Office of Innovation Development

- In Person Assistance (by appointment) for Pro Se Applicants
- Assistance Hotline 1-866-767-3848
- Patent Email Support innovationdevelopment@uspto.gov
- PTRC Partnership for Patent Education Courses
  - Virtual Assistance Pilot Program
- Inventor Outreach
  - Independent Inventor Conferences
  - Education for Inventor Organizations
- http://www.uspto.gov/inventors

Email questions to: inventorinfochat@uspto.gov
Overview

• Filing Requirements

• Common Mistakes that lead to Notices of Missing Parts
  • Specification Format
  • Drawing Format
  • Application Data Sheet (ADS)
  • Signatures
  • Micro Entity Certification

Send your questions to: inventorinfochat@uspto.gov
Filing Requires

• A specification, including a description and at least one claim
• Drawings, when necessary for an understanding of the invention
• Inventor information including the legal name, residence, and mailing address of each inventor
• Oath or declaration or an application data sheet
• The prescribed filing, search, and examination fees

Email questions to: inventorinfochat@uspto.gov
Surcharge under 37 CFR 1.16(f)

- A surcharge (in addition to any other fees due) will be assessed for:
  - Late submission of the basic filing, search or examination fee
  - Late submission of inventor’s oath or declaration
  - Filing an application that does not contain at least one claim on filing
  - Submission of an application filed by reference to a previously filed application

Email questions to: inventorinfochat@uspto.gov
Office of Patent Application Processing (OPAP)

- Performs an initial review of the application papers for completeness and compliance with procedural requirements, including inspection of drawings to see if they can be effectively scanned and adequately reproduced
  - This is a separate standard from what the patent examiner will subsequently review during examination
- If deficiencies are found, OPAP will send an Official notice of the deficiencies and set forth a time period for response to avoid abandonment
- Once the application is accepted as complete by OPAP, it will be assigned for examination

Email questions to:
inventorinfochat@uspto.gov
SAMPLE Notice to File Missing Parts

Date Mailed: 01/28/2015

Mail date

Response period

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

Items Required To Avoid Abandonment

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

Email questions to:
inventorinfochat@uspto.gov
Common Mistakes

• Specification Format
  • 37 CFR 1.52, 37 CFR 1.71-1.75, 1.77, and 1.121(b) & (c)

• Drawing Format
  • 37 CFR 1.84 and 1.121(d)

• Application Data Sheet (Form PTO/AIA/14)
  • 37 CFR 1.76

• Signature Requirements
  • 37 CFR 1.4

• Micro Entity Certification (Form PTO/SB/15A)
  • 37 CFR 1.29

Email questions to: inventorinfochat@uspto.gov
Specification Page Format

• The specification, including the abstract and claims, must be written in English and have lines that are 1.5 or double-spaced in a single column of text
• Written on only one side in portrait orientation
• 8.5 by 11 inches with all margins of at least ¾ inches except for a left side margin of at least 1 inch

Email questions to:
inventorinfochat@uspto.gov
Specification Page Format (cont.)

• Clearly typewritten in non-script font (e.g., Arial, Times New Roman, or Courier, preferably with a font size of 12), without shading, on white paper
• The application pages must be numbered consecutively (centrally located above or below the text) starting with page one
• Nonscript font (e.g., Arial, Times Roman, or Courier), preferably with a font size of 12
• Drawing figures should not be contained within the specification

Email questions to: inventorinfochat@uspto.gov
Specification Sections

• Title of the Invention (short and specific)
• Most common applicable sections
  • Background of the Invention (e.g., state of the art before your invention)
  • Brief Summary of the Invention
  • Brief Description of the Drawings (list of all figures by number with brief statement of what the figure depicts)
  • Detailed Description of the Invention
• Claims (on a separate sheet)
• Abstract (less than 150 words, one paragraph, on separate sheet)
Substitute Specification

The required item(s) identified below must be timely submitted to avoid abandonment:

• A substitute specification in compliance with 37 CFR 1.52, 1.121(b)(3), and 1.125, is required. The substitute specification must be submitted with markings and be accompanied by a clean version (without markings) as set forth in 37 CFR 1.125(c) and a statement that the substitute specification contains no new matter (see 37 CFR 1.125(b)). The specification, claims, and/or abstract page(s) submitted is not acceptable and cannot be scanned or properly stored because:
Substitute Specification – 37 CFR 1.125

3 Required Parts of the Submissions

1. Marked-up copy with proper markings showing all the changes relative to the immediate prior version of the specification of record
2. Clean copy (without markings)
3. Signed statement that the substitute specification contains no new matter

The ENTIRE specification is required for the marked-up and clean copies, not just the amended portion

Email questions to: inventorinfochat@uspto.gov
Marked-up Copy - 37 CFR 1.125(c)

A version that shows ALL changes to the most recent specification of record with markings.

