OP \$465.00 3809345

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM371416

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Dee Gee Holdings, LLC		12/12/2015	LIMITED LIABILITY COMPANY: FLORIDA

RECEIVING PARTY DATA

Name:	Regions Bank
Street Address:	111 N. Orange Ave., Suite #1585
City:	Orlando
State/Country:	FLORIDA
Postal Code:	32801
Entity Type:	CORPORATION: ALABAMA

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	3809345	FAMILY INTEGRITY LOYALTY PASSIO
Registration Number:	4013491	FAMILYINTEGRITYLOYALTYPASSION
Registration Number:	3809347	CRAIG TECHNOLOGIES C
Registration Number:	4011373	SKATE TO EDUCATE
Registration Number:	4116313	UNCONVENTIONAL CEO
Registration Number:	4252850	C CRAIG TECHNOLOGIES MACHINE & TOOL DIVI
Registration Number:	4252865	C CRAIG TECHNOLOGIES
Registration Number:	4252866	C CRAIG TECHNOLOGIES MACHINE & TOOL DIVI
Registration Number:	4320832	BECAUSE IT'S ALL ABOUT THE MISSION
Registration Number:	4572062	M.T.S.U.A.Y.G.
Serial Number:	86372075	ALL THE ELLEMNTS YOU NEED TO GROW YOUR S
Serial Number:	86378489	M.T.S.U.A.Y.G.
Registration Number:	4716103	MAKE THE STUFF UP AS YOU GO
Serial Number:	86379524	MAKE THE STUFF UP AS YOU GO
Registration Number:	4716440	BECAUSE IT'S ALL ABOUT THE MISSION
Registration Number:	4716447	FAMILYINTEGRITYLOYALTYPASSION
Serial Number:	86574088	PRO DASH
Serial Number:	86574453	PRO DASH

TRADEMARK REEL: 005721 FRAME: 0010

900352524

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 4072468682

Email: mcarolan@whww.com

Correspondent Name: MICHAEL P. CAROLAN

Address Line 1: 329 PARK AVENUE NORTH, SECOND FLOOR

Address Line 4: WINTER PARK, FLORIDA 32789

NAME OF SUBMITTER:	Michael P. Carolan
SIGNATURE:	/mpc/
DATE SIGNED:	02/01/2016

Total Attachments: 18

source=Security Agreement#page1.tif source=Security Agreement#page2.tif source=Security Agreement#page3.tif source=Security Agreement#page4.tif source=Security Agreement#page5.tif source=Security Agreement#page6.tif source=Security Agreement#page7.tif source=Security Agreement#page8.tif source=Security Agreement#page9.tif source=Security Agreement#page10.tif source=Security Agreement#page11.tif source=Security Agreement#page12.tif source=Security Agreement#page13.tif source=Security Agreement#page14.tif source=Security Agreement#page15.tif source=Security Agreement#page16.tif source=Security Agreement#page17.tif source=Security Agreement#page18.tif

TRADEMARK
REEL: 005721 FRAME: 0011

SECURITY AGREEMENT

THIS SECURITY AGREEMENT is entered into effective December 12, 2015, by and between DEE GEE HOLDINGS, LLC, LLC, a Florida limited liability company, whose address is 8550 Astronaut Boulevard, Building 1, Cape Canaveral, Florida 32920 ("Debtor"), and REGIONS BANK, an Alabama banking corporation, whose address is 111 N. Orange Avenue, Suite 1585, Orlando, Florida 32801 (the "Secured Party").

WITNESSETH:

WHEREAS, Debtor has guaranteed a revolving line of credit from Secured Party to CRAIG TECHNICAL CONSULTING, INC., a Delaware corporation ("Borrower") in the amount of SEVEN MILLION FIVE HUNDRED THOUSAND AND NO/100 DOLLARS (\$7,500,000.00), which debt is evidenced by a Promissory Note in the original principal amount of SEVEN MILLION FIVE HUNDRED THOUSAND AND NO/100 DOLLARS (\$7,500,000.00) dated as of August 24, 2012 given by the Borrower to the Secured Party (as amended, the "Note"); and

WHEREAS, the parties desire to secure payment of the Note and performance of obligations of Debtor's guaranty to Secured Party by granting a security interest to Secured Party in all of the assets of Debtor.

