UNITED STATES PATENT AND TRADEMARK OFFICE



Using petitions effectively in patent prosecution

Fenn Mathew Kristen Matter Office of Petitions April 6, 2022



Office of Petitions

- Centralized office for deciding most petitions, including those signed by the Commissioner for Patents or other top USPTO officials
- Reviews and decides:
 - Over 40 types of petitions (see MPEP 1002.02(b))
 - Approximately 40,000 petitions per year
- Petitions Help Desk



Petition to the Director – 37 CFR 1.181

- Petition may be taken to the Director:
 - From any action or requirement of any examiner in the ex parte prosecution of an application, or in ex parte or inter partes prosecution of a reexamination proceeding which is not subject to appeal to the Patent Trial and Appeal Board or to the court;
 - In cases in which a statute or the rules specify that the matter is to be determined directly by or reviewed by the Director; and
 - To invoke the supervisory authority of the Director in appropriate circumstances.

Office of Petitions website

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	<u>Home</u> > <u>Patents</u> :	> <u>Apply</u> > Petitions				🕝 <u>Share</u>	🖶 Print	

Application process

Petitions

Petitions regarding the filing of patent applications, revival of abandoned applications, reinstatement of expired patents, withdrawal of patent applications from issue, small entity entitlement, review of previous decisions of the Technology Centers, suspension of regulations, questions not specifically provided for by regulations, and other petitionable matters are administered by the Office of Petitions within the <u>Office of Patent Examination</u> <u>Policy</u> .
To learn more about the organization and operation of the Office of Petitions, please see the <u>Office of Petitions</u> page.

Petitions

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Patent Trial and Appeal Board

Search for patents

Learn about patent classification Filing online

Checking application status Responding to Office actions

Patents Petitions Timeline

- <u>Resource information and reference materials</u>
- Frequently asked questions (FAQs)
- Announcements and upcoming events

<u>Contact us</u>

Patents Petitions Timeline

Access the <u>Patents Petitions Timeline</u> page to determine what types of petitions can be filed with the Office during each stage of the patent prosecution. The Patents Petitions Timeline provides applicants access to petitions that can be submitted during each stage of patent prosecution process and information related to each specific petition and deciding office. Also, the timeline provides information on both the historical grant categories due to the patent provides information on both the historical grant categories and the patent provides information on both the historical grant categories and the patent patent patent provides information on both the historical grant categories and the patent patent petition.

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Office of Petitions website (cont.)

Resource information and reference materials

- Requirements of a petition
- · Where to file petitions, requests, and related inquiries
- ePetition Resource Page
- Petitions data on Patents Dashboard
- Manual of Patent Examination Procedure (MPEP)
- Electronic Business Center
- Forms

Videos:

- Office of Petitions overview and helpful tips
- Using petitions effectively in patent prosecution
- ePetition Computer Based Training (CBT)

Types of petitions handled by the Office of Petitions:

- 03 Withdrawal from issue before payment of the issue fee
- · 04 Withdrawal from issue after payment of the issue fee
- 05 Express abandonment after payment of the issue fee
- 06 Withdrawal of abandonment based on failure to receive an office action
- 07 Withdrawal of abandonment based on evidence that a reply was timely mailed or filed
- 09 Revival based on unintentional delay
- 10 Revival based on failure to notify the office of a foreign filing after submission of a nonpublication request
- <u>11 Waiver or suspension of rules</u>
- 12 Unintentionally delayed foreign priority claims
- 13 Unintentionally delayed domestic benefit claims
- 14 Deferment of issuance of patents
- 15 Attorney or agent withdrawals
- 16 Matters not specifically provided for
- · 17 Acceptance of maintenance fee payments based on a refusal to accept and record maintenance fee payment filed prior to the expiration of the patent
- 19 Acceptance of delayed payment of a maintenance fee after expiration of the patent based on unintentional delay
- 20 General supervisory review by the Director of USPTO of a decision by a director of the technology center
- 21 Filing dates of patent applications
- 22 Converting patent applications
- · 23 Make special age or health
- 24 Expungement of papers
- 25 Prioritized Examination (Track One)
- 26 Patent Prosecution Highway (PPH)
- 27 Petition for retroactive foreign filing license
- 28 Petitions for correction of patent application publications under 37 CFR 1.221 (b)
- · 29 Petition requesting reconsideration of the patent term adjustment before issuance of the

patent

patent

 30 - Petition requesting reconsideration of the patent term adjustment after issuance of the And the second second second

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Office of Petitions website (cont.)

