# 113000000426

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL  (Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:  789/304/740  748/6260

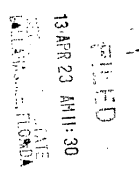
Office Use Only



700244374887

T13-426

02/05/13--01020--021 \*\*175.00



APR 24 2013 N. CAUSSEAUX

### **COVER LETTER**

TO:

Registration Section

Division of Corporations '

SUBJECT: GRAN PARIS BAKERY

The enclosed Trademark/Service Mark Application, specimens and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to the following:

Ury Fischer

(Name of Person)

Lott & Fischer, PL

(Firm/Company)

355 Alhambra Cir. Suite 1100

Coral Gables, FL 33134

For further information concerning this matter, please call:

Jry Fischer

(Name of Person)

(Area Code & Daytime Telephone Number)

**MAILING ADDRESS:** 

Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

STREET/COURIER ADDRESS:

Registration Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

(NOTE: The information contained in this cover letter will be included in the permanent record and will be available to the general public.)



### FLORIDA DEPARTMENT OF STATE Division of Corporations

February 7, 2013

URY FISCHER, ESQUIRE LOTT & FISCHER, PL 355 ALHAMBRA CIRCLE, SUITE 1100 CORAL GABLES, FL 33134

SUBJECT: GRAN PARIS BAKERY Ref. Number: W13000007667

We have received your document for GRAN PARIS BAKERY and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Your mark contains word(s)/design(s) that must have a disclaimer. All geographical terms, such as cities, states, countries, and designs of same, must be disclaimed. Some commonly used words and corporate suffixes must also be disclaimed. You must disclaim the following term(s) by completing the disclaimer statement found in #2 of Part III of the application: "PARIS"

If the mark includes a logo or design, a brief written description must be provided.

Pursuant to s. 495.035(5), F.S., this application will be considered abandoned if the applicant fails to reply or resubmit the corrected/amended application within three months from date of this letter.

If you have any questions concerning the filing of your document, please call (850) 245-6051.

Nanette Causseaux Document Specialist Supervisor

Letter Number: 913A00003101

Division of Companytions DO DOV 6207 Tollahogge Florida 2021

### LOTT & FISCHER

Reply to Ury Fischer E-mail: ufischer@lottfischer.com

April 18, 2013

Ms. Nanette Causseaux
Document Specialist Supervisor
Registration Section
Division of Corporations – Clifton Building
2661 Executive Center Circle
Tallahassee, Florida 32301

Via FedEx Tracking No.7995 5656 4278

Re:

Florida Trademark Application

Mark: GRAN PARIS BAKERY (Stylized Logo)

Class: 035

Ref. Number: W13000007667 Letter Number: 913A00003101 Our File No. 19211-1-8020

Dear Ms. Causseaux:

We received your letter dated February 7, 2013 regarding Superior Cakes, Inc.'s ("Applicant") application to register the service mark, GRAN PARIS BAKERY (Stylized Logo) in connection with "Retail Bakery Shops." Applicant acknowledges that the application has not been filed and has been returned based on the Florida Department of State's requests to disclaim the term "PARIS" and to provide a brief, written description of the mark. Applicant submits the following response with respect to the Florida Department of State's requests:

### **DESCRIPTION OF MARK**

In accordance with the Florida Department of State's request, Applicant amends its application to include a brief, written description of its mark, as follows:

The words "GRAN" and "PARIS" are in a sans-serif font with the word "PARIS" in bold text. The letter "I" in "PARIS" is replaced by a depiction of the Eiffel Tower. The word "BAKERY" appears in a stylized script font below the other words.

Applicant is resubmitting its amended application and accompanying specimen by enclosing the documents in this letter.

### **DISCLAIMER REQUIREMENT**

Applicant respectfully requests that the term "PARIS" <u>not</u> be disclaimed. The Florida Statutes do not require that a geographical term be disclaimed. Rather, the Florida Statutes, specifically, FLA. STAT. §§ 495.035(3) and 495.051, state:

Ms. Nanette Causseaux Division of Corporations April 18, 2013 Page 2 of 3

### LOTT & FISCHER

The Department of State may require the applicant to disclaim an unregistrable component of a mark otherwise registrable, and an applicant may voluntarily disclaim a component of a mark sought to be registered. No disclaimer shall prejudice or affect the applicant's or registrant's rights then existing or thereafter arising in the disclaimed matter, or the applicant's or registrant's rights of registration on another application, if the disclaimed matter is or has become distinctive of the applicant's or registrant's goods or services. (emphasis added).