NOW THEREFORE, in consideration of the premises and the mutual agreements contained herein, and the sum of \$10 00 and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

- 1. <u>Grant of Security Interest.</u> Debtor hereby grants to Secured Party, as collateral security for the payment of the Note, a security interest in the property described below and in all parts, accessories, attachments, additions, replacements, accessions, substitutions and in all proceeds thereof in any form together with all records relating thereto (the "Collateral"):
 - (a) All accounts, and all chattel paper, instruments, deposit accounts, letter of credit rights, and general intangibles related thereto; and all returned or repossessed goods which, on sale or lease, resulted in an account.
 - (b) All inventory
 - (c) All equipment and fixtures now owned or hereafter acquired by the Debtor, (including, but not limited to, the equipment described in the attached Equipment Description, if any).
 - (d) All of the Debtor's deposit accounts with the Bank. The Collateral shall include any renewals or rollovers of the deposit accounts, any successor accounts, and any general intangibles and choses in action arising therefrom or related thereto

- (e) All instruments, chattel paper, documents, certificates of deposit, securities and investment property of every type
- (f) All general intangibles. The Collateral shall include all good will connected with or symbolized by any of such general intangibles. The Collateral shall also include the intellectual property set forth on Exhibit A
- (g) All negotiable and nonnegotiable documents of title covering any Collateral.
- (h) All accessions, attachments and other additions to the Collateral, and all tools, parts and equipment used in connection with the Collateral
- (i) All substitutes or replacements for any Collateral, all cash or non-cash proceeds (including insurance proceeds), products, rents and profits of the Collateral, and all income, benefits and property receivable on account of the Collateral, and all supporting obligations covering any Collateral
- (j) All books, data and records pertaining to any Collateral, whether in the form of a writing, photograph, microfilm or electronic media, including but not limited to any computer-readable memory and any computer software necessary to process such memory ("Books and Records").
- 2. <u>Indebtedness Secured</u>. This Agreement and the Security Interest created by it secures payment of all obligations of Debtor under the Note and any renewals, extensions, modifications, and increases thereof (the "Indebtedness")
- 3. <u>Warranties of Debtor</u>. Debtor warrants and so long as this Agreement continues in force shall be deemed continuously to warrant that:
- (a) The Debtor is the sole owner of the Collateral, free and clear of any liens, security interests, and encumbrances, except the Security Interest;
 - (b) The Debtor is authorized to enter into the Security Agreement;
- (c) The Collateral is used or bought for use primarily in business or professional operations;
 - (d) The Collateral will not become affixed to any real property;
- (e) If the Debtor has a place of business in more than one state, the chief executive office of the Debtor is located at the address specified above.
- (f) The Debtor's principal place of business and chief executive office in the State of Florida is located at the address specified above.

- **4.** <u>Covenants of Debtor</u> So long as this Agreement has not been terminated as provided in paragraph 6, the Debtor:
- (a) Will defend the Collateral against the claims of all other persons; will keep the Collateral free from all security interests or other encumbrances, except the Security Interest; and will not sell, transfer, lease, or otherwise dispose of any of the Collateral or any interests therein without the prior written consent of the Secured Party; provided that Debtor may sell or dispose of portions of the Collateral provided that replacements thereof are acquired by Debtor and that Debtor may dispose of portions of the Collateral that no longer have any useful life, all in the ordinary course of business; and provided that Debtor may sell inventory in the ordinary course of business;
- (b) Will keep the Collateral at the address specified above until the Secured Party is notified in writing of any change in its location within the State but the Debtor will not remove the Collateral from the State nor change the location of Debtor's chief executive office without the written consent of the Secured Party, will notify the Secured Party promptly in writing of any change in the Debtor's address, name or identity from that specified above; and will permit the Secured Party or its agents to inspect the Collateral;
- (c) Will keep the Collateral in good condition and repair and will not use the Collateral in violation of any provisions of this Security Agreement, of any applicable statute, regulation or ordinance or of any policy of insurance insuring the Collateral;
- (d) Will execute and deliver to the Secured Party such financing statements and other documents, pay all costs including costs of title searches and filing financing statements and other documents in any public offices requested by the Secured Party, and take such other action as the Secured Party may deem advisable to perfect the Security Interest created by this Agreement;
- (e) Will pay all taxes, assessments and other charges of every nature which may be levied or assessed against the Collateral;
- (f) Will insure the Collateral against risks by obtaining policies (none of which shall be cancelable without prior written notice to the Secured Party) in coverage, form, and amount and with companies satisfactory to the Secured Party, such policies to contain a loss payee provision executed in favor of the Secured Party and at Secured Party's request will deliver each policy or certificate of insurance therefor to the Secured Party;
- (g) Will prevent the Collateral or any part thereof from being or becoming an accession to other goods not covered by the Security Agreement;
- (h) Unless the Collateral is specified in paragraph 3(d) as a fixture, will prevent the Collateral or any part of the Collateral from becoming a fixture; and

