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Response To Office Action
TEAS - Version 5.8 : 01/14/2017

Important: ONCE A RESPONSE IS SUBMITTED ELECTRONICALLY, THE USPTO WILL IMMEDIATELY PROVIDE THE SENDER WITH AN ELECTRONIC ACKNOWLEDGMENT OF RECEIPT OF THE RESPONSE. Please contact teas@uspto.gov within 24 hours of transmission (or by the next business day) if you do not receive this acknowledgment.

Contact Points:
For general trademark information, please e-mail TrademarkAssistanceCenter@uspto.gov, or telephone 1-800-786-9199. If you need help in resolving technical glitches, please e-mail teas@uspto.gov. Please include your telephone number in your e-mail, so we can talk to you directly, if necessary. For status information on an application that has an assigned serial number, use https://tsdr.uspto.gov.

NOTE ABOUT STATUS CHECKS: Do NOT attempt to check the status of a filing until at least 72 hours after submission of the filing, to allow sufficient time for our databases to be updated.

* Instructions:
To file the response form electronically, please complete the following steps:

1. Fill out all fields for which information is known. Fields with a * symbol are mandatory for filing purposes and must be completed.
2. Sign the response form on the Signature Page. If the desired signatory is not available to sign the application, there are three options available:
   1. To electronically forward the Signature Page to the signatory, use the Text Form option on the Signature Page for an electronic signature.
   2. To mail or fax to the signatory, use the Handwritten pen-and-ink signature option on the Signature Page for the traditional "pen-and-ink" signature.
   3. To electronically save the form, use the Download Portable Data option on the Validation Page.
3. Validate the form by selecting the "Continue" button on the Signature Page.
4. On the Validation Page, it is critical to confirm that all information is displayed properly immediately before filing, regardless of the appearance of the data at any point earlier in the process. If any previously-entered argument text or image files (e.g., evidence) are now missing, you must re-enter or re-attach before final submission. Otherwise, the USPTO will not receive a complete response. e.g., if you initially pasted text into the argument field, but the argument section is now blank, you must paste it in again after final validation but before actual submission of the response, or the USPTO will not receive that text at all.
5. Click on the Pay/Submit button at the bottom of the Validation Page. If a fee payment is required, this will allow you to choose from 3 different payment methods: credit card, automated deposit account, or electronic funds transfer. Access the proper screen for payment, and make the appropriate entries. If your transmission is successful, you will receive a SUCCESS! Page.
6. You will receive an e-mail acknowledging receipt of your submission.

Serial Number
Mark
Currently Authorized Correspondence E-mail Address
NOTE: If the correspondence information above includes an e-mail address that is no longer correct or contains a typographical error, please use this form to update or correct the e-mail address AND reauthorize the USPTO to communicate with you by e-mail. If the correspondence information above does not include an e-mail address, you are encouraged to use this form to enter an e-mail address and provide authorization for the USPTO to communicate with you by e-mail, which would enable you to be notified immediately when an Office action or official notice issues. It is important that you maintain a current e-mail address with the USPTO so that you are able to receive critical correspondence. For assistance in resolving any technical issues with this process, please contact TEAS@uspto.gov.

WARNING: For an application filed under TEAS Plus or TEAS Reduced Fee, the failure to maintain a correct and authorized e-mail address for ongoing e-mail communication will result in the loss of TEAS Plus or TEAS Reduced Fee status and a requirement to pay a processing fee of $125 per class.

STEP 3: ANSWER ALL WIZARD QUESTIONS.
You must answer all wizard questions appearing directly below, now currently set on "No" as a default (unless you are accessing a previously filled-out/saved form, then see STEP 2, above). At least one answer must be "Yes" or your response will be completely blank. You should review the Office action and then answer "Yes" to any question that directly relates to a requirement and/or refusal raised in the Office action. You must respond explicitly to each refusal and/or requirement; that is, if the examining attorney requires specific wording, you must enter that wording in the proper place in the form.

A RESPONSE WITH ONLY YOUR SIGNATURE IS NOT ACCEPTABLE. Merely providing a response with a signature and no other information, or authorizing the examining attorney to make any necessary changes to the application without specifying the exact changes, is not a proper response to the Office action (except if the only issue raised was that the original filing was unsigned, improperly signed, or lacked the required declaration language).

1. Do you need to respond to a refusal to register your mark, including (but not limited to) a possible finding that your mark appears to be:
   - likely to cause confusion with another mark(s)
   - merely descriptive (or generic) or deceptively misdescriptive
   - primarily merely a surname
   - geographically descriptive or geographically deceptively misdescriptive
   - deceptive
   - functional
   - multiple marks instead of a single mark
   - a protected symbol (e.g., a flag, the Red Cross)
   - used in a manner that would not be perceived as actually being a trademark/servicemark*

You must answer "Yes" to this question to submit your arguments against the refusal, and if necessary, attach supporting evidence, to attempt to convince the examining attorney to withdraw the refusal.

*NOTE: To submit a "substitute specimen" to overcome a refusal, also answer "Yes" to #2.

○ Yes  ○ No

2. Do you need to do any of the following:
   - change/delete an existing class number*
   - modify the identification of goods/services/the nature of the collective membership organization **
   - change filing basis
   - add/modify dates of use
   - submit a new or substitute specimen
   - submit a foreign registration certificate or proof of renewal of the foreign registration

*NOTE: To ADD a new class, answer "Yes" to #6, and to pay fee(s) for additional class(es), answer "Yes" to #7.

**NOTE: You may only modify the identification of goods/services/the nature of the collective membership organization to clarify or limit the goods/services/the nature of the collective membership organization; adding to or broadening the scope of the goods/services/nature of the collective membership organization is not permitted.

○ Yes  ○ No
3. Do you need to add or delete (withdraw) any of the following:  
NOTE: ALL of the below will display within the "Additional Statement(s)" section of the form, even when only one is appropriate and should be selected.

- Disclaimer  
- Colors claimed as feature of the mark  
- Description of the mark (including nature and location of color(s), if appropriate)*  
- Stippling statement  
- Claim of prior registration(s)  
- Translation/Transliteration  
- Meaning and/or significance of wording, letter(s), and/or numeral(s) in the mark  
- Section 2(f) claim  
- Consent to register name(s), likeness(es), signature(s) of individual(s)  
- Supplemental Register amendment  
- Concurrent use claim  
- Miscellaneous statement**

*NOTE: Do not use this section if you are also answering "Yes" to Question #4, below, which will then provide this field. Use this only if adding or modifying an existing description but not attaching a new mark image.  
**NOTE: The miscellaneous statement field includes the ability to attach a file, for example, to provide requested product literature. Do not use this section for attachments where a specific different section for the purpose already exists, for example, submission of a substitute specimen in #2, above. This field may also be used to request DELETION (WITHDRAWAL) of an additional statement currently of record, for example, a disclaimer (see specific instructions within form).