Given the foregoing, Applicant respectfully states that the term "PARIS" should not be disclaimed and refers to FLA. STAT. § 495.181 as its authority to use federal law to interpret the State's trademark laws. FLA. STAT. § 495.181 states:

The intent of this chapter is to provide a system of state trademark registration and protection substantially consistent with the federal system of trademark registration and protection under the Trademark Act of 1946, as amended. To that end, the construction given the federal act should be examined as persuasive authority for interpreting and construing this chapter.

Applicant asserts that the term "PARIS" should not be disclaimed, for two reasons. First, the term "PARIS" in Applicant's mark **GRAN PARIS BAKERY (Stylized Logo)** is not primarily geographically descriptive; and second, even if the term "PARIS" in Applicant's mark is primarily geographically descriptive, the term has acquired distinctiveness through Applicant's substantially exclusive and continuous use, and is therefore registrable pursuant to Section 2(f) of the Federal Trademark Act.

In accordance with the Trademark Manual of Examining Procedure (TMEP), § 1210.01(a), in order for a mark to be primarily geographically descriptive, it has to meet the criteria set out below:

- (1) The primary significance of the mark is a generally known geographic location;
- (2) The goods or services originate in the place identified in the mark; and
- (3) Purchasers would be likely to believe that the goods or services originate in the geographic place identified in the mark.

Applicant's mark does not meet any of the above criteria – the term "PARIS" is not the primary significance of the mark, as it is just one of three terms that make up the mark; the retail bakery shop services offered under the mark do not originate in Paris; and purchasers would not be likely to believe that these services originate in Paris. In fact, the Federal Circuit has noted that "geographic marks in connection with services are less likely to mislead the public than geographic marks on goods" (In re Les Halles de Paris J.V., 334 F.3d 1371, 1374 (Fed. Cir. 2003)), which means that it is harder for service marks to meet criteria (2) and (3) above. The public is not likely to believe that Applicant's services originate in Paris and the public is similarly not likely to associate Applicant's services with Paris any more than it would with any other city in the world. Retail bakery shop services are not unique to a particular geographic area. Furthermore, because Applicant's services are specifically related to food items, including fresh baked goods, purchasers would certainly not be likely to believe that the food items found in Applicant's retail bakery shops come from Paris, as it would be virtually impossible to maintain a fresh supply of these products if they came from another country. When Applicant's mark is taken as a whole, then, in connection with the services it offers, it is apparent that the term "PARIS" is not primarily geographically descriptive.

Ms. Nanette Causseaux Division of Corporations April 18, 2013 Page 3 of 3

Nevertheless, even if the term "PARIS" in Applicant's mark is primarily geographically descriptive, Applicant's mark has acquired distinctiveness as to the portion of its mark including the term "PARIS," through its substantially exclusive and continuous use of its mark both inside and outside of Florida since 1975, as indicated on its application. Section 2(f) of the Trademark Act provides that proof of five years of substantially exclusive and continuous use of the mark before the date on which the claim of distinctiveness is made is prima facie evidence that an otherwise descriptive mark (including a primarily geographically descriptive mark) has acquired distinctiveness among consumers, and that nothing shall prevent the registration of such a mark. 15 U.S.C. § 1052(f).

Thus, pursuant to 15 U.S.C. § 1052(f) and TMEP § 1210.06(a), which states, "When the examining attorney requires a disclaimer of primarily geographically descriptive matter, the applicant may seek to overcome the disclaimer requirement by submitting a showing that the geographic term has become distinctive under §2(f)," Applicant respectfully requests that it not be required to disclaim the term "PARIS" in its application to register the mark **GRAN PARIS BAKERY (Stylized Logo)**. In accordance with TMEP § 1212.02(f)(i), Applicant's statement that the term "PARIS" has become distinctive of Applicant's services by reason of substantially exclusive and continuous use in commerce by the Applicant for twenty-eight (28) years, is sufficient to establish acquired distinctiveness of the term, and to therefore overcome the disclaimer requirement.