Frequently asked questions (FAQs)

What is a petition?

A petition is a signed, written request presented to the Office.

Are all matters relating to a patent application petitionable?

No. Ordinarily, an objection is petitionable, and a rejection is appealable, but when the objection is "determinative of the rejection" the matter may be addressed by the Patent Trial and Appeal Board. See MPEP § <u>1201</u> for additional information.

Are all petitions handled by the Office of Petitions?

No. Petitions are decided in accordance with the delegation of authority as indicated in MPEP § <u>1002</u>. The <u>Patents Petitions Timeline</u> provides applicants access to petitions that can be submitted during each stage of patent prosecution process and information related to each specific petition and deciding office.

· What are the ways available to file petitions?

See Where to file petitions, requests, and related inquiries.

How long will it take before my petition is decided?

The <u>Patents Petitions Timeline</u> provides information on both the historical grant rates and the pendency of decided petitions.

· What is an ePetition?

An <u>e-Petition</u> is an electronically filed petition, submitted via EFS-Web that automates the petition process and allows petitioners to directly input the requisite information into a secure Web interface and immediately receive an ePetition decision if all requirements are met.

For more information about ePetitions, please see ePetition Resource Page.

 What information should be included in a petition that is not filed electronically?

See Requirements of a petition.

 Does filing a petition pause/stop the time period for a reply required in an application?

Except for a petition filed under <u>37 CFR 41.40</u> to designate a new ground of rejection in an examiner's answer, the mere filing of a petition will not stay any period for reply that may be running against the application, nor act as a stay of other proceedings. See <u>37 CFR 1.181(f)</u>.



Patents petitions timeline



RIOR TO EXAMINATION	PRIOR TO EXAMINATION
DURING EXAMINATION	Abandonment Related
AFTER CLOSE OF PROSECUTION	Access Advancement of Examination Application Publications Assignee Related
ALLOWANCE/AFTER PAYMENT OF ISSUE FEE	Conversion of Applications Correction of Inventorship Entity Status Expunding Papers
OST ISSUANCE	Extensions of Time Filing Date Related
	Foreign Priority or Domestic Benefit Related General and Misc Public Use Related
	Retroactive Foreign Filing Licenses Specifically Related To International Applications Suspension or Waiver of Rules (not provided for in any Statute) Withdrawal of Attorney Related

DURING EXAMINATION

Abandonment Related

Access

Patents petitions timeline (cont.)

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Patents	Patents Trademarks IP Policy Learning and Resources				i It Fast 🝷		
Home > Patents >	<u>Apply</u> > <u>Petitions</u> > 1	Share	I 🖶 Print				

Abandonment Related Petitions

<u>IPLA – International Patent Legal Administration</u> <u>ODM – Office of Data Management</u> <u>OPET – Office of Petitions</u> TC – Technology Center

Petition Type Avg. Days Grant Rate Decidina ePetition Pending of Percentage Office Option Decided Petitions 502 - To Revive an Abandoned Application-72 66% OPET Unintentional Delay (37 CFR 1.137(a) 510 - To Accept Late Payment of Issue Fee -54 68% OPET **C**Petitions Unintentional Late Payment (37 CFR 1.137(a) 525 - To Withdraw a Holding of Abandonment (37 CFR 94 61% OPET 1.181) - Failure to receive an Office Action 525 - To Withdraw a Holding of Abandonment (37 CFR 1.181) - Reply Timely Filed 536 - Under 37 CFR 1.137(f) 121 66%* OPFT **e**Petitions 561 - Revive Abandoned Application, Continuity 71 88%* OPET **C**Petitions Purposes Only 650 - For Express Abandonment under 37 CFR 1.138(c) ODM 651 - For Express Abandonment under Rule 37 CFR ODM 1.138(d)



Generally Available

Patents petitions timeline (cont.)

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and Resources	eppetition online	IS

Submit this petition online

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Deciding Office: Office of Petitions

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Selected types of these petitions can also be filed as ePetitions (PDF).