☐ Yes  ☐ No

4. Do you need to submit a new drawing of the mark, either to change the mark itself or submit a better quality image?

NOTE: A material change to your mark is never permissible. Only minor changes in the mark are sometimes permitted. A drawing must be in JPG format.

☐ Yes  ☐ No

5. Do you need to correct or change the applicant's name or entity information or provide missing applicant or entity information?

☐ Yes  ☐ No

6. Do you need to ADD a new class(es) of goods/services/a collective membership organization?

NOTE: You may not add class(es)/goods/services, or any descriptive language to an identification to broaden the scope of the current identification of the goods/services/collective membership organization.  

NOTE: To pay the fee(s) for adding class(es), answer "Yes" to #7. To change an existing classification number or delete goods/services/collective membership organization, answer "Yes" to #2.

☐ Yes  ☐ No

If the answer is Yes, enter the number of classes:  

7. Do you need to submit a fee for: (1) an existing or additional class of goods/services/a collective membership organization; (2) failing to satisfy the requirements of TEAS Plus or TEAS RF; and/or (3) processing a payment that has been refused or charged back?

☐ Yes  ☐ No
8. Is a newly appearing attorney filing (i.e., a person not the subject of an applicant-signed appointment filed prior to this submission) this form?

**WARNING:** Answer YES to this question only if one of the three requirements set forth in the underlying help text for "newly appearing attorney" has been satisfied. Failure to satisfy one of the three requirements may result in a later determination that this submission is incomplete and/or not in compliance with the minimum filing requirements.

- Yes  
- No  

9. Do you need to change correspondence address (includes e-mail address)?

- Yes  
- No  

10. Do you need to submit a Signed Declaration to verify an application?

**NOTE:** Answer "Yes" to this question if the application was unsigned, improperly signed, or lacked the required declaration language.

- Yes  
- No  

**STEP 4: ACCESS ACTUAL RESPONSE FORM.**
Click on the "Continue" button below to access the response form for entering your information.
Response To Office Action

Response To Office Action

ARGUMENT(S)

NOTE: Should you wish to present your argument as a PDF attachment, rather than as direct text entry, you may do so within the "Evidence Section," below. For more information on this approach, click here.

EVIDENCE

Evidence File
Click on the 'Attach' button to select the file in JPG/PDF format (not exceeding 5 megabytes per attachment) or .WAV, .WMV, .WMA, .MP3, .MPG, or .AVI format (not exceeding 5 megabytes for sound files or 30 megabytes for motion files).

WARNING: Do not submit your entire response as a PDF file. Each portion of this form serves a specific purpose for data processing reasons. FAILURE TO FOLLOW THIS INSTRUCTION WILL CAUSE SIGNIFICANT DELAYS IN THE PROCESSING AND REVIEW OF YOUR RESPONSE. For complete requirements concerning PDF files, click here.

Describe what the evidence submitted consists of:

Go Back Continue

Burden/Privacy Statement | TEAS Form Burden Statement
Response To Office Action

Entering your argument(s)

1. In the free-text area below, enter your argument(s) in support of registration. You may either type directly into the box, or cut-and-paste from another document into this box.

2. If your browser version supports the enhanced functionality of this section, you can format your entry, using the various editing keys displayed above the text entry area (for font, size, color, bold, italics, etc.). Do NOT include any html or other programming code or language that may create links within the argument section.

3. If no editing keys are displayed above the text entry box, then your current browser version does not support the enhanced text-editing functionality. You may wish to upgrade to a higher browser level. You may still use the box for entry of your argument(s), but no formatting beyond conventional spacing will be possible. Again, do NOT include any html or other programming code or language that may create links within the argument section.

4. When you have completed entry of your entire argument(s), click on the "Save and Return to Form" button, above the text entry box. Do NOT use the "X" button within the browser to close the window, as this may delete all entered information. The form will retain any formatting you have used, viewable through the icons on the Validation page upon completion and validation of this form.

5. At the point of final validation, it is critical to confirm that all information is displayed properly immediately before filing, regardless of the appearance of the data at any point earlier in the process. If any previously-entered argument text or files (e.g., evidence) are now missing, you must re-enter or re-attach before final submission. Otherwise, the USPTO will not receive a complete response, e.g., if you initially pasted text into the argument field, but the argument section is now blank, you must paste it in again after final validation but before actual submission of the response, or the USPTO will NOT receive that text at all.

When you have completed entry of your entire argument(s) below, click on this button. Do not use the "X" button within the browser to close the window, as this may delete all entered information.

<table>
<thead>
<tr>
<th>Style</th>
<th>Font Type</th>
<th>Font Size</th>
</tr>
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<tbody>
<tr>
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</tbody>
</table>

[Editing keys for formatting]
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Response To Office Action

TEAS - Version 5.8 : 01/14/2017

CLASSIFICATION AND LISTING OF GOODS/SERVICES/COLLECTIVE MEMBERSHIP ORGANIZATION

Amending the Original Class(es) in the Application

Enter information for the Original Class

☐ Check here to delete the following class of goods/services/collective membership organization from your application. If checked, it is not necessary to modify the current class below.

☐ Check here to modify the current classification number; listing of goods/services/the nature of the collective membership organization; dates of use; and/or filing basis; or to submit a substitute specimen, a foreign registration certificate, or proof of renewal of a foreign registration. If not checked, the changes will be ignored.

Original International Class : 010

*International Class: ________________ (Enter class number 001- 045, A, B and 200)

*Listing of Goods/Services/Collective Membership Organization
[NOTE: Do not enter a Class or any other code in the field below. You must enter only the common commercial name for the specific goods/services/nature of the collective membership organization associated with the mark. Also, do not include any html or other programming code or language that may create links in the listing of goods/recitation of services/description of the collective membership organization]. For more information about acceptable language for the goods/services, see the USPTO's on-line Goods and/or Services Manual. If entering multiple listings of goods/services, please separate with a semi-colon (;). NOT a comma.

WARNING: Your entry may NOT exceed the scope of your current identification. While you may modify the current listing to clarify, limit, or remove goods/services/the collective membership organization, you may NOT at this point ADD or BROADEN goods or services or otherwise amend the goods/services/nature of the collective membership organization beyond the scope of that in the current identification. A new filing would be required to cover any new goods/services/or broadening the nature of the collective membership organization not within the scope of the current identification.

