

**From:** [dhentze](#)  
**To:** [TM FR Notices](#)  
**Subject:** Comment to Proposed Rulemaking Change Eliminating paper and fax Trademark Filing  
**Date:** Wednesday, May 30, 2018 10:10:50 AM

---

I do NOT believe that this change should be implemented. It not only discriminates against parties who may not have access or the ability to file electronically, but it also eliminates a failsafe way to file in the event that electronic means are not working or unavailable on a particular deadline day.

I think that the US PTO have sufficiently addressed the preference for electronic filing by making paper filings more expensive and less desirable as a whole.

**Debra Hentze**

**Collard & Roe, P.C.**

1077 Northern Blvd.

Roslyn, New York 11576

Phone: 516 365 9802

Fax: 516 365 9805

e-mail: [dhentze@collardroe.com](mailto:dhentze@collardroe.com)

[www.collardroe.com](http://www.collardroe.com)

CONFIDENTIAL

The information contained in this e-mail message is intended only for the personal and confidential use of the recipient(s) named above. This message may be an attorney-client communication and as such is privileged and confidential. If the reader of this message is not the intended recipient or an agent responsible for delivering it to the intended recipient, you are hereby notified that you have received this document in error and that any review, dissemination, distribution, or copying of this message is strictly prohibited. If you have received this communication in error, please notify us immediately by e-mail, and delete the original message.