

General information

Office of origin: Canada **Application language:** English
My reference: W001 **Reception date:**

Basic application(s) or registration(s)

Basic application(s): 2158883 (Date: 07.01.2022)

Applicant(s)

Applicant #1

Applicant details

Full name: DAVID WEBB
Address: 26 Main Street East
#593
Stewiacke
NOVA SCOTIA
B0N2J0
Country: Canada
Telephone: +1 902 8053415
Email: admin@woolongs.com
Dedicated communication channel: E-mail
Applicant type: Natural person
Nationality: Canada

Entitlement to File

Domiciled in the territory of:Canada No **Real and effective industrial or commercial No establishment in the territory of Canada**

Representative

Full name: DAVID WEBB
Address: 26 Main St East,
Box 593
B0N2J0
Stewiacke
NOVA SCOTIA
B0N2J0
Country: Canada
Telephone: +1 902 8053415
Email: admin@woolongs.com
Dedicated communication channel: E-mail

Languages and correspondence

Preferred languages for communication with WIPO: English
Preferred languages for communication with Office: English
Second language: European Union (EUIPO): French

Correspondence between WIPO and you will be sent to the following contact

Full name: DAVID WEBB
Address: 26 Main St East,
Box 593
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Mark

Mark kind & text

Mark feature: Word
Mark type : Individual
Trademark: WOOLONG
Mark standard character indicator: Yes

Other information

Transliteration: --
Translation: The words contained in the mark have no meaning (and therefore cannot be translated)

Description of the mark:	Woolong is the name of a digital cryptocurrency developed on the Binance Smart Contract Blockchain
Voluntary description of the mark:	Woolong is the name of a digital cryptocurrency developed on the Binance Smart Contract Blockchain
Protection disclaimers for the following element(s) of the mark:	Cryptocurrency token, cryptocurrency token, payment medium, digital currency

Goods & Services

Main list of goods and services

Class 9 Computer software for electronic trading of virtual currency

Designated contracting parties

Designated contracting parties:	AE-United Arab Emirates	AU-Australia
	BR-Brazil	CH-Switzerland
	CN-China	EM-European Union (EUIPO)
	GB-United Kingdom	IE-Ireland
	IT-Italy	JP-Japan
	LI-Liechtenstein	LT-Lithuania
	LV-Latvia	MC-Monaco
	NZ-New Zealand	SG-Singapore
	US-United States of America	VN-Viet Nam

Designated contracting parties remarks: By designating New Zealand, the applicant declares that he has the intention that the mark will be used by him or with his consent in that country in connection with the goods and services identified in this application.

By designating Ireland, the applicant declares that he has the intention that the mark will be used by him or with his consent in that country in connection with the goods and services identified in this application.

Japan's individual fees are payable in two parts. The first part of the individual fee is paid at the time of filing. The second part is paid only if Japan is satisfied that the mark of international registration qualifies for protection. The date and the amount due of the second part fees will be notified to the holder at a later stage.

By designating Brazil, the applicant declares that the applicant, or a company controlled by the applicant, effectively and lawfully conducts business in connection with the goods and services for which Brazil is being designated; and, agrees to receive notifications, including summons, not covered by the Madrid Protocol concerning the international registration of the mark that is the subject of this international application, issued in judicial proceedings held in Brazil, by post.

By designating Singapore, the applicant declares that he has the intention that the mark will be used by him or with his consent in that country in connection with the goods and services identified in this application.

The designation of China does not extend to the Hong Kong SAR of China. Conversely, the designation of the Hong Kong SAR of China does not extend to China. China and Hong Kong SAR of China must each be designated if protection is sought for both. It is not possible to designate China if Hong Kong SAR of China is the Office of Origin.

The designation of the European Union covers its Member States (Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, The Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden).

By designating the United States of America, it is compulsory to complete the Declaration of Intention to use (MM18) screen. Note: in the United States one must confirm a trademark after five years. <http://www.uspto.gov/trademark/laws-regulations/madrid-protocol/registered-extension-protection-maintenance-requirements>

By designating the United Kingdom, the applicant declares that he has the intention that the mark will be used by him or with his consent in that country in connection with the goods and services identified in this application.