WARNING: Registration Subject to Cancellation for Fraudulent Statements
Statements made in filings to the USPTO must be accurate; inaccuracies could result in the cancellation of a trademark registration. For example, an applicant's lack of a bona fide intention to use the mark with all goods/services included in an application, or the lack of use on all goods/services for which use is claimed, could jeopardize the validity of the resulting registration.

☐ Filing Basis Section 1(a). Use in Commerce: For all applications: The mark is in use in commerce and was in use in commerce as of the application filing date. The provided specimen shows the mark in use in commerce (see specimen statement below). For a collective trademark, collective service mark, collective membership mark, or certification mark application: The applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over the use of the mark in commerce as of the application filing date. For a certification mark application: The applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.
WARNING: If you filed your original application under Section 1(b), Intent to Use, do not use this form to submit dates of use and a specimen, unless responding to a specimen issue created by an already filed Allegation of Use. Otherwise, you must file the specific Allegation of Use form (Statement of Use/Amendment to Allege Use). Filing an Allegation of Use is not a proper response to an Office action.

Date of First Use of Mark Anywhere at least as early as [ ] (MM/DD/YYYY)
Date of First Use of Mark Commerce at least as early as [ ] (MM/DD/YYYY)

Specimen File
NOTE: For an instructional video on what is an appropriate trademark or service mark specimen for a good/service, click here. (To view video, you must have Windows Media Player installed. For information about downloading Windows Media Player, click here.) Click on the 'Attach' button to select the file in JPG/PDF format (not exceeding 5 megabytes per attachment) or .WAV, .WMV, .WMA, .MP3, .MPG, or .AVI format (not exceeding 5 megabytes for sound files or 30 megabytes for motion files).
WARNING: Do not submit your entire filing as a PDF file. Each portion of this form serves a specific purpose for data processing reasons. FAILURE TO FOLLOW THIS INSTRUCTION WILL SIGNIFICANTLY DELAYS IN THE PROCESSING AND REVIEW OF YOUR FILING. For complete requirements concerning PDF files, click here.

Describe what the submitted specimen consists of:

* CLICK BOX BELOW IF SPECIMENS ARE BEING SUBMITTED OR WERE UNVERIFIED IN THE INITIAL APPLICATION: If additional or new specimen(s) is/are being submitted, or the originally-submitted specimen(s) was unverified, check the statement immediately below to support the submission (the required declaration will automatically appear at the end of the form).

WARNING: You must select the specimen statement below for the substitute, new, or originally submitted unverified specimen to be acceptable.

☐ The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce at least as early as the filing date of the application [for an application based on Section 1(a), Use in Commerce] OR "The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce prior to either the filing of the Amendment to Allege Use or expiration of the filing deadline for filing a Statement of Use" [for an application based on Section 1(b) Intent-to-Use]. OR "The attached specimen is a true copy of the specimen that was originally submitted with the application, amendment to allege use, or statement of use" [for an illegible specimen]. The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that all statements made of his or her own knowledge are true and all statements made on information and belief are believed to be true.

☐ Filing Basis Section 1(b), Intent to Use: For a trademark or service mark application: The applicant believes the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date. For a collective trademark, collective service mark, collective membership mark, or certification mark application: The applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce and had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date. For a certification mark application: The applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

WARNING: If your goods/services/collective membership organization for this class is/are already based on Section 1(a), use in commerce, do not also check this basis for the identical goods/services/collective membership organization.

WARNING: If you select this option, additional filing(s) and fee(s) will be required after you begin the required use of the mark in commerce prior to registration. For more information, click here (see first and second forms on linked page).

☐ Filing Basis Section 44(d), Priority based on foreign filing: For a trademark or service mark application: The applicant believes the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date; and the applicant asserts a claim of priority based upon a foreign application. For a collective trademark, collective service mark, collective membership mark, or certification mark application: The applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce; the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date; and the applicant asserts a claim of priority based upon a foreign application. For a certification mark application: The applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

Foreign Application
Number
Note: The USPTO database can only store 19 characters for this field. You should adjust your entry if possible, eliminating any unnecessary leadiings 0s or country abbreviations, for example.

Date of Foreign Filing [ ] (MM/DD/YYYY)
Country of Foreign Filing: 

Application

☐ Check this box if Section 44(d) is NOT the only basis and the applicant does NOT intend to rely on Section 44(e) as a basis for registration at this time, but wishes only to assert a valid claim of priority. If this box is selected, the application will not be suspended to await the submission of the foreign registration.

☐ Filing Basis Section 44(e). Based on Foreign Registration: For all applications: The applicant attaches a copy of the foreign registration certificate or proof of renewal of such registration, and an English translation if such documents are in a foreign language. For a trademark or service mark application: The applicant believes the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date. For a collective trademark, collective service mark, collective membership mark, or certification mark application: The applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce; and the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date. For a certification mark application: The applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

Foreign Registration Number
Note: The USPTO database can only store 19 characters for this field. You should adjust your entry if possible, eliminating any unnecessary leadings 0s or country abbreviations, for example.

Foreign Registration Date

Date Foreign Registration Renewed
(if applicable)

Expiration Date of Foreign Registration

Country of Foreign Registration

Attach Foreign Registration/Proof of Renewal

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WARNING: The file size cannot exceed 5 megabytes per attachment for JPG or 30 megabytes per attachment for PDF.

☐ Check here if the foreign registration that is the basis of the U.S. application under Section 44(e) includes a claim of standard characters or the country of origin's standard character equivalent.

WARNING: If this box is NOT checked, then the designation of the mark as “Standard Character Mark” will automatically be changed from "YES" to "NO."

Burden/Privacy Statement | TEAS Form Burden Statement
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Under the Paperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number.
PTO Form 1957 (Rev 10/2011)
OMB No. 0651-0050 (Exp. 07/31/2017)

Response To Office Action

ADDITIONAL STATEMENT(S)
Note: The declaration required to support a Section 2(f) (or in part) claim (based on use) will automatically appear at the end of this form.
Note: For an instructional video on the Additional Statements section of the form, click here.
NOTE: To delete (withdraw) a statement that is already in the application record (e.g., a disclaimer), use the “MISCELLANEOUS STATEMENT” field, below.
WARNING: Regarding the additional statements below, such as a disclaimer or translation, as a general rule, include only words that are in the mark, or translations and transliterations of those words, within quotation marks in the text boxes below.

DISCLAIMER: No claim is made to the exclusive right to use _______ apart from the mark as shown.

