COMPOUND FOR RELIEVING CONGESTION CAUSED BY DISEASES OF THE RESPIRATORY MUCOUS-MEMBRANE TRACT OF BOTH CHICKS AND MATURE FOWLS, AND MANGE OIL, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905, as amended.

The drawing is lined to indicate the color black.

The trade-mark has been continuously used and applied to said goods in applicant's business since August 2, 1938.

The trade-mark is applied or affixed to the goods, or to the packages containing the same, by placing thereon a printed label on which the trade-mark is shown.

The undersigned hereby appoints Frank S. Appleman, of 1331 G Street, N. W., Washington, D. C., its attorney to prosecute the application for registration, with full power of substitution and revocation, to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

WYCKOFF LABORATORIES, INC.,
By MARVIN EDWARD SINGLETON, Jr.,
President.
UNITED STATES PATENT OFFICE


Act of February 20, 1905

Application August 24, 1938, Serial No. 409,916

SULCAMFAMIDE

STATEMENT

To the Commissioner of Patents:

The Farastan Company, a corporation duly organized under the laws of the State of Pennsylvania, located in Philadelphia, county of Philadelphia, State of Pennsylvania, and doing business at 135 South 11th Street, in said city, has adopted and used the trade-mark shown in the accompanying drawing, for a MEDICINAL CHEMICAL COMPOUND, IN POWDER, TABLET, CAPSULE AND/OR SOLUTION FORM, FOR THE TREATMENT OF INTERNAL AND EXTERNAL INFECTIONS, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905. The trade-mark has been continuously used and applied to said goods in applicant's business since June 22, 1938. The trade-mark is applied by printing or otherwise impressing it upon the containers for the goods, or by affixing to the containers a printed label on which the trade-mark is shown.

THE FARASTAN COMPANY,
By JOSPEH EBERT,
Pres.
UNITED STATES PATENT OFFICE

California Spray-Chemical Corporation, Wilmington, Del., and Richmond, Calif.

Act of February 20, 1905

Application August 26, 1938, Serial No. 469,980

RMS

STATEMENT

To the Commissioner of Patents:
California Spray-Chemical Corporation, a corporation duly organized under the laws of the State of Delaware and having its principal office at 100 West Tenth Street, in the city of Wilmington, county of Newcastle, State of Delaware, and doing business in Richmond, State of California, has adopted and used the trade-mark shown in the accompanying drawing, for the following goods: INSECTICIDES, FUNGICIDES, AND GERMICIDES, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five facsimiles showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905. The trade-mark has been continuously used and applied to said goods in the applicant’s business since June 1, 1938. The trade-mark is applied or affixed to the receptacles containing the goods by placing thereon a printed label on which the trade-mark is shown or by stencil which stamps and marks said trade-mark thereon.

The undersigned hereby appoints J. N. Adams, whose postal address is Standard Oil Building, San Francisco, California (Reg. No. 13,147), its attorney to prosecute this application for registration with full powers of substitution and revocation and to make alterations and amendments therein, to sign the drawing, to receive the certificate and to transact all business in the Patent Office connected therewith.

CALIFORNIA SPRAY-CHEMICAL CORPORATION,
By G. M. FOSTER,
Secretary.
Registered Jan. 3, 1939

Trade-Mark 363,727

Republished, under the act of 1916, June 8, 1916, by Allied Drug Products Company, Chattanooga, Tenn.

Affidavit under Section 8 accepted.
Affidavit under Section 15 received June 15, 1953.

UNITED STATES PATENT OFFICE

Allied Drug Products Company, Chattanooga,
Tenn.

Act of February 20, 1905

Application August 27, 1938, Serial No. 419,013

TOZE

STATEMENT

To the Commissioner of Patents: Allied Drug Products Company, a corporation organized under the laws of the State of Delaware, doing business at 1601 Pierce Street, Chattanooga, Hamilton County, Tennessee, has adopted and used the trade-mark shown in the accompanying drawing, for LIQUID ATHLETE'S FOOT PREPARATION, in Class 6, Chemicals, medicines, and pharmaceutical preparations; and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905, as amended.

The trade-mark has been continuously used and applied to goods in the business of applicant since June, 1938.

The trade-mark is applied to the containers of the goods by means of printed or lithographed labels.

The undersigned hereby appoints John F. Bredins, attorney-at-law, registered No. 13,122, of 201 N. Wells Bidg., Chicago, Illinois, its attorney to prosecute this application for trade-mark registration, with full power of substitution and revocation, to make all amendments therein, to sign the drawing, to receive the certificate of registration, and to transact all business in the Patent Office connected therewith.

