

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM838910

<b>SUBMISSION TYPE:</b>	CORRECTIVE ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	Corrective Assignment to correct the recording by removing 90773895, 87671177, and 86900145 from the earlier filing previously recorded on Reel 008054 Frame 0681. Assignor(s) hereby confirms the assignment.
<b>RESUBMIT DOCUMENT ID:</b>	900798414

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Independent Pet Partners Holdings, LLC		04/07/2023	Limited Liability Company: DELAWARE
IPP - STORES, LLC		04/07/2023	Limited Liability Company: DELAWARE
Independent Pet Partners Intermediate Holdings, LLC		04/07/2023	Limited Liability Company: DELAWARE
Especially For Pets, LLC		04/07/2023	Limited Liability Company: DELAWARE
Whole Pet Central, LLC		04/07/2023	Limited Liability Company: DELAWARE

## RECEIVING PARTY DATA

<b>Name:</b>	IPP BUYER ACQUISITION, LLC
<b>Street Address:</b>	8450 City Centre Dr.
<b>City:</b>	Woodbury
<b>State/Country:</b>	MINNESOTA
<b>Postal Code:</b>	55125
<b>Entity Type:</b>	Limited Liability Company: DELAWARE

## PROPERTY NUMBERS Total: 25

Property Type	Number	Word Mark
<b>Serial Number:</b>	97319912	ATTACHMENT THEORY
<b>Serial Number:</b>	88735104	5 PILLARS OF PET WELLNESS
<b>Serial Number:</b>	88726380	5 PILLARS OF WELLNESS
<b>Serial Number:</b>	88729137	FIVE PILLARS OF WELLNESS
<b>Serial Number:</b>	88735083	FIVE PILLARS OF PET WELLNESS
<b>Serial Number:</b>	90774737	HAPPY PET CBD
<b>Registration Number:</b>	6048698	LOYAL COMPANION
<b>Serial Number:</b>	88237831	LOYAL COMPANION
<b>Serial Number:</b>	88237853	YOUR LOYAL COMPANION
<b>Serial Number:</b>	97424521	ROOSEVELT

TRADEMARK

Property Type	Number	Word Mark
Serial Number:	88976661	ROOSEVELT
Serial Number:	88237807	ROOSEVELT
Serial Number:	97029857	WILDSAIN
Serial Number:	88096104	CD
Serial Number:	77426703	MUTTZ
Serial Number:	85882829	BARKIN' MEWS
Serial Number:	85883019	CHUCK & DON'S
Serial Number:	85882996	CHUCK & DON'S WE MAKE PETS HAPPY!
Serial Number:	85882931	CHUCK'S BUCKS
Serial Number:	77919066	FRIENDS OF CHUCK
Serial Number:	85722917	KRISER'S
Serial Number:	86458003	KRISER'S NATURAL PET
Serial Number:	86458006	KRISER'S NATURAL PET
Serial Number:	77748767	ESPECIALLY FOR PETS
Serial Number:	77340501	WHOLE PET CENTRAL WHERE HEALTHY FOOD COM

#### 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.*

**Email:** trademarks@dechert.com

**Correspondent Name:** Glenn A. Gundersen

**Address Line 1:** 2929 Arch Street

**Address Line 2:** Cira Centre

**Address Line 4:** Philadelphia, PENNSYLVANIA 19104

<b>ATTORNEY DOCKET NUMBER:</b>	163467
<b>NAME OF SUBMITTER:</b>	Hilary Smoot
<b>SIGNATURE:</b>	/Hilary Smoot/
<b>DATE SIGNED:</b>	09/13/2023

**Total Attachments: 12**  
source=3330\_001#page1.tif  
source=3330\_001#page2.tif  
source=3330\_001#page3.tif  
source=3330\_001#page4.tif  
source=3330\_001#page5.tif  
source=3330\_001#page6.tif  
source=3330\_001#page7.tif  
source=3330\_001#page8.tif  
source=3330\_001#page9.tif  
source=3330\_001#page10.tif  
source=3330\_001#page11.tif



# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

ETAS ID: TM807193

<b>SUBMISSION TYPE:</b>	RESUBMISSION
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
<b>RESUBMIT DOCUMENT ID:</b>	900766697

### CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Independent Pet Partners Holdings, LLC		04/07/2023	Limited Liability Company: DELAWARE
IPP - STORES, LLC		04/07/2023	Limited Liability Company: DELAWARE
Independent Pet Partners Intermediate Holdings, LLC		04/07/2023	Limited Liability Company: DELAWARE
Especially For Pets, LLC		04/07/2023	Limited Liability Company: DELAWARE
Whole Pet Central, LLC		04/07/2023	Limited Liability Company: DELAWARE
PET LIFE LLC		04/07/2023	Corporation: NEW JERSEY

### RECEIVING PARTY DATA

<b>Name:</b>	IPP BUYER ACQUISITION, LLC
<b>Street Address:</b>	8450 City Centre Dr.
<b>City:</b>	Woodbury
<b>State/Country:</b>	MINNESOTA
<b>Postal Code:</b>	55125
<b>Entity Type:</b>	Limited Liability Company: DELAWARE

### PROPERTY NUMBERS Total: 28

Property Type	Number	Word Mark
<b>Serial Number:</b>	97319912	ATTACHMENT THEORY
<b>Serial Number:</b>	88735104	5 PILLARS OF PET WELLNESS
<b>Serial Number:</b>	88726380	5 PILLARS OF WELLNESS
<b>Serial Number:</b>	88735083	FIVE PILLARS OF PET WELLNESS
<b>Serial Number:</b>	88729137	FIVE PILLARS OF WELLNESS
<b>Serial Number:</b>	90774737	HAPPY PET CBD
<b>Registration Number:</b>	6048698	LOYAL COMPANION
<b>Serial Number:</b>	88237831	LOYAL COMPANION
<b>Serial Number:</b>	88237853	YOUR LOYAL COMPANION
<b>Serial Number:</b>	97424521	ROOSEVELT

Property Type	Number	Word Mark
Serial Number:	88976661	ROOSEVELT
Serial Number:	88237807	ROOSEVELT
Serial Number:	97029857	WILDSAIN
Serial Number:	88096104	CD
Serial Number:	77426703	MUTTZ
Serial Number:	85882829	BARKIN' MEWS
Serial Number:	85883019	CHUCK & DON'S
Serial Number:	85882996	CHUCK & DON'S WE MAKE PETS HAPPY!
Serial Number:	85882931	CHUCK'S BUCKS
Serial Number:	77919066	FRIENDS OF CHUCK
Serial Number:	85722917	KRISER'S
Serial Number:	86458003	KRISER'S NATURAL PET
Serial Number:	86458006	KRISER'S NATURAL PET
Serial Number:	77748767	ESPECIALLY FOR PETS
Serial Number:	77340501	WHOLE PET CENTRAL WHERE HEALTHY FOOD COM
Serial Number:	90773895	PET LIFE <small>Please remove Ser. No. 90773895 from filing</small>
Serial Number:	87671177	PET LIFE <small>Please remove Ser. No. 87671177 from filing</small>
Serial Number:	86900145	VITAWAG DRIP N' SIP <small>Please remove Ser. No. 86900145 from filing</small>

**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.*

Email: trademarks@dechert.com

Correspondent Name: Dechert LLP

Address Line 1: 2929 Arch Street, Cira Centre

Address Line 4: Philadelphia, PENNSYLVANIA 19104-2808

NAME OF SUBMITTER:	Hilary Smoot
SIGNATURE:	/Hilary Smoot/
DATE SIGNED:	05/01/2023

**Total Attachments: 10**

- source=Project Buddy - IP Assignment Agreement Executed#page1.tif
- source=Project Buddy - IP Assignment Agreement Executed#page2.tif
- source=Project Buddy - IP Assignment Agreement Executed#page3.tif
- source=Project Buddy - IP Assignment Agreement Executed#page4.tif
- source=Project Buddy - IP Assignment Agreement Executed#page5.tif
- source=Project Buddy - IP Assignment Agreement Executed#page6.tif
- source=Project Buddy - IP Assignment Agreement Executed#page7.tif
- source=Project Buddy - IP Assignment Agreement Executed#page8.tif
- source=Project Buddy - IP Assignment Agreement Executed#page9.tif
- source=Project Buddy - IP Assignment Agreement Executed#page10.tif

**INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT**

This Intellectual Property Assignment Agreement (this "Assignment") is made and entered into as of April 7, 2023 the "Effective Date") by and among INDEPENDENT PET PARTNERS HOLDINGS, LLC, a Delaware limited liability company ("IPP Holdings"), each of the Seller Subsidiaries (each, an "Assignor" and together, the "Assignors"), and IPP BUYER ACQUISITION, LLC, a Delaware limited liability company (together with its permitted successors, designees and assigns, the "Assignee"). Capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Second Amended and Restated Asset Purchase Agreement, dated as of March 24, 2023 (the "Asset Purchase Agreement"), by and among Buyer and Sellers.

WHEREAS, the Assignors and the Assignee have entered into the Asset Purchase Agreement, pursuant to which the Assignee has acquired all of the Intellectual Property owned, or purported to be owned, in whole or in part, by each of the Assignors, (collectively, the "Assigned Intellectual Property"). Capitalized terms not defined in this Assignment shall have the meaning assigned to them in the Asset Purchase Agreement; and

WHEREAS, the Assignors desire to deliver to the Assignee such instruments of sale, transfer, assignment, conveyance and delivery as are required to vest in Assignee all of each of the Assignors' right, title and interest in and to the Assigned Intellectual Property.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and pursuant to the Asset Purchase Agreement, the parties hereto, intending to be legally bound, hereby agree as follows:

1. Assignment. Each Assignor hereby forever sells, assigns, transfers, conveys and delivers to the Assignee and its successors and assigns, and the Assignee hereby accepts from each Assignor, free and clear of all Liens (other than Permitted Liens and Assumed Liabilities), all of each Assignor's right, title and interest in, to and under the Assigned Intellectual Property, including the Assigned Intellectual Property listed on Schedule A, and including (i) all rights to sue for past, present and future infringement, misappropriation or other violation with respect thereto and all goodwill associated with any Assigned Intellectual Property, (ii) all information technology assets, including licenses, software and hardware related to the Business or the ownership or operation of the Purchased Assets or the Business, including the E-Commerce Platform, and (iii) all Records related to any of the foregoing, including, (A) documentation or other tangible embodiments that comprise, embody, disclose or describe any of the foregoing, including engineering drawings, technical documentation, databases, spreadsheets, business records, inventors' notebooks, invention disclosures, digital files, software code embodied in media or firmware and (B) files related to the prosecution or enforcement of any of the foregoing, including such patent, trademark or copyright prosecution or enforcement files in the custody of an Assignor's outside legal counsel, and all attorney client privileges and work product immunities associated with such files and such prosecution and enforcement activities.

2. Assignor's Waiver. Each Assignor and the Assignee acknowledge and agree that as of the Effective Date all Assigned Intellectual Property is owned by the Assignee to the

maximum extent permitted by Law. If any Assignor has any rights in or to any Assigned Intellectual Property that cannot, under applicable Law, be assigned to the Assignee or owned by the Assignee, each Assignor hereby unconditionally and irrevocably waives the enforcement of such rights and all claims and causes of action of any kind against the Assignee and their designees and successors and assigns with respect to such rights.

3. Further Assurances. After the Effective Date, each party shall, upon the reasonable request of the other, execute and deliver or cause to be executed and delivered such further instruments of sale, conveyance, assignment, transfer and assumption, and take such further action, as may reasonably be requested in order to more effectively carry out the purposes and intent of the Asset Purchase Agreement and this Assignment. Each Assignor agrees to effect the transfer of all domain names included in the Assigned Intellectual Property ("Domain Names") to the Assignee, including to electronically transfer the Domain Names from each Assignor's account at their respective domain name registrars to Assignee's account (as designated by the Assignee) as quickly as reasonably practicable and executing and delivering any necessary documents to the Assignee, the registrars for the Domain Names, and any other party as requested by the Assignee and any of its successors and assigns.