☐ STIPPLING AS A FEATURE OF THE MARK: The stippling is a feature of the mark and does not indicate color.

☐ STIPPLING FOR SHADING: The stippling is for shading purposes only.

ACTIVE PRIOR REGISTRATION(S): The applicant claims ownership of active prior U.S. Registration Number(s) _______.

□ _______ □ _______ NOTE: Entry must not include any commas, and must be 7 numerals long (if necessary, add leading 0’s to number, e.g., 0086417.

□ and others: Check here to indicate there are additional active prior U.S. Registration Number(s).

TRANSLATION:
The English translation of _______ in the mark is _______.

The wording _______ has no meaning in a foreign language.

TRANSLITERATION: (NOTE: Not required for any standard character marks.)
The non-Latin characters in the mark transiterate to _______ and this means _______ in English.
The non-Latin characters in the mark transiterate to _______ and this has no meaning in a foreign language.

SIGNIFICANCE OF WORDING, LETTER(S), OR NUMERAL(S):
_______ appearing in the mark means or signifies or is a term of art for _______ in the relevant trade or industry or as used in connection with the goods/services/collective membership organization listed in the application.

_______ appearing in the mark has no significance nor is it a term of art in the relevant trade or industry or as used in connection with the goods/services/collective membership organization listed in the application, or any geographical significance.
The word(s) _______ has no meaning in a foreign language.

INDICATE THE NATURE OF THE §2(f) CLAIM OF ACQUIRED DISTINCTIVENESS

☐ §2(f) Whole  ☐ §2(f) In Part
NAME(S), PORTRAIT(S), SIGNATURE(S) OF INDIVIDUAL(S):
The name(s), portrait(s), and/or signature(s) shown in the mark identifies __________, whose consent(s) to register is made of record.

☐ The name(s), portrait(s), and/or signature(s) shown in the mark does not identify a particular living individual.

☐ SUPPLEMENTAL REGISTER: The applicant seeks registration of the mark on the Supplemental Register (i.e., a change of the words ‘Principal Register’ to ‘Supplemental Register’).

☐ The applicant has separately filed an Allegation of Use, to change the basis of this application from Section 1(b), intent-to-use, to Section 1(a), use in commerce, making conversion to the Supplemental Register permissible.

CONCURRENT USE: Enter the appropriate concurrent use information in the text box immediately below. WARNING: To assert concurrent use, you must: (1) have assigned a Section 1(a) filing basis, which indicates you are using, or, if appropriate, exercising legitimate control over the use of, the mark in commerce; AND (2) (i) intend to initiate a legal proceeding before the Trademark Trial and Appeal Board or have obtained a Board determination from a prior proceeding establishing that you are entitled to a concurrent registration; or (ii) have obtained a final court determination establishing your concurrent right to use the same or similar mark in commerce in a limited geographic area.

☐ MISCELLANEOUS STATEMENT: Enter information here ONLY if no other section of the form is appropriate. FAILURE TO FOLLOW THIS INSTRUCTION WILL CAUSE SIGNIFICANT DELAYS IN THE PROCESSING AND REVIEW OF YOUR SUBMISSION. If you wish to DELETE (WITHDRAW) a statement previously submitted, you may indicate that here through an instruction. e.g., “Please delete the disclaimer currently of record.”

For collective trademark/service mark/membership applications based on Section 1(a), use of the mark in commerce: If you have not previously submitted an acceptable statement indicating your method of control for all identified classes, use the text box below to indicate your method of control (the following format is suggested: the applicant controls the members use of the mark [indicate method of control, e.g., as specified in the applicant's bylaws or other written provisions, etc.]).

For certification mark applications based on Section 1(a), use of the mark in commerce: If you have not previously submitted an acceptable copy of the applicable certification standards, click on the gray bar below labeled Click here to Attach/Remove Miscellaneous to attach a copy of the standards that you use to determine whether particular goods or services will, in fact, be certified.

For all certification mark applications: If you have not previously submitted an acceptable statement of the characteristic(s), standard(s), or feature(s) that is (or will be) certified by the mark for all identified classes, use the text box below to enter a statement of the characteristic(s), standard(s), or other feature(s) that you are (or will be) certifying about the identified goods/services. The following format is suggested: The certification mark, as used or intended to be used by persons authorized by the certifier, certifies or is intended to certify that the goods and/or services provided have [specify].
**Response To Office Action**

**TEAS - Version 5.8 : 01/14/2017**

### Mark Information

**Note:** While minor changes in the mark are sometimes permitted, any material alteration will NOT be permitted and will result in a refusal being issued on that ground.

- If you have read and understood the above notice, you must check this box before you enter the proposed amended mark.

**Click the appropriate circle to indicate the Mark type:**
- Standard Characters
- Special Form (Stylized and/or Design)
- Sound Mark

Use this section if you wish to modify a word(s), letter(s), punctuation, and/or number(s) with no design element and without claim to any particular font style, size or color.

Add/Modify the Standard Characters mark here: (Note: The entry can be in capital letters, lower case letters, or a combination thereof.)

![USPTO-Generated Image](image-url)

**NOTE:** After previewing the USPTO-generated image, if you object to the display of the mark, then you must use “Special Form (Stylized and/or Design)” option. Therein, you could attach your own image file and check a box to claim standard characters. However, the appropriateness of the standard character claim would later be determined as part of the examination of the application. For how the USPTO determines what the display of the entered mark will be, click [here](image-url).

---

**Go Back**  **Continue**
Response To Office Action

Mark Information

Note: While minor changes in the mark are sometimes permitted, any material alteration will NOT be permitted and will result in a refusal being issued on that ground.

☐ If you have read and understood the above notice, you must check this box before you enter the proposed amended mark.

* Click the appropriate circle to indicate the Mark type:  ○ Standard Characters  ○ Special Form (Stylized and/or Design)  ○ Sound Mark

Click on the "Browse/Choose File" button to select a properly-sized JPG image file (the only accepted format) from your local drive. This image should show the mark exactly as you would wish the mark to appear on your registration certificate, if the mark registers. If you are claiming color, you must submit a color image; otherwise, the image must be clear black and white. After the file name appears in the window, click on the "Attach" button to upload the file into the application. A "thumbnail" version of the image will then display directly within the form.

WARNING: The image size cannot exceed 5 megabytes per attachment.

