Describe applicant's medical condition(s) (i.e., illness, disease, or injury) and how it (they) interfere(s) with applicant's ability to complete stration examination in the standard time allotted and/or in the standard conditions	. PATENT AND TRAD	EMARK OFFICE		OMB No. 0651-0012 Approved through 10/3:	1/2024 FORM PTO -
AME OF APPLICANT Last Name First Name Middle Name		REQUES	T FOR REASONA	ABLE ACCOMMODATION	
APPLICANT'S ADDRESS (Street, bldg., suite, etc.) E-MAIL ADDRESS 1c. PHONE NUMBER			APPLICANT'S	STATEMENT	
ADDITIONAL TIME GRANTED Grade School Grade	AME OF APPLICANT	Last Name	First Name	Middle Name	
E-MAIL ADDRESS 1c. PHONE NUMBER 3. DATE OF EXAM 4. DATE OF EXAM 4. DATE OF EXAM 4. DATE OF EXAM 5. DATE OF EXAM 5. DATE OF EXAM 6. DATE OF EXAM 7. DATE OF EXAM 7. DATE OF EXAM 8. DATE OF EXAM 8. DATE OF EXAM 8. DATE OF EXAM 8. DATE OF EXAM 9. DAT	∕ır. □ Ms.				
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Describe applicant's medical condition(s) (i.e., illness, disease, or injury) and how it (they) interfere(s) with applicant's ability to complet stration examination in the standard time allotted and/or in the standard conditions				T. 2020-200-20	
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Grade School High School College Law School SAT	picase note ii accom			ADDITIONAL TIME GRANTED	DENIED
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Law School SAT LSAT MPRE GMAT Bar Exam Other please specify: None					
SAT LSAT MPRE GMAT Bar Exam Other please specify: None	□ College				
LSAT MPRE GMAT Bar Exam Other please specify:	□ Law School				
□ MPRE □ GMAT □ Bar Exam □ Other please specify: □ None	□ SAT				
GMAT Bar Exam Other please specify: None	□ LSAT				
Bar Exam Other please specify: None	□ MPRE				
Other please specify: None	□ GMAT				
□ None	Dai Liaili				
Notice	Other	please specify:			
	□ None				
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6b. If applicant was denied for any of	the above, please explain and attach relevant documentation.
7. Has applicant previously applied to take	a registration examination(s)? ☐ YES ☐ NO
7a. Did applicant request any accom	modations? ☐ YES ☐ NO
IF YES, complete the following and p	rovide supporting documentation:
Date of Exam	Accommodation Received
laws, rules and procedures rather than ref requests must be supported by the License time to take the exam, then one of the Lice	on(s) applicant thinks could be made so that the test results accurately reflect applicant's knowledge of patent lecting any impairment to applicant's abilities from a disability. Note that any accommodation applicant d Health Care Professional's statement(s) applicant submits (e.g., if applicant requests twice the amount of ensed Health Care Professional statements applicant submits must indicate that applicant needs twice the ain why applicant needs twice the amount of time).
	
	
	
This collection of information is require	d by 35 U.S.C. 2(b)(2)(D) and 37 CFR 11.7. This information is used by the Office to process requests for

reasonable accommodations due to medical conditions to take the examination for registration to practice before the United States Patent and Trademark Office (USPTO). The Office will keep the information on this form confidential to the extent allowed under the Freedom of Information Act (FOIA) and the Privacy Act. Response to this information collection is voluntary; however, if the applicant does not provide the requested information, the USPTO may not have sufficient information to grant applicant's request for reasonable accommodation. This form, together with the Application for Registration (PTO-158) with which it must be submitted, is estimated to take 90 minutes to complete, including gathering, preparing, and submitting the completed application to the USPTO. Any comments on the amount of time the applicant requires to complete this information collection and/or suggestions for reducing the burden created by this collection should be sent to the Chief Information Officer, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND THE FORM AND FEES TO: Mail Stop OED, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450.