The criteria for a petition requesting revival based on unintentional delay are set forth in 37 CFR 1.137(b). MPEP § 711.03(c).

In general, these are the steps for filing a petition requesting revival based on unintentional delay:

A petition requesting revival based on unintentional delay under 37 CFR 1.137 (a) must be accompanied by:

(1) the required reply, unless previously filed;

(2) the petition fee as set forth in 37 CFR 1.17(m);

(3) a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137 (a) was unintentional; and

(4) any terminal disclaimer (and fee as set forth in 37 CFR 1.20(d)) required by 37 CFR 1.137(d).

Where there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137 was unintentional, the Director may require additional information.

Terminal disclaimers are required with utility/plant application filed before June 8, 1995, and with any design application regardless of its filing date.

Fees:

For the proper petition fee required for a petition requesting revival based on unintentional delay, please consult the current USPTO Fee Schedule for code 1453/2453/3453 (Large Entity/Small Entity/Micro Entity) under the Patent Petition Fees.

How to file:

Selected types of these petitions can be filed as ePetitions [PDF].

If not being filed as an ePetition, this petition may be filed using any of these delivery methods

For the relevant patent laws and rules applicable to revival based on unintentional delay, please see:

- 37 CFR 1.17. Patent application and reexamination processing fees:
- 37 CFR 1.137, Revival of abandoned application, or terminated or limited reexamination prosecution;
- 37 CFR 1.321. Statutory disclaimers, including terminal disclaimers;
- · MPEP § 711.03, Petitions relating to abandonment; and
- MPEP § 1490, Disclaimers.



Forms:

The following forms are available: Petition Form PTO/SB/64, and Terminal Disclaimer Form PTO/AIA/63

For further assistance, please contact the Petitions Help Desk between 8:30 AM - 5 PM (EDT).

ePetitions

CPetitions GET IMMEDIATE DECISIONS

Overview

An ePetition is filed and immediately processed online through EFS-Web if all filing requirements are met. The USPTO offers 12 web-based ePetitions

ePetitions benefits

CPetitions Benefits

🕒 Save Time

Faster Petition Processing

Filing an ePetition allows petitioners to directly input the requisite filing information into a secure Web interface and immediately receive an ePetition grant. Petitioners save time by avoiding delays associated with manuallyprocessed petitions.

Auto-Granting

Immediate Petition Grant upon Submission

Submitted ePetitions are autoprocessed and immediately granted upon submission if all requirements are met. The auto-granting of submitted ePetitions is advantageous for time sensitive petitions.

(Carl Instant Feedback

Instant Feedback on Requirements

Feedback is immediately provided throughout the ePetition filing process to assist petitioners in meeting all filing requirements necessary for compliance with petition rules and to assure that fees will not be collected by the Office until the petition is acceptable for submission and grant.

uspto

ePetitions resource page

Learning and Resources Quick links Trademarks **IP Policy** Patents Home / Patents: Application Process / Filing Online / ePetition Resource Page Share | 🗖 Print ePetition Resource Page Filing online FES-Web Announcements The ePetitions Resource Page provides useful information and guidance regarding the submission, automatic processing, and immediate grant of ePetitions. FAOS Secure Filing with Auto-Grant. Filing an ePetition via EFS-Web automates the petition process and allows First Action Interview petitioners to directly input the requisite information into a secure Web interface and immediately receive an ePetition decision. New Users Saves Time when Immediate Petition Decisions are Important. Time savings using ePetitions is especially advantageous for critical petitions where an automatic petition grant would reduce delays in **ePetitions** restoration of patent rights, expedite withdrawal from representation and redirect Office correspondence to the new correspondence address, and initiate the revival of an abandoned application to save patent term eTerminal Disclaimer adjustment time. Increased accuracy by providing immediate feedback to petitioners on the necessary filing requirements. Current statistics regarding the pendency and grant rate comparisons between filing an ePetition and nonePetition are available on our Dashboard. For questions regarding Patent e-Filing, or to suggest improvements to the online system, please send an email to ebc@uspto.gov or call the Patent Electronic Business Center at 1-866-217-9197 (toll free) or 571-272-4100 from 6 a.m. to 12 Midnight Eastern Time, Monday - Friday.

ePetitions Computer Based Training (CBT)

The CBT provides an overview of ePetitions and includes a step-by-step demonstration that illustrates how quick and easy it is to submit the Request for Withdrawal as Attorney or Agent of Record (37 CFR 1.36) via ePetition.

ePetitions resource page (cont.)