(i) If any certificate of title may be issued with respect to any of the Collateral, the Debtor will cause the Secured Party's interest under this Agreement to be noted on the certificate and will deliver the original certificate to the Secured Party.

5. Default.

- (a) Any of the following shall constitute an event of default ("Event of Default"):
 - (i) Non-payment when due whether by acceleration or otherwise of the principal of or the interest on any Indebtedness, time being of the essence, or failure by the Debtor or Borrower to perform any obligations under this Agreement or under any other agreement between the Debtor and Secured Party or Borrower and Secured Party;
 - (ii) Dissolution or liquidation of the Debtor, or if any individual obligor under the terms of the Note, dies or is declared incompetent;
 - (iii) Filing by or against the Debtor of a petition in bankruptcy or for reorganization under any bankruptcy, reorganization, compromise, arrangement, insolvency, readjustment of debt, dissolution, liquidation or similar law of any jurisdiction;
 - (iv) making a general assignment by the Debtor for the benefit of creditors; the appointment of or taking possession by a receiver, trustee, custodian or similar official for the Debtor or for any of the Debtor's assets; or the institution by or against the Debtor of any kind of insolvency proceedings or any proceeding for the dissolution or liquidation of the Debtor;
 - (v) Any attachment or levy against the Collateral or any other occurrence which inhibits the Secured Party's free access to the Collateral.
- (b) The Secured Party may declare all or part of the Indebtedness to be immediately due without notice upon the happening of any Event of Default.
- (c) Upon the happening of any Event of Default the Secured Party's rights with respect to the Collateral shall be those of a secured party under the Uniform Commercial Code and any other applicable law from time to time in effect. The Secured Party shall also have any additional rights granted herein and in any other agreement now or hereafter in effect between the Debtor and the Secured Party. If requested by the Secured Party, the Debtor will assemble the Collateral and make it available to the Secured Party at a place to be designated by the Secured Party.
- (d) The Debtor agrees that any notice by the Secured Party of the sale or disposition of the Collateral or any other intended action hereunder, whether required by the Uniform Commercial Code or otherwise, shall constitute reasonable notice to the Debtor if the notice is mailed by regular or certified mail, postage prepaid, at least five calendar days before the action

to the Debtor's address as specified in this Agreement or to any other address which the Debtor has specified in writing to the secured Party as the address to which notices shall be given to the Debtor.

(e) The Debtor shall pay all reasonable costs and expenses incurred by the Secured Party in enforcing this Security Agreement, realizing upon any Collateral and collecting any Indebtedness (including reasonable attorney's fees) whether suit is brought or not and whether incurred in connection with collection, trial, appeal or otherwise, and shall be liable for any deficiencies in the event the proceeds of disposition of the Collateral does not satisfy the Indebtedness in full.