PRIVACY ACT STATEMENT AND CERTIFICATION AND CONSENT BY THE APPLICANT

The USPTO will process requests for reasonable accommodation and, where appropriate, provide reasonable accommodations in a prompt, fair and efficient manner.

The Privacy Act of 1974 (P.L. 93-579), 5 U.S.C. § 552a(e)(3), requires that applicant be given certain information in connection with the request for personal information solicited on the Request for Reasonable Accommodation forms. Accordingly, please be advised that (i) the authority for the collection of this information is 35 U.S.C. § 2(b)(2)(D) and Section 504 of the Rehabilitation Act, (ii) furnishing of the information solicited is voluntary, and (iii) the principal purpose for which the information will be used is to process requests for reasonable accommodation for the registration examination to practice before the United States Patent and Trademark Office (USPTO) in patent cases. If applicant does not furnish the requested information, the USPTO may not have the information necessary to grant applicant's request for reasonable accommodation. Routine uses of the information applicant provides on these forms may include disclosure to USPTO staff or other authorized personnel who require access to this information in the performance of their duties in processing these requests and administering an accommodation to applicant.

Under the Rehabilitation Act, medical information obtained in connection with the reasonable accommodation process must be kept confidential. This means that all medical information, including information about functional limitations and reasonable accommodation needs that USPTO obtains in connection with a request for reasonable accommodation, must be kept in files separate from the individual's application file. The information provided by applicant will be used primarily to facilitate the processing of applicant's request for accommodation. Only parties who need to know this information as necessary and appropriate to make a determination about applicant's request for reasonable accommodation will have access to this information.

All records obtained or created during the processing of a request for reasonable accommodation, including medical records, will be kept in the applicant's medical file and will be maintained in accordance with the Privacy Act and the requirements of 29 CFR Part 1611.

I hereby certify that all statements made above are true to the best of my knowledge and belief. I hereby give permission for the release of information about my medical condition(s) to authorized agency officials.

Applicant's signature (do not print)	Date

uthorize the release to the United States Patent and T	rademark Office of any and all informa	tion or records connected with
y physical/mental impairment(s) (illness, disease, or in		
oplicant's signature (do not print)	Date	
oplicant's name (type or print)		

REQUEST FOR REASONABLE ACCOMMODATION

LICENSED HEALTH CARE PROFESSIONAL'S STATEMENT

Applicant seeks to take the examination for registration to practice in patent cases before the United States Patent and Trademark Office (USPTO). The registration examination consists of 100 multiple choice questions. The exam is split into a morning session of 3 hours and an afternoon session of 3 hours. Fifty questions are asked during each of those sessions. Applicant is asking the USPTO to alter how the exam is administered because he/she has a disability(ies) that prevents him/her from completing the exam in the allotted time and/or under the standard conditions. Applicant is required to submit medical documentation to demonstrate that he/she has a physical or mental impairment that substantially limits one or more of his/her major life activities and to support his/her request for a reasonable accommodation. The Office of Enrollment and Discipline (OED) at the USPTO has developed this Licensed Health Care Professional's Statement to assist medical professionals in providing the type of information that OED needs to determine whether a reasonable accommodation is warranted.

Applicant is responsible for any costs incurred in connection with providing this documentation.

A new medical examination is not necessary if the Licensed Health Care Professional can provide current information from his/her records.

Enclose this completed Licensed Health Care Professional's Statement and any attachments in a sealed envelope marked "CONFIDENTIAL MEDICAL RECORDS." Send it to the address shown below. Alternatively, it may be given directly to the applicant for delivery to OED at the USPTO.

Address to which Licensed Health Care Professional can mail statement:

U. S. Patent and Trademark Office Mail Stop OED Director of the US Patent and Trademark Office PO Box 1450 Alexandria, VA 22313-1450

FAX: (571) 273-4097

E-mail: OED Reasonable Accommodations@USPTO.gov

Please complete this statement within 2 weeks. Please note that illegible or incomplete statements will not be accepted. Furthermore, additional sheets and reports may be attached, if necessary, to fully respond to any questions. Incomplete answers may result in the rejection of this statement and ultimately the applicant's request for a reasonable accommodation.