### **CONCLUSION**

Consequently, Applicant requests that its amended application satisfy Part III of the application, namely the requirement to include a description of Applicant's mark, and that its application be filed with the Florida Department of State without disclaiming the term "PARIS," because the term is not primarily geographically descriptive and it has acquired distinctiveness.

Very truly yours,

LOTT & FISCHER, PL

By: Ury Fischer

Enclosure

## APPLICATION FOR THE REGISTRATION OF A TRADEMARK OR SERVICE MARK PURSUANT TO CHAPTER 495, FLORIDA STATUTES

Division of Corporations Post Office Box 6327 Tallahassee, FL 32314 TO:

### PART I

(a) a mar a springer	akes, Inc.	
(b) Owner's/Applicant's business address: 3026	NW 7th Street	t
• • • • • • • • • • • • • • • • • • • •	FL 33125	
	•	State/Zip
If different, Owner's/Applicant's mailing address:		
	City/	State/Zip
(c) Owner's/Applicant's telephone number: (305)	643-4281	
Check the appropriate box to indicate the Owner/Applican		
☐ Individual ☐ Corporation	□Joint Venture	☐ Limited Liability Company
☐ General Partnership ☐ Limited Partnership	□Union	☐ Other:
If the Owner/Applicant is a business entity, the business en of State. If the Owner/Applicant is not an individual, enter country under the laws of which the business entity is cuemployer identification number (EIN) in #3.  (1) Florida registration/document number: 471806		or registration on file with the Florida Department a registration/document number in #1, the state or incorporated under in #2, and the entity's federal
(1) I fortua registration/document number. 11 1000 V		
(2) Domicile State or Country: Florida		
<ul><li>(2) Domicile State or Country: Florida</li><li>(3) Federal Employer Identification Number: 59-16105</li></ul>	7 <u>6</u>	
•	ne name, logo, design and/or s	logan being registered in connection with a type of
(3) Federal Employer Identification Number: 59-16105  2. (a) SERVICE MARK: If the owner/applicant is using the service, the mark is a service mark. If the mark is a service in connection with. For example: furniture moving tractor equipment, etc. If the owner/applicant is using the results of the service in the service of the service in the service	ne name, logo, design and/or s ice mark, the applicant/owner services, diaper services, hou ark to identify services availal	logan being registered in connection with a type of must list the specific service(s) the mark is being use painting services, wholesale and retail sales of the in the market place, enter the specific service(s)

2. (b) TRADEMARK: If the owner/applicant is using the name, logo, design and/or slogan being registered in connection with an actual product manufactured by the owner/applicant or on the owner/applicant's behalf, the mark is a trademark. If the mark is a trademark, the applicant/owner must list the specific product(s) the name, logo, design and/or slogan is being used to identify. For example: ladies sportswear, cat food, barbecue grills, shoe laces, etc. If the owner/applicant is using the name, logo, design and/or slogan to identify goods available in the market place, enter the specific product(s) the name, logo, design and/or slogan is being used to identify:
(Note: List only those product(s) currently available. Do not include future products.)
2. (c) HOW IS THE NAME, LOGO, DESIGN AND/OR SLOGAN CURRENTLY USED:
SERVICE MARKS: If the name, logo, design and/or slogan are/is being used in connection with a type of service, you must specify the form(s)/mean(s) of advertisement the applicant/owner is using to advertise the services to the general public. For example: newspaper advertisements, business cards, brochures, flyers, pamphlets, menus, etc. If the mark is being used in connection with a type of service, state how the name, logo, design and/or slogan are/is being used in advertising here:
Advertising and promotion of services, business cards, brochures, menu boards,
packaging, signage
TRADEMARKS: If the name, logo, design and/or slogan are/is being used to identify a product manufactured by or fore the applicant/owner, you must specify how the mark is applied or affixed to the actual product or its packaging. For example: a tag, label, imprinted or engraved on the actual product, etc. If the mark is being used in connection with a specific product, state how the name, logo, design and/or slogan is applied or affixed to the actual product(s) or the packaging:
2. (d) <u>FEE(S) AND CLASS(ES)</u> : There are a total of 45 classes or categories in which all products or services must be categorized. The fee to register a mark is \$87.50 per class. Make check payable to Florida Department of State.
List the class(es) which apply to the product(s) and/or service(s) listed in 2(a) and/or 2(b) above:
35

P	A	R	Т	П

1. You must state the date the name, logo, design and/or slogan was first used in the state of Florida, and, if it was used in another state or country, the date you first used the name, logo, design and/or slogan in the other state or country. Enter the month, day, and year the name, logo, design and/or slogan was first used by the applicant/owner, the predecessor, or a related company in Florida. If the name, logo, design and/or slogan has been used in another state or country, then you must also enter the month, day, and year the name, logo, design and/or slogan was/were used in another state or country, when applicable.