Enter any word(s), letter(s), punctuation, and/or number(s) that appear in your mark here:

NOTE: Do NOT enter any word(s), letter(s), punctuation, and/or number(s) that do not appear in the attached image file. Leave this space blank if your mark consists only of design elements. The image file must include all elements of the mark i.e., if your mark consists of a design and word(s), letter(s), punctuation, and/or number(s), the image file must include all of these elements. Any entry in the literal element field that is not found in the attached image file will not be considered part of the mark.

* If claiming color as a feature of the mark, list the colors below, including black, gray, and/or white if actual "colors" within the mark (e.g., enter red, white, and blue). Begin the entry with a lower-case, NOT an upper-case, letter. (Entry required for color marks only.)

The color(s) is/are claimed as a feature of the mark.

☐ If other than a mark in standard characters and you are NOT claiming color as a feature of the mark, you must: (1) check this box; and (2) remove all data that may appear in the color(s) claimed field, above, even if a statement therein is factually correct; under this scenario, the field must be completely blank. NOTE: Check the box only if you believe your image is black and white, yet you received after clicking the "CONTINUE" button an ERROR about color within the mark (perhaps because the image consists of too much grayscale); otherwise, do not check this box, because the attached image was automatically accepted as black and white.

Enter a complete and accurate description of the entire mark below, being sure to include ALL literal elements and/or design elements that are found in the attached mark image, but NOT including any element not appearing in the image. If a color mark, you must specify the color(s) that are part of the mark, including black, gray, and white, and also state the location thereof in the mark image (reference any wording in mark and/or design element(s)), and if a color mark, also include the nature and location of the color; i.e., you should specifically state where each color is located within the mark.

The mark consists of: (do NOT repeat this language)

NOTE: A description of the mark is required for ALL marks that are in a special form (i.e., for any mark not in standard characters). You must enter a description even if what the mark represents is immediately clear, e.g., "the letter C." The description must be for the complete mark, and not simply of any design element; i.e., if the
Response To Office Action

mark includes a literal element, that must be referenced here, even if already separately stated in the "literal element" field, above. Also, for any color mark, the description of the mark must include the nature and location of the color; i.e., you must specifically state where each color is located within the mark, e.g., "a bird with a red body, blue wings, and yellow beak."

NOTE: Do NOT include as part of the description either the words "The mark consists of" or a final period, because that introductory wording and the punctuation will automatically be added after validation; otherwise, the overall description will have improper repetitions. Also, begin the entry with a lower-case, NOT an upper-case, letter.
Response To Office Action

TEAS - Version 5.8 : 01/14/2017

Mark Information

Note: While minor changes in the mark are sometimes permitted, any material alteration will NOT be permitted and will result in a refusal being issued on that ground.

☐ If you have read and understood the above notice, you must check this box before you enter the proposed amended mark.

* Click the appropriate circle to indicate the Mark type:  O Standard Characters  O Special Form (Stylized and/or Design)  O Sound Mark

Click on the "Browse/Choose File" button to select the sound file (.WAV, .WMA, .MP3, or .AVI file) from your local drive.

Enter any word(s), letter(s), punctuation, and/or number(s) that appear in your mark here:

NOTE: Do NOT enter any word(s), letter(s), and/or number(s) that do not appear in the attached image file. Leave this space blank if your mark consists only of design elements. The image file must include all elements of the mark; i.e., if your mark consists of a design and word(s), letter(s), and/or number(s), the image file must include all of these elements. Any entry in the literal element field that is not found in the attached image file will not be considered part of the mark.

* Enter a complete and accurate description of the entire mark below, being sure to include ALL literal elements and/or design elements that are found in the attached mark image, but NOT including any element not appearing in the image. If a color mark, you must specify the color(s) that are part of the mark, including black and white, and also state the location thereof in the mark image.

The mark consists of: (do NOT repeat this language)

. (end period is automatic)

NOTE: A description of the mark is required for ALL marks that are in a special form (i.e., for any mark not in standard characters). You must enter a description even if what the mark represents is immediately clear, e.g., "the letter C." The description must be for the complete mark, and not simply of any design element; i.e., if the mark includes a literal element, that must be referenced here, even if already separately stated in the "literal element" field, above. Also, for any color mark, the description of the mark must include the nature and location of the color; i.e., you must specifically state where each color is located within the mark, e.g., "a bird with a red body, blue wings, and yellow beak."

NOTE: Do NOT include as part of the description either the words "The mark consists of" or a final period, because that introductory wording and the punctuation will automatically be added after validation; otherwise, the overall description will have improper repetitions. Also, begin the entry with a lower-case, NOT an upper-case, letter.
Response To Office Action
TEAS - Version 5.8 : 01/14/2017

Owner Information

Note: If this change relates to a change in the correspondence address or e-mail, please use the "New Correspondence Information" section of this form.

* Owner of Mark

☐ DBA (doing business as)  ☐ AKA (also known as)
☐ TA (trading as)  ☐ Formerly

* Entity Type
  ○ Individual
  ○ Corporation
  ○ Limited Liability Company
  ○ Partnership
  ○ Limited Partnership
  ○ Joint Venture
  ○ Sole Proprietorship
  ○ Trust
  ○ Estate
  ○ Other

Country of Citizenship

Note: You may correct an error or omission in the original listing. However, if the State/Country of Incorporation has actually changed, you should file an assignment document form PTO-1504.

Internal Address

* Street Address

NOTE: You must limit your entry here, and for all remaining fields within this overall section (except City, see below), to no more than 40 characters (the storage limit for the USPTO database). You may need to abbreviate some words, e.g., St. instead of Street. Failure to do so may result in an undeliverable address, due to truncation at the 40 character limit.

* City

NOTE: You must limit your entry here to no more than 22 characters.

* State
(Required for U.S. owners/holders)

Select State

NOTE: You must include as part of the "City" entry any information related to geographical regions (e.g., provinces) not found in the dropdown lists for "States" or "Countries." Enter the city and then the geographical region, separated by a comma (e.g., Toronto, Ontario). In most instances, you will then also have to select the country within which the region is found, below.

* Country or U.S. Territory

Select Country or U.S. Territory

* Zip/Postal Code
(Required for U.S. owners/holders only)

Phone Number

Fax Number
While the application may list an e-mail address for the owner, owner's attorney, and/or owner's domestic representative, only one e-mail address may be used for correspondence, in accordance with USPTO policy. The owner must keep this address current in the USPTO's records.

☐ Check here to authorize the USPTO to communicate with the owner via e-mail.