	Patents	Trademarks	IP Policy	Learning and Resources	🔗 Quick links 💙
Home / Patents: Application Process / Filing Online / ePetit		<u>ing Online</u> / ePetiti	ion Resource Page	🔂 Share 🖶 Print	

Web-based ePetitions

Filing online

EFS-Web Announcements

FAQS

First Action Interview

New Users

ePetitions

eTerminal Disclaimer

Request for Withdrawal as Attorney or Agent of Record (37 CFR 1.36)

The ePetition information can be entered directly into EFS-Web screens.

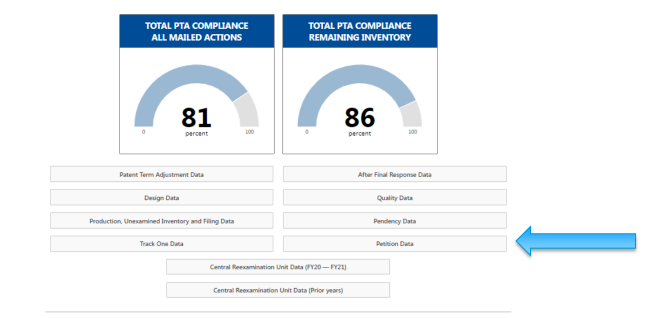
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))
- Petition to Withdraw from Issue after Payment of the Issue Fee 37 CFR 1.313 (c)(3))
- Petition to Withdraw from Issue after Payment of the Issue Fee (<u>37 CFR 1.313</u> (c)(1) or (2) with Assigned Patent Number)
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313 (c)(3) with Assigned Patent Number)
- Petition to Accept Late Payment of Issue Fee Unintentional Late Payment (37 CFR 1.137(a))
- Petition for Revival of an Application based on Failure to Notify the Office of a Foreign or International Filing (37 CFR 1.137 (f))
- Petition for Revival of an Application for Continuity Purposes Only ((37 CFR 1.137 (a))
- Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally(<u>37 CFR 1.137</u> (a))(For Cases Abandoned After 1st Action and Prior to Notice of Allowance)
- Petition to Correct Assignee After Payment of Issue Fee (<u>37 CFR 3.81(b)</u>)
- Petition to Make Special Based on Age (37 CFR 1.102)
- Petition to Accept Unintentional Delayed Payment of the Maintenance Fee (37 CFR 1.378(b))

Data Visualization Center

Patents	Trademarks	IP Policy	Learning and Resources	
<u>Home</u> > <u>Data Vis</u>	sualization Center > Pa	tents		🕼 <u>Share</u> 🖨 <u>Print</u>

Patents Data, at a Glance February 2022

In response to public comment, we have redesigned the Patents Data Visualization Center. We hope you find the dashboard useful. If you have any questions, comments, or feedback, please click here to send an email to the Dashboard Administrators.



Frequently filed petitions

	Patents	Trademarks	IP Policy	Learning and Resources	Ø Find It Fast ▼
Home > Data Visualization Center > Patents Dashb		tents Dashboard >	Petition Data	🕼 Share 🖨 Print	

Petition Data February 2022

Frequently Filed Petitions in the Office of Petitions

Petition Type	Avg Days Pending of Decided Petitions in the Past 12 Months	Grant Rate Percent of Total Petitions Decided in the Past 12 Months
To Make Entity Status Large from Small	120	72%
To Join Track One (Prioritized Examination)	61	95%
To Join Patent Prosecution Highway (PPH)	45	80%
To Make Application Special on Grounds of Age or Health	45	94%
Revival Based on Unintentional Delay in Abandoned Application	74	64%
To Accept Unintentionally Delayed Claim for Priority	118	54%
Withdrawal of Attorney From Application	58	41%
Issue Patent in the Name of Assignee After the Issue fee is Paid	133	80%
To Accept Unintentional Delayed Payment of the Maintenance Fee	111	55%
Patent Term Adjustment After Patent Issued	213	66%



The patent term adjustment petitions were delayed due to the Federal Circuit deciding Novartis AG v. Lee and these petitions are currently being processed.