Note: The Florida Statutes require a mark to be in use prior to registration.

- (a) Date first used in other state or country, if applicable: At least as early as 03/13/1975
- (b) Date first used in Florida: At least as early as 03/13/1975

### PART III

### ENTER NAME, LOGO, DESIGN AND/OR SLOGAN BEING REGISTERED:

1. Enter the name, a brief description of the logo or design, and/or the slogan you are registering. The description of the logo and/or design must be 25 words or less. List the exact name, slogan, and/or description of the logo/design here: (NOTE: The name, logo, design and/or slogan listed in this section must match the exact name, logo, design and/or slogan listed on your specimens or examples.)

### **GRAN PARIS BAKERY**

The words "GRAN" and "PARIS" are in a sans-serif font with the word "PARIS" in bold text. The letter "i" in "PARIS" is replaced by a depiction of the Eiffel Tower. The word "BAKERY" appears in a stylized script font below the other words.

Provide the English translation of any and all terms listed #1 above, when applicable: GREATER PARIS BAKERY

### 2. DISCLAIMER STATEMENT (if applicable):

Your mark may include a word or design that is commonly used by others. Commonly used terms or designs must be disclaimed. When you disclaim a specific term or design, you are acknowledging this term is commonly used by others and that you do not claim the exclusive right to use the disclaimed term or design. All geographical terms and representations of cities, states or countries must be disclaimed (i.e., Miami, Orlando, Florida, the design of the state of Florida, the design of the United States of America, etc.). Corporate suffixes and terms readily associated with the specific product(s) and/or(s) service being provided must also be disclaimed.

Enter all terms listed in #1 above which require a disclaimer in the space provided below:

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE THE TERM(S)" BAKERY

"APART FROM THE MARK AS SHOWN.

3. ATTACH OR INCLUDE THREE SPECIMENS OR EXAMPLES OF THE TRADEMARK OR SERVICE MARK BEING REGISTERED

Chapter 495, F.S., requires you to submit three specimens (samples or examples) of the mark in use. You must submit three specimens FOR EACH CLASS listed in Part I #2(d). The name, logo, design and/or slogan on the specimens must be identical to the name, logo, design and/or slogan being registered. You may provide three identical specimens or three different specimens. For each service mark class (classes 35-45), you may provide three newspaper advertisements, business cards, brochures, flyers, or any combination thereof. For each trademark class (classes 1-34), you may provide three tags, labels, boxes, etc. or any combination thereof. Photographs of bulky specimens are acceptable if the mark being registered and the good(s) or product(s) are clearly legible.

### SIGNATURE OF APPLICANT/OWNER AND NOTARIZATION:

<sub>/.</sub> Segundo Pla, Sr.	, being sworn, depose and say that I am the owner and the applicant
except a related company has registered thereof or in such near resemblance as t cause mistake or to deceive. I make th	n behalf of the owner and applicant herein, and to the best of my knowledge no other person this mark in this state or has the right to use such mark in Florida either in the identicul form to be likely, when applied to the goods or services of such other person to cause confusion, to is affidavit and verification on my/the applicant's behalf. I further acknowledge that I have into the facts stated herein are true and correct.
Su	perior Cakes, Inc.
	Typed or printed name of applicant  Applicant's signature (List name and title)
STATE OF Florida	
COUNTY OF Miami-Dade	
Sworn to and subscribed before me on th	is 24 day of January 2013, Loundo Pla (Name of Individual Signing)
who is personally known to me	whose identity I proved on the basis of
	D Hen
(Seal)	Notary Public Signature
	Notary's Printed Name
8 4	My Commission Expires:
<u> </u>	EXPIRES: June 24 2015
<b>最</b>	FILING FEE: \$87.50 per class
21. E.D. 20. 28. 23. AM 11: 30. AM 12: 30. A	Page 4 of 4