4. Successors and Assigns. This Assignment shall be binding upon each Assignor and the Assignee, their respective successors and assigns, for the respective uses and purposes herein set forth and referred to, and shall be effective as of the Effective Date.

5. No Third Party Beneficiaries. No provision of this Assignment, express or implied, is intended or shall be construed to confer upon or give to any Person, other than the parties hereto and their respective successors and permitted assigns, any remedy or claim under or by reason of this Assignment or any term, covenant or condition hereof, and all of the terms, covenants, conditions, promises and agreements contained in this Assignment shall be for the sole and exclusive benefit of the parties hereto, and their respective successors and permitted assigns.

6. Severability. The provisions of this Assignment shall be deemed severable, and the invalidity or unenforceability of any provision of this Assignment shall not affect the validity or enforceability of any other provisions of this Assignment. If any provision of this Assignment, or the application thereof to any Person or any circumstance, is invalid or unenforceable, (a) a suitable and equitable provision shall be substituted therefor in order to carry out, so far as may be valid and enforceable, the intent and purpose of such invalid or unenforceable provision, and (b) the remainder of this Assignment and the application of such provision to other Persons or circumstances shall not be affected by such invalidity or unenforceability, nor shall such invalidity or unenforceability in any one jurisdiction affect the validity or enforceability of such provision, or the application thereof, in any other jurisdiction.

7. Modification and Waiver. None of the provisions of this Assignment may be amended or waived except if such amendment or waiver is in writing and is signed, in the case of an amendment, by each of the parties hereto, or in the case of a waiver, by the party(ies) against whom the waiver is to be effective.

8. Interpretation. This Assignment is subject in all respects to the terms and conditions of the Asset Purchase Agreement. Nothing contained in this Assignment shall be deemed to

supersede or modify any of the representations, warranties, covenants or other agreements contained in the Asset Purchase Agreement, all of which survive the execution and delivery of this Assignment as provided by, and subject to, the limitations set forth in the Asset Purchase Agreement. To the extent any provision of this Assignment is inconsistent with the Asset Purchase Agreement, the provisions of the Asset Purchase Agreement shall govern and control.

9. Governing Law. This Assignment shall in all aspects be governed by and construed in accordance with the internal Laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction) that would cause the application of the Laws of any jurisdiction other than the State of Delaware, and the obligations, rights and remedies of the parties hereto shall be determined in accordance with such Laws. The parties hereto agree that any Litigation one party commences against any other party pursuant to this Assignment shall be brought exclusively in the Bankruptcy Court and each of the parties hereby irrevocably consents to the jurisdiction of the Bankruptcy Court (and of the appropriate appellate courts therefrom) in any such suit, action or proceeding and irrevocably waives, to the fullest extent permitted by Law, any objection that it may now or hereafter have to the laying of the venue of any such suit, action or proceeding in the Bankruptcy Court or that any such suit, action or proceeding which is brought in the Bankruptcy Court has been brought in an inconvenient forum; provided that if the Bankruptcy Court is unwilling or unable to hear any such Litigation, then the courts of the State of Delaware, sitting in New Castle County, Delaware, and the federal courts of the United States of America sitting in New Castle County, Delaware, shall have exclusive jurisdiction over such Litigation.

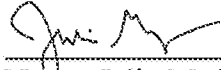
10. Counterparts. This Assignment may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument. This Assignment or any counterpart may be executed and delivered by facsimile or email with scan attachment copies, each of which shall be deemed an original.



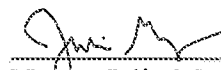
IN WITNESS WHEREOF, the parties have caused this Assignment to be duly executed by their respective authorized officers as of the date first above written.