February 2022

ePetitions and non-ePetitions data

E-Petitions and Non-E-Petitions Data

Petition Type	Total E-Petitions Decided/Filed in Past 12 Months	Average Days Pending of E-Petitions	Grant Rate Percent of Total E-Petitions Decided in the Past 12 Months	Total Non-E- Petitions Decided in the Past 12 Months	Average Days Pending of Non- E-Petitions Decided in the Past 12 Months	Grant Rate Percent of Total Non-E-Petitions Decided in the Past 12 Months
To Make Application Special on Grounds of Age or Health	2279	0	100%	1,659	45	94%
Revival based on Unintentional delay in abandoned application	935	0	100%	4,532	74	64%
Revive Abandoned Application for Failure to Notify the USPTO of Foreign Filing	93	0	100%	57	131	67%
Revive a Patent Application for Continuity Purposes Only When Abandoned Unintentionally	76	0	100%	72	79	81%
Withdrawal of Attorney From Application	1009	0	100%	575	58	41%
Withdraw Application From Issue After Issue Fee is Paid	2374	0	100%	223	42	89%
Revive Patent Application for Unintentional Late Payment of the Issue Fee	699	0	100%	1946	55	67%
Withdraw From Issue Patent Application With Patent Number Assigned	4169	0	100%	178	5	88%
Withdraw Patent Application From Issue to Expressly Abandon	14	0	100%	0	0	N/A
Issue Patent in the Name of Assignee After the Issue Fee is Paid	117	0	100%	378	133	80%
To Accept Unintentional Delayed Payment of the Maintenance Fee	2263	0	100%	955	111	55%



Petitions-related updates

- Clarification of practice for ٠ petitions based on unintentional delay
 - Additional information about delay will be required if:
 - A petition to revive is filed more than two ٠ years after abandonment;
 - A petition to accept delayed maintenance fee is filed more than two years after patent expiration; or
 - A petition for delayed priority/benefit ٠ claim is filed more than two years after the priority/benefit claim was due.

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12222
                Federal Register/Vol. 85, No. 41/Monday, March 2, 2020/Rules and Regulations
only when notice and comment are
                                            in contravention of Section 524(e) of the
                                           Bankruptcy Code or applicable law:
(1) Object to approval of disclosure
required by the APA or other law, are
not applicable. These amendments do
not contain any collection of
                                            statements, including on the basis that
information requirements as defined by
                                            the disclosure statement lacks adequate
the Paperwork Reduction Act of 1995.
                                           information under Section 1125(b) to
See 5 CFR 1320.3. Further, because the
                                            support such release provisions;
amendments impose no new burdens on
private parties, the Commission does
                                              (2) Object to confirmation of
                                           hankruntey plans; or
                                             (3) Object to approval of settlements.
not believe that the amendments will
                                                .
                                                    *
have any impact on competition for
purposes of Section 23(a)(2) of the
                                             By the Commission
 Securities Exchange Act of 1934. 15
                                             Dated: February 19, 2020.
U.S.C. 78w(a)(2)
                                           Vanessa A. Countryman.
III. Statutory Authority
                                            Secretary
  This rule is adopted pursuant to
                                            [FR Doc. 2020-03705 Filed 2-28-20; 8:45 am]
statutory authority granted to the
                                            BILLING CODE 8011-01-P
Commission, including Section 19 of
                                            _
the Securities Act of 1933, 15 U.S.C.
77s: Sections 4A 4B and 23 of the
                                            DEPARTMENT OF COMMERCE
Exchange Act, 15 U.S.C. 78d-1, 78d-2.
and 78w; Section 38 of the Investment
                                            Patent and Trademark Office
Company Act of 1940, 15 U.S.C. 80a-37;
                                           37 CER Part 1
Section 211 of the Investment Advisers
Act of 1940, 15 U.S.C. 80b-11; and
                                           [Docket No. PTO-P-2019-0035]
Section 3 of the Sarbanes-Oxley Act of
2002, 15 U.S.C. 7202.
                                            Clarification of the Practice for
                                           Requiring Additional Information in 
Petitions Filed in Patent Applications
List of Subjects in 17 CFR Part 200
  Administrative practice and
                                            and Patents Based on Unintentional
procedure, Authority delegations
                                            Delay
(Government agencies).
                                            AGENCY: United States Patent and
  For the reasons set out in the
                                           Trademark Office, Department of
preamble, the Commission is amending
Title 17, Chapter II of the Code of
                                           Commerce.
Federal Regulations as follows:
                                            ACTION: Clarification
PART 200-ORGANIZATION;
CONDUCT AND ETHICS: AND
                                            SUMMARY: The United States Patent and
                                            Trademark Office (USPTO) is clarifying
INFORMATION AND REQUESTS
                                           its practice as to situations that will
                                            require additional information about
Subpart A—Organization and Program
                                           whether a delay in seeking the revival
Management
                                           of an abandoned application,
                                            acceptance of a delayed maintenance fee
1. The general authority citation for
                                           payment, or acceptance of a delayed
part 200, subpart A continues to read in
                                            priority or benefit claim was
part as follows
                                            unintentional
   Authority: 15 U.S.C. 77c, 77o, 77s, 77z-3,
                                           DATES: The clarification of practice set
77sss, 78d, 78d-1, 78d-2, 78o-4, 78w.
                                           forth is applicable to any petition
7811(d), 78mm, 80a-37, 80b-11, 7202, and
                                            decided on or after March 2, 2020.
7211 et seq., unless otherwise noted.
                                            FOR FURTHER INFORMATION CONTACT:
                                            Christina Tartera Donnell, Attorney
2. Amend § 200.30–14 by:
                                            Advisor, Office of Petitions, by