ALLIED DRUG PRODUCTS COMPANY,
By P. D. RUCKER,
Its Vice-President.
UNITED STATES PATENT OFFICE
Associated Distributors, Inc., Chicago, Ill.

Act of February 20, 1905
Application August 29, 1938, Serial No. 410,063

GUILLOTINE

STATEMENT

To the Commissioner of Patents:

Associated Distributors, Inc., of Chicago, Illinois, a corporation duly organized and existing under and by virtue of the laws of the State of Illinois, doing business at 11 East Hubbard Street, Chicago, Illinois, has adopted and used the trade-mark shown in the accompanying drawing, for LIPSTICK, ROUGE, FACE POWDER, EYELASH AND EYEBROW MASCARA, PADS IMBREGNATED WITH DEODORANT AND ANTIPERSPIRANT LOTION, CREAMS FOR THE HANDS AND FACE, CLEANSING PADS IMBREGNATED WITH LOTION, PREPARATIONS FOR SKIN, HAIR, AND FINGER NAILS; AND PERFUMES, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens of the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905. The trade-mark has been continuously used and applied to said goods in the business of applicant since April 20, 1937. The trade-mark is applied or affixed to the goods or to the packages containing the same by placing thereon a printed label on which the trade-mark is shown.

The undersigned hereby appoints James R. McKnight, whose postal address is One North La Salle Street, Chicago, Illinois, and who is registered in the United States Patent Office as No. 12,110, its attorney, to prosecute this application for registration, with full powers of substitution and revocation, to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

ASSOCIATED DISTRIBUTORS, INC.,
By V. T. MERTZ,
Vice President.
Registered Jan. 3, 1939

Trade-Mark 363,737


Affidavit under Section 8 accepted.
Affidavit under Section 15 received, Feb. 17, 1954.

UNITED STATES PATENT OFFICE
James L. Younghusband, Chicago, Ill.

Act of February 20, 1905
Application August 21, 1938, Serial No. 410,160

GAY BANDIT

STATEMENT

To the Commissioner of Patents:

James L. Younghusband, a citizen of the Dominion of Canada, residing at Chicago, Illinois, and doing business at 11 East Hubbard Street, Chicago, Illinois, has adopted and used the trade-mark shown in the accompanying drawing, for LIPSTICK, ROUGE, FACE POWDER, EYELASH AND EYEBROW MASCARA, PADS IMPREGNATED WITH DEODORANT AND ANTI-PERSPIRANT LOTION, CREAMS FOR THE HANDS AND FACE, CLEANSING PADS IMPREGNATED WITH LOTION; PREPARATIONS FOR SKIN, HAIR, AND FINGER NAILS; AND PERFUMES, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens of the trade-mark as actually used by applicant upon the goods and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905. The trade-mark has been continuously used and applied to said goods in the business of applicant since April 20, 1937. The trade-mark is applied or affixed to the goods, or to the packages containing the same by placing thereon a printed label upon which the trade-mark is shown.

The undersigned hereby appoints James R. McKnight, whose postal address is One North La Salle Street, Chicago, Illinois, and who is registered in the United States Patent Office as No. 12,110, his attorney, to prosecute this application for registration, with full powers of substitution and revocation, to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

JAMES L. YOUNGHSUSBAND.
UNITED STATES PATENT OFFICE

Associated Distributors, Inc., Chicago, Ill.

Act of February 20, 1905

Application September 10, 1938, Serial No. 410,423

VOODOO

STATEMENT

To the Commissioner of Patents:

Associated Distributors, Inc., of Chicago, Illinois, a corporation duly organized and existing under and by virtue of the laws of the State of Illinois, doing business at 11 East Hubbard Street, Chicago, Illinois, has adopted and used the trade-mark shown in the accompanying drawing, for LIPSTICK, ROUGE, FACE POWDER, EYELASH AND EYEBROW MASCARA, PAIDS IMPREGNATED WITH SUNTAN AND CLEANSING LOTION, CREAMS FOR THE HANDS AND FACE; PREPARATIONS FOR SKIN, HAIR, AND FINGER NAILS; AND PERFUMES, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents here-with five specimens of the trade-mark as actually used by applicant upon the goods and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905. The trade-mark has been continuously used and applied to said goods in the business of applicant since April 10, 1937. The trade-mark is applied or affixed to the goods or to the packages containing the same by placing thereon a printed label on which the trade-mark is shown.