6. Miscellaneous.

- (a) The Debtor authorizes the Secured Party at the Debtor's expense to file any financing statement or statements relating to the Collateral (without the Debtor's signature thereon) which the Secured Party deems appropriate, and the Debtor appoints the Secured Party as the Debtor's attorney-in-fact to execute any such financing statement or statements in the Debtor's name and to perform all other acts which the Secured Party deems appropriate to perfect and to continue perfection of the Security Interest.
- (b) The Debtor hereby irrevocably consents to any reasonable and customary act by the Secured Party or its agents in entering upon any premises for the purpose of either
 - (i) Inspecting the Collateral; or
 - (ii) Taking possession of the Collateral after any Event of Default; and the Debtor hereby waives Debtor's right to assert against the Secured Party or its agents any claim based upon trespass or any similar cause of action for entering upon any premises where the Collateral may be located
- (c) The Debtor authorizes the Secured Party to collect and apply against the Indebtedness any refund of insurance premiums or any insurance proceeds payable on account of the loss of or damage to any of the Collateral and appoints the Secured Party as the Debtor's attorney-in-fact to indorse any check or draft representing such proceeds or refund.
- (d) As further security the Debtor grants to the Secured Party a security interest in all property of the Debtor which is or may hereafter be in the Secured Party's possession in any capacity including all monies owed or to be owed by the Secured Party to the Debtor; and with respect to all of such property, the Secured Party shall have the same rights as it has with respect to the Collateral.
- (e) Without limiting any other right of the Secured Party whenever the Secured Party has the right to declare any Indebtedness to be immediately due and payable (whether or not it has so declared), the Secured Party may set off against the Indebtedness all monies then owed to the Debtor by the Secured Party in any capacity whether due or not and the Secured Party shall

be deemed to have exercised its rights of set off immediately at the time its right to such election accrues.

- (f) Upon the Debtor's failure to perform any of its duties hereunder the Secured Party may, but it shall not be obligated to, perform any of such duties and the Debtor shall forthwith upon demand reimburse the secured Party for any reasonable expense incurred by the Secured Party in doing so.
- (g) No delay or omission by the Secured Party in exercising any right hereunder or with respect to any Indebtedness shall operate as a waiver of that or any other right, and no single or partial exercise of any right shall preclude the Secured Party from any other further exercise of any other right or remedy. The Secured Party may cure any Event of Default by the Debtor in any reasonable manner without waiving the Event of Default so cured and without waiving any other prior or subsequent Event of Default by the Debtor. All rights and remedies of the Secured Party under this Agreement and under the Uniform Commercial Code shall be deemed cumulative.
- (h) The Secured Party shall have no obligation to take and the Debtor shall have the sole responsibility for taking any steps to preserve rights against all prior parties to any instrument or responsibility for taking any steps to preserve rights against all prior parties to any instrument or chattel paper in the Secured Party's possession as proceeds of the Collateral. The Debtor waives notice of dishonor and protest of any instrument constituting Collateral at any time held by the Secured Party on which the Debtor is in any way liable and waives notice of any other action by the Secured Party.
- (i) The rights and benefits of the Secured Party under this Agreement shall, if the Secured Party agrees, inure to any party acquiring an interest in the Indebtedness or any part thereof.
- (j) The terms "Secured Party" and "Debtor" as used in this Agreement include the heirs, personal representatives, and successors and assigns of those parties.
- (k) If more than one Debtor executes this Security Agreement, the term "Debtor" includes each of the Debtors as well as all of them, and their obligation sunder this Agreement shall be joint and several.
- (l) This Agreement may not be modified or amended nor shall any provision of it be waived except in writing signed by the Debtor and by an authorized officer of the Secured Party.
- (m) Ihis Agreement shall be construed under the Uniform Commercial Code and any other applicable Florida laws in effect from time to time.
- (n) This Security Agreement is a continuing agreement which shall remain in force until the Secured Party shall actually receive written notice of its termination and thereafter until all of the Indebtedness contracted for or created before receipt of the notice and any extensions

or renewals of that Indebtedness (whether made before or after receipt of the notice) together with all interest thereon both before and after the notice shall be paid in full.