**ASSIGNORS:**

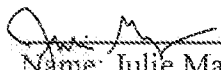
**INDEPENDENT PET PARTNERS  
HOLDINGS, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

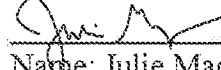
**INDEPENDENT PET PARTNERS  
INTERMEDIATE HOLDINGS I, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

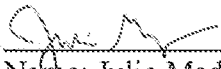
**INDEPENDENT PET PARTNERS  
INTERMEDIATE HOLDINGS II, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

**INDEPENDENT PET PARTNERS  
EMPLOYER HOLDINGS, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

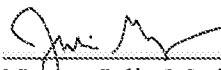
**INDEPENDENT PET PARTNERS  
EMPLOYER, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

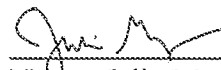
**INDEPENDENT PET PARTNERS  
INTERMEDIATE HOLDINGS, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

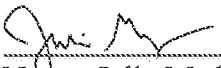
**IPP - STORES, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

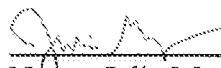
**IPP STORES EMPLOYER, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

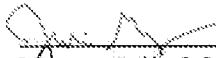
**PET LIFE, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

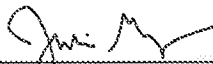
**ESPECIALLY FOR PETS, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

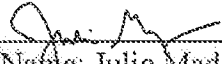
**WHOLE PET CENTRAL, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

**NATURAL PAWZ, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer

**PET SOURCE, LLC**

By   
Name: Julie Maday  
Title: Chief Executive Officer


**ASSIGNEE:**


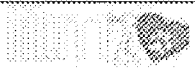
**IPP BUYER ACQUISITION, LLC**

By:   
Name: Nick Meserve  
Title: President

**SCHEDULE A**  
**TO INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT**

1. The following trademark registrations and applications:

Mark	Jurisdiction	Owner	Serial No./ Filing Date	Reg. No./ Re. Date
ATTACHMENT THEORY	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 97319912  App. Date: Mar. 18, 2022	N/A - app. pending
5 PILLARS OF PET WELLNESS	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 88735104  App. Date: Dec. 20, 2019	Reg. No.: 6512148  Reg. Date: Oct. 05, 2021
5 PILLARS OF WELLNESS	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 88726380  App. Date: Dec. 13, 2019	N/A - app. pending
FIVE PILLARS OF WELLNESS	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 88735083  App. Date: Dec. 20, 2019	Reg. No.: 6329867  Reg. Date: Apr. 20, 2021
FIVE PILLARS OF WELLNESS	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 88729137  App. Date: Dec. 16, 2019	N/A - app. pending
HAPPY PET CBD	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 90774737  App. Date: Jun. 15, 2021	N/A - app. pending
LOYAL COMPANION (Design mark)  	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 6048698  App. Date: Dec. 20, 2018	Reg. No.: 6048698  Reg. Date: May 05, 2020

Mark	Jurisdiction	Owner	Serial No./ Filing Date	Reg. No./ Re. Date
LOYAL COMPANION	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 88237831  App. Date: Dec. 20, 2018	Reg. No.: 6428738  Reg. Date: Jul. 20, 2021
YOUR LOYAL COMPANION	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 88237853  App. Date: Dec. 20, 2018	N/A - app. pending
ROOSEVELT	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 97424521  App. Date: May 23, 2022	N/A - app. pending
ROOSEVELT	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 88976661  App. Date: Dec. 20, 2018	Reg. No.: 6015384  Reg. Date: Mar. 17, 2020
ROOSEVELT	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 88237807  App. Date: Dec. 20, 2018	Reg. No.: 6789887  Reg. Date: Jul. 12, 2022
WILDSAINTE	U.S.	Independent Pet Partners Intermediate Holdings LLC	App. No.: 97029857  App. Date: Sep. 15, 2021	N/A - app. pending
	U.S.	IPP- STORES, LLC	App. No.: 88096104  App. Date: Aug. 28, 2018	Reg. No.: 5726823  Reg. Date: Apr. 16, 2019
	U.S.	IPP - STORES, LLC	App. No.: 77426703  App. Date: Mar. 19, 2008	Reg. No.: 3575189  Reg. Date: Feb. 17, 2009
BARKIN' MEWS	U.S.	IPP- STORES, LLC	App. No.: 85882829  App. Date: Mar. 21, 2013	Reg. No.: 4421921  Reg. Date: Oct. 22, 2013