    a. Redesignating paragraphs (f)

                                            telephone at 571-272-3211; or Douglas
through (o) as paragraphs (g) through
                                            I. Wood, Attorney Advisor, Office of
(p); and
                                            Petitions, by telephone at 571-272-

    b. Adding new paragraph (f)

                                            3231; or by mail addressed to: Mail Stop
   The addition reads as follows.
                                            Comments-Patents, Commissioner for
§200.30-14 Delegation of authority to the
                                           Patents, P.O. Box 1450, Alexandria, VA
                                                                                       revisions to the rules of practice
```

U.S.C. 27, which expressly provides that the director of the USPTO may establish procedures to revive an unintentionally abandoned application for patent or accept an unintentionally delayed issue fee payment, upon petition by the applicant for patent or patent owner. See Public Law 112-211, 201(b)(1), 126 Stat. at 1534. Section 202(b)(1)(B) of the PLTIA amended 35 U.S.C. 41(c)(1) to provide that the director may accept the payment of any maintenance fee required by 35 U.S.C. 41(b) after the sixmonth grace period if the delay is shown to the satisfaction of the director to have been unintentional. See Sec 202(b)(1)(B), Public Law 112-211, 126 Stat. at 1535-36. The 18-month publication provisions of the American Inventors Protection Act of 1999 (AIPA) amended 35 U.S.C. 119 and 120 to provide that a priority claim for a foreign or international application and a benefit claim to an earlier domestic provisional or nonprovisional application must be filed within the period required by the USPTO, but that the USPTO may establish procedures to accept an unintentionally delayed priority or benefit claim. See Public Law 106-113, 113 Stat. 1501, 1501A-563 through 1501A-564 (1999). The USPTO revised the rules of practice to implement the 18-month publication provisions of section 4503 of the AIPA in September 2000. This included revising the rules of practice pertaining to foreign priority and domestic benefit claims (37 CFR 1.55 and 1.78) to set a time period within which such priority and benefit claims must be filed, and to provide for the acceptance of unintentionally delayed priority or benefit claims. See Changes to Implement Eighteen-Month Publication of Patent Applications, 65 FR 57023, 57024-25, 57030-31, 57053-55 (September 20, 2000). The USPTO revised the rules of practice for consistency with the PLT and title II of the PLTIA in October 2013. This included revising the rules of practice pertaining to the revival of abandone applications (37 CFR 1.137) and acceptance of delayed maintenance fee payments (37 CFR 1.378) to provide for the revival of abandoned applications and acceptance of delayed maintenance fee payments solely on the basis of "unintentional" delay, as well as

Additional information available at: www.govinfo.gov/content/pkg/FR-2020-03-02/pdf/2020-03715.pdf

Petitions-related updates (cont.)

- COVID-19 Prioritized Examination Pilot ٠ Program:
 - Prioritized examination is available for certain patent applications without payment of certain prioritized examination fees.
 - Applications must cover a product or process related to COVID-19, and such product or process must be subject to an applicable FDA approval for COVID-19 use.