- 7. <u>Waiver.</u> The Debtor hereby waives any rights Debtor may have to notice and a hearing before possession of Collateral is effected by Secured Party by self-help, replevin, attachment or otherwise.
- Waiver of Trial by Jury. THE DEBTOR HEREBY, AND THE SECURED PARTY BY ITS ACCEPTANCE OF THE NOTE AND THIS SECURITY AGREEMENT, KNOWINGLY, VOLUNI ARILY AND INTENTIONALLY WAIVE THE RIGHT EITHER MAY HAVE TO A TRIAL BY JURY IN RESPECT TO ANY LITIGATION ARISING OUT OF, UNDER, OR IN CONNECTION WITH THIS NOTE AND ALL LOAN DOCUMENTS AND OTHER AGREEMENTS EXECUTED OR CONTEMPLATED TO BE EXECUTED IN CONNECTION HEREWITH, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER VERBAL OR WRITTEN) OR ACTION OF EITHER PARTY, WHETHER IN CONNECTION WITH THE MAKING OF THE LOAN, COLLECTION OF THE LOAN, OR OTHERWISE. THIS PROVISION IS A MATERIAL INDUCEMENT FOR THE SECURED PARTY MAKING THE LOAN EVIDENCED BY THE NOTE AND SECURED BY THIS SECURITY AGREEMENT.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first set forth above.

DEE GEE HOLDINGS, LLC, LLC, a Florida limited liability company,

(10 NO Ca

Carol M. Craig, Authorized Member

"DEBTOR"

EXHIBIT A

Title	Application Type	Filing Date	App. # Patent #	Status	Assignee
Method And Computer Program Product For Creating Content Management Systems	UPA	04/14/2011	13/086,548 8,392,442 Issued: 3/5/2013	03/02/2016 3 yr Maint. Fee Window Opens	Dee Gee Holding, LLC 7195 Murrell Road Ste 101 Melbourne, FL 32940
Method And Computer Program Product For Creating Questionnaire Interface Programs	PPA	11/05/2010	61/410,413	Expired — Converted to UPA as file no. 89.00018	No Assignment (Not needed since it was a provisional)
Method and Computer Program Product for Creating a Questionnaire Interface Program	UPA	11/04/2011	13/289,064 8,707,253 Issued: 4/22/2014	4/20/2017 3 yr Maint. Fee Window Opens	Dee Gee Holdings, LLC 8550 Astronaut Blvd Bldg l Cape Canaveral, FL 32920
Method And Computer Program Product For Creating Content Management System	PPA	04/15/2010	61/324,357	Expired— Converted to UPA as file no. 89,00002	No Assignment
System and Method for Instructional System Design Using Gaming and Simulation	PPA	07/16/2014	62/025,270	Expired – Converted to UPA as file no. 89.00043	Dee Gee Holding, LLC 7195 Murrell Road Ste 101 Melbourne, FL 32940
Method and Computer Program Product for Creating a Questionnaire Interface Program	CON	03/03/2014	14/195,275 8,949,778 Issued: 2/3/2015	2/2/2018 3 yr Maint Fee Window Opens	Dee Gee Holdings, LLC 8550 Astronaut

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TRADEMARK REEL: 005721 FRAME: 0019

					Bivd Bldg 1 Cape Canaveral, FL 32920
Pro Dash	PPA	05/08/2015	62/158,871	Pending- UPA/PCT will need to be filed by 5/9/2016	Assignment Filed 6/25/2015 Dee Gee Holdings, LLC 7195 Murrell Road Ste 101 Melbourne, FL 32940
System and Method for Instructional System Design Using Gaming and Simulation	UPA	07/16/2015	14/801,097	Pending- Application dispatched from PreExam	Dee Gee Holdings, LLC 8550 Astronaut Blvd Bldg 1 Cape Canaveral, FL 32920

Mark	Goods/Services	Serial No.	Reg. No.	Status
FamilyIntegrityLoyalty	35 - Business and	77/743,246	3,809,345	6/29/2016
Passion	management support			Section 8 &
	services, namely,			Section 15
Filed: 5/22/2009	providing high level			Declaration Due
Registered: 06/29/2010	business management			
-	services, business			
	analysis services,			
	namely, business			
	advice and analysis			
	of markets, and			
	business process			
	support services,			
	namely, providing			
	business support staff			
	services			
	341,1103			
	41 - Instructional			
	training services in			
	the field of			
	engineering plant			
	operation using			
	modeling and			
	simulations			
	CHIMACONO			
	42 - Engineering			
	services in the field			
	of systems, software,		*	
	mechanical,		***	
	electrical, network			
	and information			
	assurance; data			
	analysis support		4	
	services, namely,			
	technical support,			
	namely, providing			
	back-up computer			
	programs and			
	facilities; information		· · · · · · · · · · · · · · · · · · ·	
	technology services,			
	namely, information			
	technology			
	consulting services;			
	and computer			
	modeling services for			
	others, namely,			
	· •			
	computer simulation		1	1