The undersigned hereby appoints James R. McKnight, whose postal address is One North La Salle Street, Chicago, Illinois, and who is registered in the United States Patent Office as No. 12,110, its attorney, to prosecute this application for registration, with full powers of substitution and revocation, to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

ASSOCIATED DISTRIBUTORS, INC.,
By J. L. YOUNGHUSBAND,
President.
UNITED STATES PATENT OFFICE

Hiram Goldstein, doing business as Utility Products Company, Buffalo, N. Y.

Act of February 20, 1905

Application September 12, 1908, Serial No. 410,503

STATEMENT

To the Commissioner of Patents:

Hiram Goldstein, a citizen of the United States of America, residing at Buffalo, New York, and doing business under the name and style of "Utility Products Company" at 320 Franklin Street, Buffalo, New York, has adopted and used the trade-mark shown in the accompanying drawing, for CARBON REMOVER, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905. The trademark has been continuously used and applied to said goods in applicant's business since August 1, 1903. The trade-mark is applied or affixed to the goods or to the packages containing the same by placing thereon a printed label on which the trade-mark is shown.

And applicant hereby appoints Bean, Brooks, Buckley and Bean (a firm composed of Barton A. Bean, Jr., Harrison M. Brooks, Malcolm K. Buckley and Edwin T. Bean), 1608 Liberty Bank Building, Buffalo, New York, his attorneys, with full power of substitution and revocation to prosecute this application, to make alterations and amendments therein, to receive the certificate of registration and to transact all business in the Patent Office in connection therewith.

HIRAM GOLDSTEIN.
UNITED STATES PATENT OFFICE

Harry A. Colvin, Williamsville, N. Y.

Act of March 19, 1929

Application March 19, 1938, Serial No. 404,246

STIRR

STATEMENT

To the Commissioner of Patents:

Harry A. Colvin, a citizen of the United States, residing at 78 Pasadena Street, Williamsville, New York, and doing business in Williamsville, aforesaid has adopted and used the trade-mark shown in the accompanying drawing, for DYES, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of March 19, 1920.

The trade-mark has been continuously used and applied to said goods in applicant's business since about October 19, 1927.

The trade-mark is applied or affixed to the goods, or to the packages containing the same, by placing thereon a printed label on which the trade-mark is shown.

The mark has been in bona fide use for not less than one year in interstate and foreign commerce by the applicant.

Applicant hereby appoints Mr. Walter P. Geyer, whose postal address is 711 Brisbane Building, city of Buffalo, county of Erie, and State of New York, his attorney, with full power of substitution and revocation, to prosecute this application for registration, and to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

HARRY A. COLVIN.
UNITED STATES PATENT OFFICE

P. S. Harris, doing business as Hargo Cosmetic Co., Kansas City, Mo.

Act of March 19, 1929

Application April 7, 1938, Serial No. 494,989

DONNA D'ANGELO

STATEMENT

To the Commissioner of Patents:

P. S. Harris, a citizen of the United States of America, residing at Kansas City, Missouri, and doing business as Hargo Cosmetic Co., at 844 Delaware Street, Kansas City, Missouri, has adopted and used the trade-mark shown in the accompanying drawing, for COSMETICS—NAMELY CREAMS—in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of March 19, 1929. The trade-mark has been continuously used and applied to said goods in applicant's business since October 1, 1937.

The trade-mark is applied or affixed to the goods, or to the packages containing the same, by placing thereon a printed label on which the trade-mark is shown.

The mark has been in bona fide use for not less than one year in Interstate commerce by the applicant.

The undersigned hereby appoints Hovey & Hamilton of 1103 Federal Reserve Bank Building, Kansas City, Missouri, a firm consisting of C. Earl Hovey and Roy E. Hamilton, registration Number 12,883, his attorneys to prosecute this application for registration, with full power of substitution and revocation, to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

P. S. HARRIS.
UNITED STATES PATENT OFFICE

The Benjamin Ansehl Company, St. Louis, Mo.

Act of March 3, 1923

Application May 19, 1938, Serial No. 406,488

Re-make-up

To all whom it may concern:

Be it known that The Benjamin Ansehl Company, a corporation duly organized and existing under the laws of the State of Missouri and located and doing business at 6000 Goodfellow Blvd., in the city of St. Louis, State of Missouri, has adopted and used the trade-mark shown in the accompanying drawing, for COSMETICS AND TOILET PREPARATIONS—NAMELY, FACE POWDER, SHAMPOO, TALCUM POWDER, ROUGE, BATH OIL, IMPREGNATED SKIN CLEANSING PADS, DEODORANTS, BEAUTY MASKS, HAND AND SKIN LOTIONS, REFRESHANT LOTION, BEAUTY LOTION, PERFUME, COLOGNE, CLEANSING CREAM, TISSUE CREAM, AND BRILLIANTINE—in Class 6, Chemicals, medicines, and pharmaceutical preparations.