 - Available for small and micro entity applicants
 - Requests will be accepted until midnight on June 30, 2022.



submit a question or comment but could not be accommodated on the agenda. and those who were unable to attend the meeting via webinar are invited to submit written statements. In addition. written statements are invited and may be submitted to the ISPAB at any time. All written statements should be directed to the ISPAB Secretariat. Information Technology Laboratory by email to: jeffrey.brewer@nist.gov Admittance Instructions: All participants will be attending via webinar and must register on ISPAR's event page at: https://cms.csrc.nist.gov/ Events/2020/ispab-june-meeting by 5 p.m. Eastern Time, June 22, 2020.

[FR Doc. 2020-10375 Filed 5-13-20; 8:45 am]

DEPARTMENT OF COMMERCE

Patent and Trademark Office

COVID–19 Prioritized Examination Pilot

AGENCY: United States Patent and Trademark Office, Department of

electronically by email to Jeff Brewer at

Trademark Office (USPTO or Office) is implementing a pilot program to provide prioritized examination of certain patent applications. To qualify, the claim(s) of an application must cover a product or process related to COVID-19, and such product or process must be subject to an applicable FDA Under this pilot program, the USPTO will grant qualified requests for prioritized examination without payment of certain fees associated with prioritized examination for applicants

Accessible via the COVID-19 Response Resource Center, available at www.uspto.gov/coronavirus/uspto-covid-19-response-resource-center

Helpful petitions practice tips

Helpful tips: Document codes

- Petitions that are filed without the proper document code can result in delays in processing the petition.
 - Use of "letter" or "miscellaneous" codes can cause delays unless someone reviews and identifies these papers as a petition and notifies the appropriate office of the petition.
 - "PET.OP" is the most frequently used document code for most petitions handled by the Office of Petitions.

Helpful tips: Petitions are NOT a response

- Reminder: Petitions are not a response to an Office action.
- Petitions do not stop the time running against an applicant for filing a response to an Office action.
- Even if applicant is asking for review of the decision by the Office of Petitions, a response must be filed before the period for reply expires or the application will become abandoned.



Helpful tips: To avoid abandonment

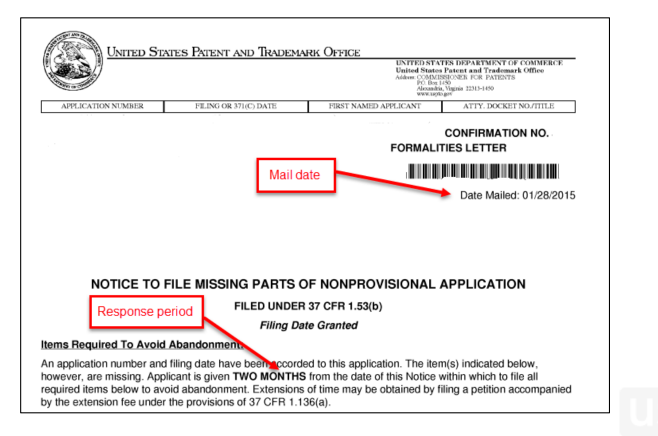
- Terminal disclaimers including eTerminal disclaimers:
 - If the only remaining rejection in an Office action is an obviousness-type rejection, a complete response is either a reply by the applicant showing that the claims subject to the rejection are patentably distinct from the reference claims or filing of a terminal disclaimer in accordance with 37 CFR 1.321 in the pending application(s) with a reply to the Office action.
 - Filing a terminal disclaimer by itself does not obviate the need to respond under 37 CFR 1.111.
- Notice of Allowance:
 - Should be reviewed carefully to ensure there are no outstanding requirements
 - For example, if the box is checked on the Notice of Allowance form indicating that corrected drawings (as "replacement sheets") must be submitted, the applicant needs to send in a response.
- Request for Continued Examination (RCE) in National Stage applications:
 - An RCE filed in a National Stage (35 U.S.C. 371) application is improper if a compliant oath or declaration for each originally named inventor has not been filed.

Helpful tips: To avoid abandonment (cont.)

- Interview summaries:
 - All business with the U.S. Patent and Trademark Office should be transacted in writing under 37 CFR 1.2.
 - Verbal agreements do not constitute a formal response.
 - For example, if an examiner indicates a new Office action will be mailed out or that the replacement drawings satisfy a previously raised objection in an interview, this needs to be indicated in writing in the record.
- Notice to File Missing Parts:
 - Common mistakes that lead to Notice to File Missing Parts:
 - 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 (ADS) 37 CFR 1.76
 - Signatures 37 CFR 1.4
 - Micro Entity Certification 37 CFR 1.29



Helpful tips: Notice to File Missing Parts



Helpful tips: Last-minute filings

• Oath/declaration

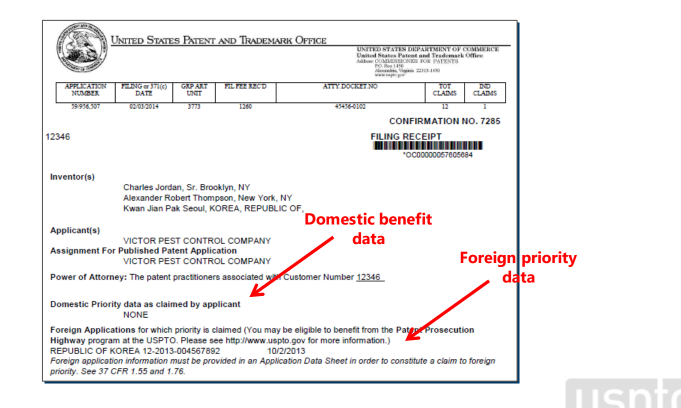
- Applicant can now defer filing oath/declaration until the Notice of Allowance is issued. However, an application is abandoned by law if an oath/declaration is not filed by the time the issue fee is paid.
 - It may become difficult to obtain all the necessary signatures (e.g., inventor may refuse to sign).
 - May need to file a substitute statement
- An RCE filed in a National Stage (35 U.S.C. 371) application is improper if a compliant oath or declaration for each originally named inventor has not been filed.



Helpful tips: Last-minute filings (cont.)

- Benefit/priority claims:
 - Ensure benefit/priority information is properly listed in the application data sheet (ADS).
 - Using web-based/corrected web-based ADS can help ensure that benefit/priority information is correctly entered into the ADS and changes are properly marked-up.
 - Promptly review the filing receipt to verify accuracy of benefit/priority information.
 - Avoid petitions for unintentionally delayed benefit/priority claims, which can be costly and can cause prosecution delays.

Helpful tips: Filing receipt example



Helpful tips: Petition submission

- Getting your petition to the Office of Petitions:
 - ePetition Petitions
 - EFS-Web
 - Mail to: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450
 - Central fax (571) 273-8300
 - Deliver to Customer Service Window at Randolph Building
 - ONLY FOR PETITIONS TO WITHDRAW FROM ISSUE (in addition to the options listed above):
 - Fax to the Office of Petitions (571) 273-0025



Helpful tips: Call centers

- Office of Petitions Help Desk
 - (571) 272-3282
- Inventor Assistance Center (IAC)
 - 1-800-786-9199 or (571) 272-1000
- IPLA (PCT Legal) Help Desk
 - (571) 272-4300
- Pro Se Assistance
 - 1-866-767-3848
- Fee Assistance
 - 1-800-786-9199
- Other support numbers
 - <u>www.uspto.gov/patent/contact-patents</u>



Helpful tips: Online resources

- ePetition resource page:
 - <u>www.uspto.gov/patents-application-process/applying-online/epetition-resource-page</u>
- Petitions timeline:
 - www.uspto.gov/patents-application-process/petitions/timeline/patents-petitions-timeline
- Patents dashboard:
 - <u>www.uspto.gov/dashboards/patents/main.dashxml</u>
- Web-based ADS:
 - www.uspto.gov/patents/process/file/efs/guidance/WebADS_QSG.pdf
- Corrected web-based ADS:
 - www.uspto.gov/sites/default/files/documents/Corrected-WebADS-QSG.pdf
- ADS information page:
 - www.uspto.gov/patent/forms/important-information-completing-application-data-sheet-ads
- Patent form finder:



<u>https://my.uspto.gov/patent-form-finder</u>