Additions of text are underlined.

Deletions of text are shown by strike-through, except double brackets may be used to indicate deletion of [[five]] or [[fewer]] characters.

* *
* *
* *

SUMMARY OF THE INVENTION

Accordingly, it is an object of the present Invention to provide a device and [[a]] method of allowing air to circulate into and out of a hat.

BRIEF DESCRIPTION OF THE DRAWINGS

For a fuller understanding of the nature and objects of the invention, reference should be made to the following detailed description taken in conjunction with the accompanying drawings, in which:

FIG. 1 is a pictorial view showing the invention.
FIG. 2 is a pictorially exploded view showing the invention.
FIG. 3 is a perspective view of an absorbent material according to the present invention.
FIGS. 4 and 5 are perspective views of a vented hat according to the present invention.

DETAILED DESCRIPTION:
* *
* *
* *

Email questions to:
inventorinfochat@uspto.gov
A version that includes ALL changes to the most recent specification of record without markings.

* * *

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FIG. 3 is a perspective view of an absorbent material according to the present invention.

FIGS. 4 and 5 are perspective views of a vented hat according to the present invention.

**DETAILED DESCRIPTION:**
Statement – 37 CFR 1.125(b)

The submission must be accompanied by a statement that the substitute specification includes no new matter.

By my signature below, I confirm that the attached substitute specification under 37 CFR 1.25 includes no new matter.

________________________________________  ______________________________
Signature                                             Date

________________________
Printed Name

Email questions to:
inventorinfochat@uspto.gov
Drawings

• Required if necessary to understand the subject matter to be patented
  • A drawing necessary to understand the invention cannot be introduced after the filing date

• Replacement drawings in compliance with 37 CFR 1.84 and 37 CFR 1.121(d) are required. The drawings submitted are not acceptable because:
Drawing Requirements

• Black and white drawings; lines; numbers heavy enough to permit adequate reproduction
• Use reference characters (in specification and drawings; numerals preferred)
• Each Figure must be labeled in English (e.g., FIG. 1) with a corresponding description in the Brief Description of the Drawings
• Contain little or no text, and no non-English labeling or text
• Be on white, non-graph, 8.5 by 11 paper, with a top margin of at least 1 inch, a bottom margin of at least 3/8 inch, a left margin of at least 1 inch, and a right margin of at least 5/8 inch

Email questions to: inventorinfochat@uspto.gov
Drawing Requirements

• Be free of erasures, copy marks, overwriting, interlineations, folds, and alterations

• The sheets of drawings should be numbered in the top-center of each sheet just below the top margin. The number should be shown by two Arabic numerals placed on either side of an oblique line, with the first being the sheet number and the second being the total number of sheets of drawings, with no other marking.

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OPAP Drawing Review - MPEP 507

- Line quality that is too light to be reproduced
- Missing lead lines
- Excessive text or text that is not in English
- Paper format (e.g., margins and paper size)
- Incorrectly labeled figures
- Photographs are not ordinarily permitted
- Color drawings are not permitted unless a petition is granted

Email questions to: inventorinfochat@uspto.gov
OPAP Drawing Review - MPEP 507

- Each figure described in the brief description of the drawings must correspond to a separately-labeled drawing figure
- Fig 1 described in the specification should not be labeled as Fig 1a
- Fig 1a-f described in the specification should not be labeled as Fig 1
Amendments to the Drawings
37 CFR 1.121(d)

• Must comply with 37 CFR 1.84
• Each sheet **must be labeled** “Replacement Sheet” or “New Sheet” as applicable in the top margin
• Marked up copy is optional unless required by the examiner
  • Must be labeled “Annotated Sheet” if submitted

Email questions to:
inventorinfochat@uspto.gov
Application Data Sheet (ADS)

• An ADS is **required** to:
  • Identify applicants who are not inventors
  • Set inventorship when an inventors oath or declaration is NOT being submitted until later in the prosecution
  • Set inventorship where there are joint inventors and each joint inventor is executing a declaration that ONLY names that inventor and not all inventors
  • Make benefit claims under 37 CFR 1.78 and foreign priority claims under 37 CFR 1.55

• The ADS received on [DATE] was not properly signed. Therefore, the Office will treat it only as a transmittal letter. See 37 CFR 1.76(e). Inventorship has not been set by this document and any foreign priority or domestic benefit claims contained therein are ineffective. See 37 CFR 1.55 or 37 CFR 1.78.

