OPPOSITION TO THE REGISTRATION OF
A MARK, WITH DECLARATION

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the matter of trademark application Serial No.		
For the mark		
	(Date)	
	(Name of opposer)	
	(Name of opposer) V.	
	(Name of applicant)	
Opposition No (To be inserted by Patent & Trademark Office)	—	
(10 be inserted by Patent & Hademark Onice)	NOTICE OF OPPOSITION	
State opposer's name, address, and entity informa	tion (1)	
Name of individual as opposer, and business trade	e name, if any	
Business address		
Name of partnership as opposer		
Name of partners		
Business address of partnership		
Name of corporation as opposer		
State or country of incorporation		
Business address of corporation		
The above-identified opposer believes the application, and hereby opposes the same. (2) The grounds for opposition are as follow	hat it/he/she will be damaged by registration of the mark shown in the above-identified ws: (3)	
By		
(Signature)(4)	(Identification of person signing)(5)	
	FOOTNOTES	
of the partners, and the business address of the partnership.	iness trade name, if any, and business address. If opposer is a partnership, state the name of the partnership, the names If opposer is a corporation, state the name of the corporation, the state (or country, if opposer is a foreign corporation) If opposer is an association or other similar type of juristic entity, state the information required for a corporation te designation.	
(2) The required fee must be submitted for each party joined classes opposed should be specified.	as opposer for each class opposed, and if fewer than the total number of classes in the application are opposed, the	
(3) Set forth a short and plain statement here showing why the opposing.	he opposer believes it/he/she would be damaged by the registration of the opposed mark, and the state of grounds for	
(4) The opposition need not be verified and may be signed by the opposer or by the opposer's attorney or other authorized representative. If an opposer signing for itself is a partnership, the signature must be made by a partner; if an opposer signing for itself is a corporation or similar juristic entity, the signature must be made by an officer of the corporation or other juristic entity who has authority to sign for the entity and whose title is given.		
(5) State the capacity in which the signing individual signs, e., opposer identified by title (if opposer is a corporation), etc.	g., attorney for opposer, opposer (if opposer is an individual), partner of opposer (if opposer is a partnership), officer of	
	REPRESENTATION INFORMATION	
representative must be designated.	etes, and is not represented by attorney or authorized representative located in the United States, a domestic ey, it may do so, but an attorney at law is not required to furnish a power.	
	including time required for reading and understanding instructions, gathering necessary information, recordkeeping, and actually providing of time required to complete this form, should be sent to the Office of Management and Organization, U.S. Patent and Trademark Office, $\Gamma$ send completed forms to this address.	