NOTE: By checking this box, the applicant acknowledges that it is solely responsible for receipt of USPTO documents sent via e-mail. The applicant should periodically check the status of its application through the Trademark Status & Document Retrieval (TSDR) system, to see if the assigned examining attorney has e-mailed an office action. If an action has been sent to the provided e-mail address, the USPTO is not responsible for any e-mail not received due to the applicant's, the applicant's attorney's, or the applicant's domestic representative's security or anti-spam software, or any problems within the applicant's, the applicant's attorney's, or the applicant's domestic representative's e-mail system. All sent actions can be viewed on-line, via the TSDR system.

Burden/Privacy Statement | TEAS Form Burden Statement
Response To Office Action

TEAS - Version 5.8 : 01/14/2017

CLASSIFICATION AND LISTING OF GOODS/SERVICES/COLLECTIVE MEMBERSHIP ORGANIZATION

Adding the New Class(es) in the Application

Enter Information for the New Class

*International Class:  (Enter class number 001-045, A, B and 200)

* Listing of Goods/Services/Collective Membership Organization [NOTE: Do not enter a Class or any other code in the field below. You must enter only the common commercial name for the specific goods/services/nature of the collective membership organization associated with the mark. Also, do not include any html or other programming code or language that may create links in the listing of goods/recitation of services/description of the collective membership organization]. For more information about acceptable language for the goods/services, see the USPTO's on-line Goods and/or Services Manual. If entering multiple listings of goods/services, please separate with a semi-colon (;), NOT a comma.

WARNING: Your entry may NOT exceed the scope of your current identification. While you may modify the current listing to clarify or limit the goods/services/nature of the collective membership organization or to remove goods/services, you may NOT at this point ADD to, or BROADEN, the goods/services/nature of the collective membership organization. A new filing would be required to cover any new goods/services or broadening of the nature of the collective membership organization not within the scope of the current identification.

WARNING: Registration Subject to Cancellation for Fraudulent Statements

Statements made in filings to the USPTO must be accurate; inaccuracies could result in the cancellation of a trademark registration. For example, an owner's/holder's lack of a bona fide intention to use the mark with all goods/services included in an application, or the lack of use on all goods/services for which use is claimed, could jeopardize the validity of the resulting registration.

☐ Filing Basis Section 1(a). Use in Commerce: For all applications: The mark is in use in commerce and was in use in commerce as of the application filing date. The provided specimen shows the mark in use in commerce (see specimen statement below). For a collective trademark, collective service mark, collective membership mark, or certification mark application: The applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over the use of the mark in commerce as of the application filing date. For a certification mark application: The applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

WARNING: If you filed your original application under Section 1(b), Intent to Use, and you now want to assert use, do not use this form to submit dates of use and a specimen, unless responding to a specimen issue created by an already filed Allegation of Use. Otherwise, you must file the specific Allegation of Use form (Statement of Use/Amendment to Allege Use). Filing an Allegation of Use is not a proper response to an Office action.

Date of First Use of Mark Anywhere at least as early as [MM/DD/YYYY]

Date of First Use of Mark Commerce at least as early as [MM/DD/YYYY]

Specimen File

NOTE: For an instructional video on what is an appropriate trademark or service mark specimen for a good/service, click here. (To view video, you must have Windows Media Player installed. For information about downloading Windows Media Player, click here.)

Click on the 'Attach' button to select the file in JPG/PDF format (not exceeding 5 megabytes per attachment) or .WAV, .WMV, .WMA, .MP3, .MPG, or .AVI format (not exceeding 5 megabytes for sound files or 30 megabytes for motion files).

WARNING: Do not submit your entire filing as a PDF file. Each portion of this form serves a specific purpose for data processing reasons. FAILURE TO FOLLOW THIS INSTRUCTION WILL CAUSE SIGNIFICANT DELAYS IN THE PROCESSING AND REVIEW OF YOUR FILING. For complete requirements concerning PDF files, click here.

[0 file(s) attached]
Describe what the submitted specimen consists of

* CLICK BOX BELOW IF SPECIMENS ARE BEING SUBMITTED OR WERE UNVERIFIED IN THE INITIAL APPLICATION: If additional or new specimen(s) is/are being submitted, or the originally-submitted specimen(s) was/were not verified, check the statement immediately below to support the submission (the required declaration will automatically appear at the end of the form).

WARNING: You must select the statement type below for the substitute, new, or originally submitted unverified specimen to be acceptable. Please refer to the Office action to which you are responding and select the statement specifically referenced therein.

☐ "The substitute (or new, or originally submitted, if appropriate) specimen(s) was/ were in use in commerce at least as early as the filing date of the application" [for an application based on Section 1(a), Use in Commerce] OR "The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce prior to either the filing of the Amendment to allege Use or expiration of the filing deadline for filing a Statement of Use" [for an application based on Section 1(b) Intent-to-Use] OR "The attached specimen is a true copy of the specimen that was originally submitted with the application, amendment to allege use, or statement of use" [for an illegible specimen].

☐ Filing Basis Section 1(b). Intent to Use: For a trademark or service mark application: The applicant believes the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date. For a collective trademark, collective service mark, collective membership mark, or certification mark application: The applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce and had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date. For a certification mark application: The applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

WARNING: If your goods/services/collective membership organization for this class is/are already based on Section 1(a), use in commerce, do not also check this basis for the identical goods/services/collective membership organization.

WARNING: If you select this option, additional filing(s) and fee(s) will be required after you begin the required use of the mark in commerce prior to registration. For more information, click here (see first and second forms on linked page).

☐ Filing Basis Section 44(d). Priority based on foreign filing: For a trademark or service mark application: The applicant believes the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date; and the applicant asserts a claim of priority based upon a foreign application. For a collective trademark, collective service mark, collective membership mark, or certification mark application: The applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce; the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date; and the applicant asserts a claim of priority based upon a foreign application. For a certification mark application: The applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

Foreign Application Number

Date of Foreign Filing

Country of Foreign Application

☐ Check this box if Section 44(d) is NOT the only basis and the applicant does NOT intend to rely on Section 44(e) as a basis for registration at this time, but wishes only to assert a valid claim of priority. If this box is selected, the application will not be suspended to await the submission of the foreign registration.

☐ Filing Basis Section 44(e). Based on Foreign Registration: For all applications: The applicant attaches a copy of the foreign registration certificate or proof of renewal of such registration, and an English translation if such documents are in a foreign language. For a trademark or service mark application: The applicant believes the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date. For a collective trademark, collective service mark, collective membership mark, or certification mark application: The applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce; and the applicant had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date. For a certification mark application: The applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

Foreign Registration Number

Note: The USPTO database can only store 19 characters for this field. You should adjust your entry if possible, eliminating any unnecessary leadings 0s or country abbreviations, for example.
Attach Foreign Registration/Proof of Renewal of Foreign Registration
Click on the 'Browse' button to select the file in JPG/PDF format (not exceeding 5 megabytes per attachment for JPG or 30 megabytes per attachment for PDF).