Email questions to: inventorinfochat@uspto.gov
Helpful Hints - ADS

• **Signature**
  - Every ADS must be signed by either a registered patent practitioner or the applicant.
    - When a named applicant in the “Applicant Information” section is a juristic entity (e.g., a company), the ADS must be signed by a registered patent practitioner.
  - An unsigned ADS will be treated only as a transmittal letter (37 CFR 1.76) with limited information being made of record from it.

• **Domestic benefit**
  - If an applicant wishes to claim the benefit of an earlier-filed US application (e.g., a provisional application), the benefit claim must be made in the “Domestic Benefit/National Stage Information” section of an ADS.

Email questions to: inventorinfochat@uspto.gov
Helpful Hints - ADS

• **File by reference**
  • In an overwhelming majority of filed applications, the “Filing by Reference” section of the ADS should be left BLANK. Overcoming a mistake in completing this section can be particularly costly and time consuming.

• **Typographical errors**
  • Applicants should be sure to carefully check each entry in the ADS for typographical errors. Errors in the spelling of names, prior application numbers, addresses, etc. are not always easy to fix and can cost applicants money, time, and additional paperwork.

Email questions to: inventorinfochat@uspto.gov
Check the Filing Receipt

**United States Patent and Trademark Office**

<table>
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<tr>
<th>Application Number</th>
<th>Filing Date</th>
<th>Priority Date</th>
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<td>George Pul</td>
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**Confirmation No.**: 8826

**Date Mailed**: 01/06/2016

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmittal by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections.

- **Inventor(s)**: George Pul, Las Vegas, NV;
- **Applicant(s)**: George Pul, Las Vegas, NV;
- **Power of Attorney**: None
- **Domestic Priority**: as claimed by applicant
- **Foreign Priority**: None
- **Foreign Applications**: None

If Foreign Filing License Granted: 12/06/2014

- **Country Code and Number of your Priority Application**: US 14/550,910
- **Projected Publication Date**: 03/20/2015
- **Non-Publication Request**: No
- **Early Publication Request**: No

Email questions to: inventorinfochat@uspto.gov

*uspto*
Correcting or Updating the ADS

• All changes to the ADS must be properly marked up
• Information may be corrected or updated by filing a *corrected* ADS that contains all sections of the form or only the sections of the form containing changed or updated information
• Changes must be shown by *underlining* for insertions and *strike-through* or [*brackets*] for deletions
• Corrected ADS must be signed

Email questions to: inventorinfochat@uspto.gov
Correcting or Updating the ADS

• Each section containing changes or updated information must contain all of the information already of record with the changes shown by markings.

• If the ADS is submitted after the submission of the application, even if it is the first submission of an ADS, any information being added or deleted relative to the information of record must be indicated by markings.
  – Information on the application filing receipt is the information of record.

Email questions to: inventorinfochat@uspto.gov
Example: Correcting a Benefit Claim

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, 365(c), or 386(c) or indicate National Stage entry from a PCT application. Providing benefit claim information in the Application Data Sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78. When referring to the current application, please leave the “Application Number” field blank.

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Additional Domestic Benefit/National Stage Data may be generated within this form by selecting the Add button.

This correction rectifies a situation in which the as-filed ADS did not make a benefit claim (or the benefit claim was not properly presented). The underlining shows the benefit claim is being added. The underlining is relative to the information of record shown on the filing receipt.

*Signature is also required

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Signature Requirement – 37 CFR 1.4

• Handwritten – 37 CFR 1.4(d)(1)

• S-signature – 37 CFR 1.4(d)(2)
  • Name between two single forward slashes
  • Signature must be accompanied by printed/typed name of signer and be easily identifiable

• Graphic representation – 37 CFR 1.4(d)(3)
  • For electronically submitted correspondence
  • Graphic representation of handwritten signature or S-signature

Email questions to: inventorinfochat@uspto.gov
Signature Requirement (cont.)