The Genetic Information Nondiscrimination Act of 2008 (GINA) prohibits employers and other entities covered by GINA Title II from requesting or requiring genetic information of an individual or family member of the individual, except as specifically allowed by this law. To comply with this law, we are asking that you not provide any genetic information when responding to this request for medical information. "Genetic information," as defined by GINA, includes an individual's family medical history, the results of an individual's or family member's genetic tests, the fact that an individual or an individual's family member sought or received genetic services, and genetic information of a fetus carried by an individual or an individual's family member or an embryo lawfully held by an individual or family member receiving assistive reproductive services.

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1a. PATIENT'S NAME	Last Name	First Name	Middle Name	
☐ Mr. ☐ Ms. 1b. PATIENT'S ADDRESS (s	street hldg suite etc.)			
(7.1. de 1, 21.1.g., dance, de 1.1.			
2. LICENSED HEALTH CAR	E PROFESSIONAL COMPLE	TING THIS FORM:		
2a. NAME			2b. PROFESSION:	
2c. OFFICE ADDRESS:				
20.01.1027.021.200.				
2d. TELEPHONE NUMBER			2e. E-MAIL ADDRESS:	
20. TELEPHONE NOWBER	:		Ze. E-IVIAIL ADDRESS:	
	olanation of your qualification	ons to submit this statem	ent (include relevant education, certifications, licenses and profession	al
history):				
4		was my nation	nt from to and	٨
				u
(□ DID □ DID NOT) beco	me my patient, in part, for	the purpose of procuring	g a report to be submitted to obtain nonstandard testing	
accommodations for takir	ng of an examination.			
5. My specific diagnosis (I	CD 9 code and/or DSM IV c	ode) for the patient's co	ndition(s) or illness creating a disability is as follows:	
		· ·		
6. A full explanation of the	e basis for my diagnosis is a	as follows:		
			·	

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7. The specific and detailed nature and extent of the disability:	
7a. Is the applicant substantially limited in a major life activity?	□ YES □ NO
7b. IF YES, state what activities are affected:	
8. The applicant's illness or condition is: permanent temporal	ry (check one)
8a. If temporary, the disability will terminate on	
9. The date of the onset of the patient's illness or condition was	
10. I last examined the patient on	
11. Test(s) administered and dates thereof:	
12. Copies of the test results and reports concerning the tests are atta	ched hereto: ☐ YES ☐ NO
13. If such copies are not attached, the reason for their absence is:	
14. In the case of ADHD:	
14a. Did the applicant have a previously documented history of	ADHD at the time of your evaluation? \square YES \square NO.

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	s, briefly describe below. If no, what objective evidence has been p	resented for your rev	iew that supports a likely history of	undiagnosed ADHI
(e.g., s	school records and previous psychological tests)?			
	14b. Does the applicant exhibit clinically significant impairment a	cross multiple life dor	nains (e.g., academic, work, social, e	etc.)?
	□ YES □ NO.			
	IF YES, briefly describe:			
	·			
				·
15. M	ly treatment of the applicant consists of:			
16 . As	s a result of my examination, tests and treatment of the patient, I h	nave made the follow	ing findings and conclusions:	
201713	a. Presenting complaints:	iave made the ronow	ing initialitys and conclusions.	
	b. Objective findings:			
				
				

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17. In your medical opinion, what accommodations would you recexamination accurately reflect his/her knowledge of patent laws, re Examples of accommodations USPTO has given in the past are an expression, and additional lighting.	ules and procedures, rather	than any impairment that results from	h his/her disability?
18. Provide a full description of the basis for the recommended no	onstandard testing accomm	nodations:	
I hereby declare that all statements made herein of my or and belief are believed to be true; and further that the statements and the like so made are punishable by fine or	nese statements were	made with the knowledge that	
Executed on// atCity and State		By Signature	
Type or Print Name			
State License Number			