	to develop tools for training			
FamilyIntegrityLoyalty PassionCommunity Filed: 05/24/2010 Registered: 08/16/2011	35 - Business and management support services, namely, providing high level business management services, business analysis services, namely, business advice and analysis of markets, and business process support services, namely, providing business support staff services 41 - Instructional training services in the field of engineering plant operation using modeling and simulations 42 - Engineering services in the field of systems, software, mechanical, electrical, network and information assurance; data analysis support	85/046,041	4,013,491	8/16/2017 Section 8 & Section 15 Declaration Due

	services, namely, technical support, namely, providing back-up computer programs and facilities; information technology services, namely, information technology consulting services; and computer modeling services for others, namely, computer simulation to develop tools for training			11/18/2015
EFAIG TECHNOLOGIES Filed: 05/22/2009 Registered: 06/29/2010	management support services, namely, providing high level business management services, business analysis services, namely, business advice and analysis of markets, and business process support services, namely, providing business support staff services 41 - Instructional training services in the field of engineering plant operation using modeling and simulations	77/743,283	3,809,347	Section 8 & Section 15 Declaration Filed. Waiting on Notice of Acceptance.
	42 - Engineering services in the field of systems, software, mechanical, electrical, network and information assurance; data analysis support services, namely, technical support,			

	namely, providing back-up computer programs and facilities; information technology services, namely, information technology consulting services; and computer modeling services for others, namely, computer simulation to develop tools for training			
Skate to Educate Filed: 09/08/2010 Registered: 08/16/2011	36 - Charitable fundraising services	85/125,230	4,011,373	8/16/2016 Window opens to file Section 8 and Section 15 Declaration
Accidental Entrepreneur (DEAD) Filed: 02/24/2011 Abandoned: 06/27/2012	N/A	85/250,989	N/A	Abandoned
Unconventional CEO Filed: 02/24/2011 Abandoned: 11/17/2014	16 - Books in the field of business and entrepreneurship	85/251,028	N/A	Abandoned
Unconventional CEO Filed: 02/24/2011 Registered: 03/20/2012	41 - Education services, namely, providing lecture services in the fields of business and entrepreneurship	85/976,186	4,116,313	3/20/2017 Window opens to file Section 8 and Section 15 Declaration
CRAIG TECHNOLOGI MACHINE & TOOL DIVISI Filed: 12/23/2011 Registered: 12/04/2012	40 - Machine shop services, namely, Emachining parts for Cothers; Metal fabrication and finishing services	85/496,648	4,252,850	12/04/2017 Window opens to file Section 8 and Section 15 Declaration
ERAIG TECHNOLOGIES Filed: 12/23/2011	35 - Business and management support services, namely, providing high level business management services, business analysis services,	85/502,846	4,252,865	12/04/2017 Window opens to file Section 8 and Section 15 Declaration

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Registered: 12/04/2012	namely, business advice and analysis of markets, and business process support services, namely, providing business support staff services 41 - Instructional training services in the field of engineering plant operation using modeling and simulations 42 - Engineering services in the field of systems, software, mechanical, electrical, network and information assurance; data analysis support services, namely, technical support, namely, providing back-up computer programs and facilities; information technology services, namely, information technology consulting services; and computer modeling services for others, namely, computer simulation to develop tools for training			12/04/2017
Filed: 12/15/2011 Registered: 12/04/2012	services, namely, machining parts for others; Metal fabrication and finishing services	85/502,870	4,252,866	Window opens to file Section 8 and Section 15 Declaration