The trade-mark has been continuously used and applied to said goods in the business of said corporation since November 11, 1937, and has been in bona fide use for not less than one year in interstate commerce by said corporation.

The trade-mark is usually applied or affixed to the goods by attaching to the containers thereof a suitable label on which the trade-mark appears.

THE BENJAMIN ANSEHL COMPANY,
By BENJAMIN ANSEHL,
President.
UNITED STATES PATENT OFFICE

Samuel Rubin, New York, N. Y.

Act of March 19, 1920

Application September 1, 1938, Serial No. 410,188.

Demi-Drams

STATEMENT

To the Commissioner of Patents:

Samuel Rubin, a citizen of the United States of America, residing at 4336 Manhattan Ave., Borough of Brooklyn, county of Kings, city and State of New York, and doing business at 240 Madison Avenue, New York city, has adopted and used the trade-mark shown in the accompanying drawing, for PERFUME, TOILET WATER, FACE POWDER, TALCUM POWDER, FACE CREAMS, LOTIONS FOR THE SKIN AND HAIR, AND SHAMPOOS, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five (5) facsimiles showing the trade-mark as actually used by applicant on the goods and requests that same be registered in the United States Patent Office in accordance with the act of March 19, 1920. The trade-mark has been continuously used and applied to said goods in applicant’s business and in interstate commerce since October 1, 1937. The trade-mark is applied or affixed to the goods or to the packages containing the same by placing thereon a printed label on which the trade-mark is shown.

The mark has been in bona fide use for at least one year in interstate commerce.

SAMUEL RUBIN.
To the Commissioner of Patents:

O'Leary Chemical Co., a corporation duly organized under the laws of the State of Oklahoma and located and doing business at Chickasha, in the county of Grady and State of Oklahoma, has adopted and used the trade-mark shown in the accompanying drawing, for a CHEMICAL COMPOSITION FOR TREATING PLANTS, FOR RENDERING THEM TOXIC, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of March 19, 1920.

The trade-mark has been continuously used and applied to said goods in applicant's business since March 27, 1930. The mark has been in bona fide use for not less than one year in interstate commerce by the applicant.

The undersigned hereby appoints the firm of Munn, Anderson & Liddy (No. 13,032), consisting of Orson D. Munn, T. Hart Anderson and Sylvester J. Liddy, of the cities of New York, N. Y., Washington, D. C., San Francisco, Calif., and Los Angeles, Calif., or accredited agents, its attorneys, to prosecute this application for registration, with full powers of substitution and revocation, and to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

O'LEARY CHEMICAL CO.
JACK O'LEARY,
President.
UNITED STATES PATENT OFFICE
Chicago Steel Tank Co., Clearing, Ill.

Act of March 19, 1920
Application September 18, 1937, Serial No. 397,539

BANZ-O-DOR

STATEMENT

To the Commissioner of Patents:
Chicago Steel Tank Co., a corporation organized under the laws of the State of Illinois, doing business at 6400 W. 66th Street, Clearing, Cook County, Illinois, has adopted and used the trade-mark shown in the accompanying drawing, for a VEGETABLE COMPOUND FOR THE REMOVAL OF OBNOXIOUS ODORS AND FOR THE PURIFICATION OF AIR IN DOMESTIC AND COMMERCIAL ICE BOXES AND REFRIGERATORS, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods and requests that the same be registered in the United States Patent Office in accordance with the act of March 19, 1920.

The trade-mark has been continuously used and applied to goods in the business of applicant since Sept. 3, 1937. The mark has been in bona fide use for not less than one year in interstate commerce by the applicant.

The trade-mark is applied to the containers of the goods by means of decalcomania transfers.

The undersigned hereby appoints John F. Breslina, attorney-at-law, registered No. 13,122, of 201 N. Wells Bldg., Chicago, Illinois, its attorney to prosecute this application for trade-mark registration, with full power of substitution and revocation, to make all amendments therein, to sign the drawing, to receive the certificate of registration, and to transact all business in the Patent Office connected therewith.

CHICAGO STEEL TANK CO.,
By W. J. KATZBERG,
Its President.
UNITED STATES PATENT OFFICE

William W. Eads, Bellflower, Calif.