• **Multiple pro se Inventors:** If the inventors are the applicant, ALL inventors must sign UNLESS a power of attorney has been granted to one or more of the joint inventors
  - Form PTO/AIA/81 can be used for this
    - Each inventor must complete a separate form, including
      - Inventor(s) to whom power is being given

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Micro Entity Status – 37 CFR 1.29

• Reduces most fees by 75%

This application, which was filed with an indication of micro entity status, fails to meet the requirements for establishing micro entity status because:
Micro Entity 37 CFR 1.29(a)

Gross income - Use form SB/15A to certify:

1. The applicant qualifies as a small entity

2. No inventor and no other applicant (if any) has been named as an inventor on more than 4 previously filed U.S. nonprovisional patent applications

3. No inventor and no other applicant (if any), in the calendar year preceding the calendar year in which the applicable fee is being paid, had a gross income exceeding 3 times the median household income most recently reported by the U.S. Census Bureau.

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Micro Entity 37 CFR 1.29(a)

4. No inventor and no other applicant (if any) has assigned, granted, or conveyed (and is not under obligation to do so) a license or other ownership interest in the application concerned to an entity that, in the calendar year preceding the calendar year in which the applicable fee is being paid, had a gross income exceeding 3 times the median household income most recently reported by the U.S. Census Bureau.

Email questions to: inventorinfochat@uspto.gov
Helpful Hints – Micro Entity

• Be sure the form is properly signed

• Identifying Information
  • First named inventor is a single name that will be the same on every micro entity certification form submitted in an application
  • Title listed should match that in the ADS or specification
  • If filed before an application number is assigned, the application must be identified with **both** the first named inventor AND the correct title of invention
    • Leave the application number section BLANK if no application number has been assigned

• If *pro se* joint inventors are the applicant, each joint inventor must submit a separate certification form unless power of attorney was granted to one or more of the joint inventors

Email questions to: inventorinfochat@uspto.gov
Online Educational Resources

• Nonprovisional (Utility) Patent Application Filing Guide
  https://www.uspto.gov/patents-getting-started/patent-basics/types-patent-applications/nonprovisional-utility-patent

• Important Information for Completing an ADS
  https://www.uspto.gov/patent/forms/important-information-completing-application-data-sheet-ads

• ADS Instructions Document
  www.uspto.gov/sites/default/files/ebc/portal/efs/ads_form_inst.doc

• Article on Common Pitfalls on USPTO Forms

Email questions to: inventorinfochat@uspto.gov
**Additional Resources**

- Substitute Specification: MPEP 608.01(q), 37 CFR 1.125
  - Clean/marked-up copy: 37 CFR 1.125(c)
  - Statement of no new matter: 37 CFR 1.125(b)
- Signature Requirement: 37 CFR 1.4(d)
  - Power of Attorney to Joint Inventor(s): Form PTO/AIA/81
- Drawings: MPEP 507
  - Drawing requirements: 37 CFR 1.84
  - Amendments to Drawings: 37 CFR 1.121(d)

Email questions to: inventorinfochat@uspto.gov
Additional Resources

• Micro Entity Status: MPEP 509.04, 37 CFR 1.29, 35 USC 123
  • Gross Income: Form SB/15A
  • Institute of Higher Learning: Form SB/15B
• Application Data Sheet (ADS): Form PTO/AIA/14

Email questions to: inventorinfochat@uspto.gov
Patents Ombudsman

• What is an Ombudsman

International Ombudsman Association Standards of Practice:
• Independence

• Neutrality and Impartiality

• Confidentiality

Email questions to:
inventorinfochat@uspto.gov
Ombudsman Program - Purpose

• Facilitate complaint-handling when applications become stalled in the examination process
• The Patents Ombudsman Program is not a substitute for contacting the Examiner, SPE or TC Director
• Track complaints to ensure each is handled within 10 business days
• Currently averaging 2.4 business days
• Provide feedback regarding training needs based on complaint trends

Email questions to:
inventorinfochat@uspto.gov
Ombudsman Program – Process

- Applicant/Attorney access through USPTO.gov website, 571-272-5555 1-855-559-8589 or email (patentsobmudsmanprogram@uspto.gov)
- Ombudsman will call within one business day to obtain details
- Complaints are routed to the person who can best address the issue (SPE, TC Director, etc)
- Ombudsman Program may or may not address the complaint directly
Upcoming OID Events

• April 19 – Inventor Info Chat: Responding To An Office Action – Online
• August 2018 – Invention Con –
• For more information or to register for any of the above events contact us at oidevents@uspto.gov

https://www.uspto.gov/patents-application-process/inventor-info-chat

Email questions to: inventorinfochat@uspto.gov
Thank You!

Send your questions to: 

inventorinfochat@uspto.gov

To inquire about OID services please contact us at: 

InnovationDevelopment@uspto.gov

1.866.767.3848

Presented By:
Andrew Chriss
Andrew.Chriss@uspto.gov

Email questions to: 

inventorinfochat@uspto.gov