	35 - Business and	85/709,101	4,320,832	4/16/2018
mg big se s	management support			Window opens
Because it's all about the	services, namely,			to file Section
nission	providing high level			and Section 15
	business management			Declaration
filed: 08/21/2012	services, business			
Legistered: 04/16/2013	analysis services,			
	namely, business			
	advice and analysis			
	of markets, and			
	business process			
	support services,			
	namely, providing			
	business support staff			
	services			
	41 - Instructional			
	training services in			
	the field of			
	engineering plant		4 4 8 8	
	operation using			
	modeling and		4 4 4 6 6	
	simulations			
	42 - Engineering			
	services in the field			
	of systems, software,		4 4 6 6	
	mechanical,			
	electrical, network			
	and information			
	assurance; data			
	analysis support		4 4 6 8	
	services, namely,		4 4 6 6	
	technical support,			
	namely, providing		4 4 4	1
	back-up computer		4 4 4	**
	programs and		1 1 1 1 1 1	**
	facilities; information		4 · · · · · · · · · · · · · · · · · · ·	
	technology services,		4 4 6 6 8	
	namely, information		* * * * * * * * * * * * * * * * * * *	
	technology		4 4 4 4	
	consulting services;		1 1 1 1 1	*
	and computer		1 1 1 1 1 1	
	modeling services for		1 1 1 1 1 1	
	others, namely,		** *** *** *** *** *** *** *** *** ***	
	computer simulation		4 4 4 4	
	to develop tools for		1 1 1 1 1	
	training		• • • • • • • • • • • • • • • • • • •	
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M.T.S.U.A.Y.G. Filed: 12/19/2013 Registered: 07/22/2014	41 - On-line journals, namely, blogs featuring information directed to business practices	86/148,755	4,572,062	7/22/2019 Window opens to file Section 8 and Section 15 Declaration
Filed: 04/18/2014 Notice of Allow. Revd: 10/28/2014	35 – Business administration services	86/239,952		DMB is researching this. 12/2/2015
All the elements to grow you small business	35 – Business administration services	86/239,993	N/A	Abandoned 5/18/2015
All the Ellemnts you need to grow your small business * Filed: 08/20/2014 Notice of Allow. Revd: 03/17/2015	35 – Business administration services	86/372,075		3/17/2016 SOU or 2 nd Extension Due
M.T.S.U.A.Y.G. * Filed: 08/27/2014 Notice of Allow, Revd: 03/17/2015	9 – Downloadable e- books in the field of business and entrepreneurship 16 – Books in the field of business and entrepreneurship	86/378,489		3/17/2016 SOU or 2 nd Extension Due
Make The Stuff Up As You Go + Filed: 08/27/2015 Registered: 04/07/2015	41 – On-line journals, namely, blogs featuring information directed to business practices	86/378,169	4,716,103	4/07/2020 Window opens to file Section 8 and Section 15 Declaration
Make The Stuff Up As You Go * Filed: 08/28/2014 Notice of Allow Rcvd: 03/17/2015	9 – Downloadable e- books in the field of business and entrepreneurship	86/379,524		3/17/2016 SOU or 2 nd Extension Due

	16 – Books in the field of business and entrepreneurship			
Because it's all about the mission + Filed: 09/17/2014 Registered: 04/07/2015	40 - Custom fabrication and production of avionics and electro- mechanical components; Manufacturing services for others in the field of avionics and electro- mechanical components; Prototype fabrication of new products for others 42 - Design and testing of new products for others	86/397,462	4,716,440	4/07/2020 Window opens to file Section 8 and Section 15 Declaration
FamilyIntegrityLoyalty PassionCommunity+ Filed: 09/19/2014 Registration: 04/07/2015	40 – Custom fabrication and production of avionics and electro- mechanical components; Manufacturing services for others in the field of avionics and electro- mechanical components; Prototype fabrication of new products for others 42 – Design and testing of new products for others	86/400,384	4,716,447	4/07/2020 Window opens to file Section 8 and Section 15 Declaration
ProDash (Black and White) Filed: 03/24/2015	009- Software for project management systems	86/574,088		1/14/2016 Response to Office Action Due
ProDash (Color) Filed: 03/24/2015	009- Software for project management systems	86/574,453		1/14/2016

k,>>===================================		
		Response to
		Office Action
		Due

16