**WARNING:** Do not submit your entire filing as a PDF file. Each portion of this form serves a specific purpose for data processing reasons. FAILURE TO FOLLOW THIS INSTRUCTION WILL CAUSE SIGNIFICANT DELAYS IN THE PROCESSING AND REVIEW OF YOUR FILING. For complete requirements concerning PDF files, click here.

- Check here if the foreign registration that is the basis of the U.S. application under Section 44(e) includes a claim of standard characters or the country of origin's standard character equivalent.

**WARNING:** If this box is NOT checked, then the designation of the mark as "Standard Character Mark" will automatically be changed from "YES" to "NO."

Go back  |  Continue

Burdens/Privacy Statement  |  TEAS Form Burden Statement

Help Desk  |  Bug Report  |  Feedback  |  TEAS Home  |  Trademark Home  |  USPTO

Wed Feb 01 10:52:27 EST 2017
Response To Office Action

TEAS - Version 5.8 : 01/14/2017

| Amount | number of Classes Paid x $225 (per class) for Application fee for TEAS Plus form = $ |
|        | number of Payments Refused or charged back x $50 for Additional processing fee for each payment refused or charged back = $ |
| TOTAL AMOUNT = $ |

☐ I hereby elect to by-pass any fee edit for an added class(es), because I believe the original fee payment was sufficient. I understand that the examining attorney could still, upon later review, require a fee payment.

NOTE: If the outstanding Office action is a final action, you are encouraged to provide all required fees so that no issues remain outstanding that would prevent the mark from registering.

Help Desk | Bug Report | Feedback | TEAS Home | Trademark Home | USPTO

Wed Feb 01 10:53:05 EST 2017
**Response To Office Action**

**TEAS - Version 5.8 : 01/14/2017**

### ATTORNEY INFORMATION

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<thead>
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<th>Field</th>
<th>Description</th>
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<tr>
<td><strong>Name</strong></td>
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<tr>
<td><strong>Firm Name</strong></td>
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<tr>
<td><strong>Docket/Reference Number</strong></td>
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</tbody>
</table>

**Note:** You must limit your entry here to no more than 12 characters.

<table>
<thead>
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<th>Field</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td><strong>Other Appointed Attorney(s)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Internal Address</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Street Address</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Note:** You must limit your entry here, and for all remaining fields within this overall section (except City, see below), to no more than 40 characters (the storage limit for the USPTO database). You may need to abbreviate some words, e.g., St. instead of Street. Failure to do so may result in an undeliverable address, due to truncation at the 40 character limit.

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>City</strong></td>
<td></td>
</tr>
<tr>
<td><strong>State</strong> (Required for U.S. attorneys)</td>
<td>State</td>
</tr>
<tr>
<td><strong>Country or U.S. Territory</strong></td>
<td>Country or U.S. Territory</td>
</tr>
</tbody>
</table>

**Note:** You must include as part of the "City" entry any information related to geographical regions (e.g., provinces) not found in the dropdown lists for "States" or "Countries." Enter the city and then the geographical region, separated by a comma (e.g., Toronto, Ontario). In most instances, you will then also have to select the country within which the region is found, below.

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td><strong>Zip/Postal Code</strong></td>
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<tr>
<td><strong>Phone Number</strong></td>
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<td><strong>Fax Number</strong></td>
<td></td>
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<tr>
<td><strong>Internet E-mail Address</strong></td>
<td></td>
</tr>
</tbody>
</table>

While the application may list an e-mail address for the applicant, the applicant's attorney, and/or the applicant's domestic representative, only one e-mail address may be used for correspondence, in accordance with USPTO policy. The applicant must keep this address current in the USPTO's records.

Check here to authorize the USPTO to communicate with the applicant or its representative via e-mail.

**Note:** By checking this box, the applicant acknowledges that it is solely responsible for receipt of USPTO documents sent via e-mail. The applicant should periodically check the status of its application through the Trademark Status & Document Retrieval (TSDR) system, to see if the assigned examining attorney has e-mailed an Office Action. If an action has been sent to the provided e-mail address, the USPTO is not responsible for any e-mail not received due to the applicant's, the applicant's attorney's, or the applicant's domestic representative's security or anti-spyware software, or any problems within the applicant's, the applicant's attorney's, or the applicant's domestic representative's e-mail system. All sent actions can be viewed on-line, via the TSDR system.
Under the Paperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number.
PTO Form 1957 (Rev 10/2011)
OMB No. 0651-0050 (Exp. 07/31/2017)

Response To Office Action

TEAS - Version 5.8 : 01/14/2017

<table>
<thead>
<tr>
<th>NEW CORRESPONDENCE INFORMATION</th>
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<tr>
<td><strong>Name</strong></td>
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<td>Firm Name</td>
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<tr>
<th>Docket/Reference Number</th>
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<tbody>
<tr>
<td><strong>Internal Address</strong></td>
</tr>
</tbody>
</table>

**NOTE:** You must limit your entry here to no more than 12 characters.

| * Street Address              |
| **City**                      |

**NOTE:** You must limit your entry here to no more than 40 characters (the storage limit for the USPTO database). You may need to abbreviate some words, e.g., St. instead of Street. Failure to do so may result in an undeliverable address, due to truncation at the 40 character limit.

| * State                       |
| **Country or U.S. Territory**|
| **Zip/Postal Code**           |

**STATE:** (Required for U.S. addresses)
**Country or U.S. Territory:**
**NOTES:** You must include as part of the "City" entry any information related to geographical regions (e.g., provinces) not found in the dropdown lists for States or Countries. Enter the city and then the geographical region, separated by a comma (e.g., Toronto, Ontario). In most instances, you will then also have to select the country within which the region is found, below.

<table>
<thead>
<tr>
<th>Phone Number</th>
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<tbody>
<tr>
<td>Fax Number</td>
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</tbody>
</table>

| Primary Email Address         |
| Secondary Email Address(es)   |

Enter up to 4 addresses, separated by either a semicolon or a comma.
While the application may list an e-mail address for the applicant, the applicant's attorney, and/or the applicant's domestic representative, only one e-mail address may be used for correspondence, in accordance with USPTO policy. The applicant must keep this address current in the USPTO's records.