Act of March 19, 1929

Application November 15, 1937. Serial No. 399,751

W. W. EADS
Preparation

STATEMENT

To the Commissioner of Patents:

William W. Eads, a citizen of the United States, residing at Long Beach, California, and doing business at 800 Block of Pacific Ave., Bellflower, California, has adopted and used the trade-mark shown in the accompanying drawing, for a MEDICINE FOR USE IN THE TREATMENT OF COUGHS, COLDS, AND INFLUENZA, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of March 19, 1929. The trade-mark has been continuously used and applied to said goods in applicant's business since October 15, 1937.

The mark has been in bona fide use for not less than one year in interstate commerce by the applicant.

The trade-mark is applied or affixed to the goods, or to the packages containing the same by applying thereto a label on which the mark is printed.

The undersigned hereby appoints C. A. Snow & Co. (H. D. Lawson, M. B. Lawton and J. R. Pattison members), of Washington, D. C., his attorneys, to prosecute this application for registration, with full powers of substitution and revocation, to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

WILLIAM W. EADS,
UNITED STATES PATENT OFFICE

Harry M. Epstein, New York, N. Y.

Act of March 19, 1920

Application November 30, 1937, Serial No. 400,226

BLUE TUBE

STATEMENT

To the Commissioner of Patents:

Harry M. Epstein, a citizen of the United States of America, residing at New York, N. Y., and doing business at 55 West 11th Street, in said city, has adopted and used the trade-mark shown in the accompanying drawing, for INSECT EXTERMINATING COMPOUNDS, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of March 19, 1920. The trade-mark has been continuously used and applied to said goods in applicant’s business since November 1, 1937. The trade-mark is applied or affixed to the goods by printing the same upon a label attached to the packages containing the goods, or directly upon said packages, or in any other appropriate manner. The mark has been in bona fide use for not less than one year in interstate commerce by the applicant. The undersigned hereby appoints Benjamin Roman (registration No. 9944) whose postal address is 130 West 42nd Street, New York, N. Y., his attorney, to prosecute this application for registration, with full power of substitution and revocation, to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

HARRY M. EPSTEIN.
To the Commissioner of Patents:

Phillips-Douglas Laboratories, a firm domiciled in Spokane, Washington, doing business at 221 West Mallon Avenue and composed of the following members, John F. Phillips and Byron M. Douglas, both citizens of the United States of America, has adopted and used the trade-mark shown in the accompanying drawing, for a preparation for a treatment for diabetics, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents herewith five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office, in accordance with the act of March 19, 1920.

The trade-mark has been continuously used and applied to said goods in applicant's business since October 15, 1937.

The lining of the drawing is for purposes of shading only.

The trade-mark is applied or affixed to the goods, or to the packages containing the same by printing or stamping directly thereon, or by placing thereon a printed label on which the trade-mark is shown.

The mark has been in bona fide use for not less than one year in interstate commerce by the applicant.

The undersigned hereby appoints Herbert E. Smith, whose postal address is W. 333 Riverside Avenue, Spokane, Washington, its attorney, with full power to prosecute this application for registration, with full powers of substitution and revocation, to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

Phillips-Douglas Laboratories,

By John F. Phillips,
A Member of the Firm.
Registered Jan. 3, 1939

Trade-Mark 363,701

Republised, under the Act of 1946, Mar. 6, 1949, by

Affidavit under Section 8 accepted.
Affidavit under Section 15 received, May 14, 1954.

UNITED STATES PATENT OFFICE

Act of February 20, 1905
Application August 15, 1938, Serial No. 499,630

SOLFOTON

STATEMENT

To the Commissioner of Patents:
Wm. P. Poythress & Co., Inc., a corporation duly organized under the laws of the State of Virginia, located at Richmond, Virginia, and doing business at 301 East Franklin Street, Richmond, Virginia, has adopted and used the trade-mark shown in the accompanying drawing, for a PREPARATION FOR THE TREATMENT OF NERVOUS AND UNDERNOURISHMENT DISORDERS, in Class 6, Chemicals, medicines, and pharmaceutical preparations, and presents here-with five specimens showing the trade-mark as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905.

The trade-mark has been continuously used and applied to said goods in applicant's business since July 18, 1938.

The applicant is the owner of registration No. 311,560, dated March 27, 1934.
The trade-mark is applied or affixed to the goods, or to the packages containing the same, by placing thereon a printed label on which the trade-mark is shown.
The undersigned hereby appoints the firm of Clarence A. O'Brien and Hyman Berman, registry No. 14,119, consisting of Clarence A. O'Brien and Hyman Berman, whose postoffice address is 1551 P St., N. W., Washington, D. C., as attorneys, with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the certificate and to transact all business in the Patent Office connected therewith.

Wm. P. Poythress & Co., Inc.,
By Hugh W. Jones,
President.