Mark	Jurisdiction	Owner	Serial No./ Filing Date	Reg. No./ Re. Date
CHUCK & DON'S	U.S.	IPP- STORES, LLC	App. No.: 85883019 App. Date: Mar. 21, 2013	Reg. No.: 4421934 Reg. Date: Oct. 22, 2013
CHUCK & DON'S WE MAKE PETS HAPPY!	U.S.	IPP- STORES, LLC	App. No.: 85882996 App. Date: Mar. 21, 2013	Reg. No.: 4512385 Reg. Date: Apr. 08, 2014
CHUCK'S BUCKS	U.S.	IPP- STORES, LLC	App. No.: 85882931 App. Date: Mar. 21, 2013	Reg. No.: 4446901 Reg. Date: Dec. 10, 2013
FRIENDS OF CHUCK	U.S.	IPP- STORES, LLC	App. No.: 77919066 App. Date: Jan. 25, 2010	Reg. No.: 3856074 Reg. Date: Oct. 05, 2010
KRISER'S	U.S.	IPP - STORES, LLC	App. No.: 85722917 App. Date: Sep. 07, 2012	Reg. No.: 4345929 Reg. Date: Jun. 04, 2013
KRISER'S NATURAL PET	U.S.	IPP - STORES, LLC	App. No.: 86458003 App. Date: Nov. 18, 2014	Reg. No.: 4776474 Reg. Date: Jul. 21, 2015
KRISER'S NATURAL PET	U.S.	IPP - STORES, LLC	App. No.: 86458006 App. Date: Nov. 18, 2014	Reg. No.: 4776475 Reg. Date: Jul. 21, 2015
ESPECIALLY FOR PETS (logo)	U.S.	Especially For Pets, LLC	App. No.: 77748767 App. Date: Jun. 01, 2009	Reg. No. 3736436 Reg. Date: Jan. 12, 2010
WHOLE PET CENTRAL WHERE HEALTHY FOOD COMES NATURALLY (logo)	U.S.	Whole Pet Central, LLC	App. No. 77340901 App. Date: Nov. 29, 2007	Reg. No. 3519397 Reg. Date: Oct. 21, 2008

Mark	Jurisdiction	Owner	Serial No./ Filing Date	Reg. No./ Re. Date
PET LIFE	U.S.	PET LIFE LLC	App. No.: 90773895 App. Date: Jan. 15, 2021	Reg. No. 6898432 Reg. Date: Nov. 15, 2022
PET LIFE (Logo)	U.S.	PET LIFE LLC	App. No.: 87671177 App. Date: Nov. 03, 2017	Reg. No. 5533692 Reg. Date: Aug. 7, 2018
VITAWAG DRIP N° SIP (logo)	U.S.	PET LIFE LLC	App. No.: 86900145 App. Date: Feb. 07, 2016	Reg. No. 5048649 Reg. Date: Sep 27, 2016

Please  
remove  
the  
Please remove  
Reg. Nos.  
6898432,  
5533692, and  
5048649 from  
filing

2. The following copyright registration:

Country	Copyright Title	Reg. Date	Owner	Reg. No.
USA	Friends of Chuck Logo	2010-02-12	IPP-Stores, LLC	VAu001014178

3. The following social media accounts:

- A. <https://www.facebook.com/ChuckAndDons>
- B. <https://www.facebook.com/kriserspets>
- C. <https://www.facebook.com/loyalcompanionpets>
- D. [https://www.instagram.com/chuck\\_and\\_dons/](https://www.instagram.com/chuck_and_dons/)
- E. <https://www.instagram.com/kriserspets/>
- F. <https://www.instagram.com/loyalcompanionpets/>
- G. <https://www.linkedin.com/company/chuck-and-dons-pet-food-and-supplies/>
- H. <https://www.linkedin.com/company/kriser's---for-your-pets-all-natural-life/>
- I. <https://www.linkedin.com/company/loyal-companion-pets/>
- J. <https://www.linkedin.com/company/independent-pet-partners/mycompany/>