Claimed Priorities

Number:	2158883	The applicant claims the complete list of goods and services as defined in the Goods and Services section
Date of earlier filing:	06.01.2022	
Office:	Canada	

DECLARATION OF INTENTION TO USE THE MARK: UNITED STATES OF AMERICA

By designating the United States in the international application/subsequent designation, the person signing below declares that:

- (1) the applicant/holder has a bona fide intention to use the mark in commerce that the United States Congress can regulate on or in connection with the goods/services identified in the international application/subsequent designation;
- (2) he/she is properly authorized to execute this declaration on behalf of the applicant/holder;
- (3) he/she believes applicant/holder to be entitled to use the mark in commerce that the United States Congress can regulate on or in connection with the goods/services identified in the international application/subsequent designation; and
- (4) to the best of his/her knowledge and belief no other person, firm, corporation, association, or other legal entity has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and
- (5) to the best of the signatory's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, the allegations and other factual contentions made above have evidentiary support.

I declare under penalty of perjury under the laws of the United States of America that all the foregoing statements are true and correct to the best of my knowledge and belief. I understand that willful false statements and the like may jeopardize the validity of the application or document or any registration resulting therefrom, and are punishable by fine or imprisonment, or both (18 U.S.C. §1001). 35 U.S.C. §25(b).

/David Webb/
Signature

07.01.2022
Date of execution (dd.MM.yyyy)

David Webb
Signatory's Name (Printed)

Applicant
Signatory's Title

INSTRUCTION

This declaration must be signed by:

- (1) the applicant/holder or a person with legal authority to bind the applicant/holder; or
- (2) a person with firsthand knowledge of the facts and actual or implied authority to act on behalf of the applicant/holder; or
- (3) an attorney who is authorized to practice before the United States Patent and Trademark Office under 37 C.F.R. §10.1(c), who has an actual written or verbal power of attorney or an implied power of attorney from the applicant/holder.

INFORMATION REQUIRED BY THE INTERNATIONAL BUREAU

(a) Where the present declaration refers to an international application based on a basic application, indicate:

(b) Basic application number: **2158883** Date of the basic application: **07.01.2022** (dd/mm/yyyy), or

(c) Where the present declaration refers to an international application based on a basic registration, indicate:

Basic registration number: Date of the basic registration: (dd/mm/yyyy), or

Where the present declaration refers to a subsequent designation of an international registration, indicate:

International registration number:

International Bureau's reference (where applicable):

Name of applicant/holder: **DAVID WEBB**

Attachments

Intention to use the mark

US

MM18Report.pdf

Fee Calculation

International fees

Basic fees

CHF 653.00

Complementary & Supplementary fees

Quantity

Individual
Amount

Total

Complementary fees

4

CHF 100.00

CHF 400.00

Individual fees

	Individual fees	Collective and individual fees	Supplementary fees quantity	Supplementary fees unit amount	Total
United Arab Emirates	CHF 1,630.00	--	--	--	CHF 1,630.00
Switzerland	CHF 450.00	--	--	--	CHF 450.00
Japan	CHF 97.00	--	--	--	CHF 97.00
European Union (EUIPO)	CHF 897.00	--	--	--	CHF 897.00
China	CHF 249.00	--	--	--	CHF 249.00
Italy	CHF 95.00	--	--	--	CHF 95.00
New Zealand	CHF 63.00	--	--	--	CHF 63.00
Brazil	CHF 75.00	--	--	--	CHF 75.00
Australia	CHF 263.00	--	--	--	CHF 263.00
Singapore	CHF 242.00	--	--	--	CHF 242.00
Viet Nam	CHF 142.00	--	--	--	CHF 142.00
United Kingdom	CHF 227.00	--	--	--	CHF 227.00
Ireland	CHF 257.00	--	--	--	CHF 257.00
United States of America	CHF 460.00	--	--	--	CHF 460.00

Total International fees

CHF 6,200.00

Second part of the individual fee (due once the designated Contracting Party completes examination)

Japan

CHF 241.00

Brazil

CHF 135.00

Grand total

CHF
6,576.00

Method of payment

Fees paid to

Mode of payment