**Internet E-mail Address**

☐ Check here to authorize the USPTO to send official communications to the USPTO or its representative via e-mail. (Informal communication is permissible without authorization.)
**NOTE:** By checking this box, the applicant acknowledges that it is solely responsible for receipt of USPTO documents sent via e-mail. The applicant should periodically check the status of its application through the Trademark Status & Document Retrieval (TSDR) system, to see if the assigned examining attorney has e-mailed an Office action. If an action has been sent to the provided e-mail address, the USPTO is not responsible for any e-mail not received due to the applicant's, the applicant's attorney's, or the applicant's domestic representative's security or anti-spam software, or any problems within the applicant's, the applicant's attorney's, or the applicant's domestic representative's e-mail system. All sent actions can be viewed on-line, via the TSDR system.

**WARNING:** If you previously provided an e-mail address and authorized the USPTO to communicate via e-mail, and you are now submitting a change to any field in the correspondence address section of this form, you must re-enter the address and authorize e-mail communication, even if this information is not changing; otherwise, a "blank" listing will "wipe out" any existing e-mail address/authorization. For an application filed under TEAS Plus or TEAS Reduced Fee, the failure to maintain a correct and authorized e-mail address for ongoing e-mail communication will result in the loss of TEAS Plus or TEAS Reduced Fee status and a requirement to pay a processing fee of $125 per class.
Response To Office Action

TEAS - Version 5.8 : 01/14/2017

DECLARATION SIGNATURE

If a declaration is required, the declaration must be signed by someone who is a "proper party to sign on behalf of the applicant" under Trademark Rule 2.33. The information for the Response Signature section must always be entered.

Click to choose ONE signature method:

☐ Sign electronically directly on this response form  ☐ E-mail Text Form to second party for electronic signature  ☐ Handwritten pen-and-ink signature

NOTE: To electronically sign this document, enter any alpha/numeric characters (letters/numbers) of your choosing, preceded and followed by the forward slash (/) symbol. Most signatories enter their name between the two forward slashes; examples of acceptable "signatures" include: /John doe/ /jd/; or /123-4567/.

DECLARATION: The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that, if the applicant submitted the application or allegation of use (AOU) unsigned, all statements in the application or AOU and this submission based on the signatory's own knowledge are true, and all statements in the application or AOU and this submission made on information and belief are believed to be true.

STATEMENTS FOR UNSIGNED SECTION 1(a) APPLICATION/AOU: If the applicant filed an unsigned application under 15 U.S.C. § 1051(a) or AOU under 15 U.S.C. § 1051(c), the signatory additionally believes that: the applicant is the owner of the mark sought to be registered; the mark is in use in commerce and was in use in commerce as of the filing date of the application or AOU on or in connection with the goods/services/collective membership organization in the application or AOU; the original specimen(s), if applicable, shows the mark in use in commerce as of the filing date of the application or AOU on or in connection with the goods/services/collective membership organization in the application or AOU; for a collective trademark, collective service mark, collective membership mark application, or certification mark application, the applicant is exercising legitimate control over the use of the mark in commerce and was exercising legitimate control over the use of the mark in commerce as of the filing date of the application or AOU; for a certification mark application, the applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. To the best of the signatory's knowledge and belief, no other persons, except, if applicable, authorized users, members, and/or concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services/collective membership organization of such other persons, to cause confusion or mistake, or to deceive.

STATEMENTS FOR UNSIGNED SECTION 1(b)/SECTION 44 APPLICATION AND FOR SECTION 66(a) COLLECTIVE/CERTIFICATION MARK APPLICATION: If the applicant filed an unsigned application under 15 U.S.C. §§ 1051(b), 1126(d), and/or 1126(e), or filed a collective/certification mark application under 15 U.S.C. § 1141(a), the signatory additionally believes that: for a trademark or service mark application, the applicant is entitled to use the mark in commerce on or in connection with the goods/services specified in the application; the applicant has a bona fide intention to use the mark in commerce and had a bona fide intention to use the mark in commerce as of the application filing date; for a collective trademark, collective service mark, collective membership mark, or certification mark application, the applicant has a bona fide intention, and is entitled, to exercise legitimate control over the use of the mark in commerce and had a bona fide intention, and was entitled, to exercise legitimate control over the use of the mark in commerce as of the application filing date; the signatory is properly authorized to execute the declaration on behalf of the applicant; for a certification mark application, the applicant will not engage in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant. To the best of the signatory's knowledge and belief, no other persons, except, if applicable, authorized users, members, and/or concurrent users, have the right to use the mark in commerce.
commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services/collective membership organization of such other persons, to cause confusion or mistake, or to deceive.

NOTE: Only one signature is required, regardless of the number of owners/holders. The person signing for each section may be different, depending on who has the required knowledge to sign. To add a signature option, if appropriate, use the "Add Signatory" button, below.

* Signature

* Signatory's Name

* Signatory's Position

NOTE: Enter the appropriate title or the nature of the relationship to the owner/holder - if an individual, enter "Owner" or "Holder" as appropriate; if an attorney, enter "Attorney of record, [specify at least one state] bar member", e.g., "Attorney of record, New York bar member"; if an authorized signatory of a business entity enter, e.g., "President," "Vice President," "General Partner" (if a partnership), or "Principal" (if a limited liability company). Broad designations such as "Authorized Signatory" and "Trademark Administrator" are not acceptable.

Signatory's Phone Number

RESPONSE SIGNATURE

Click to choose ONE signature method:

- Sign electronically directly on this response form
- E-mail Text Form to second party for electronic signature

NOTE: Although a possible combination as selected on the form, the following signing method must NOT be used: declaration signed directly and response signed through the e-mail text form approach.

NOTE: To electronically sign this document, enter any alpha/numeric characters (letters/numbers) of your choosing, preceded and followed by the forward slash (/) symbol. Most signatories enter their name between the two forward slashes; examples of acceptable "signatures" include: /john doe/; /jd/; or /123-4567/.

* You must click one of the three buttons, below, to confirm that you are authorized pursuant to the rules governing representation of others before the USPTO to sign this form.

○ Unrepresented Owner/Holder: I hereby confirm that
  - No authorized attorney or Canadian attorney/agent represents me in this matter, and that I am either: (1) the owner/holder; or (2) a person(s) with legal authority to bind the owner/holder; and
  - If an authorized U.S. attorney or Canadian attorney/agent previously represented me in this matter, either I have filed a signed revocation of power of attorney with the USPTO or the USPTO has granted the request of my prior representative to withdraw.

ADVISORY: You may click this first button only if you are the owner/holder or legally authorized to bind the owner/holder, e.g., an officer of the owner/holder corporation or association, or a general partner of the owner/holder partnership.

○ Authorized U.S. Attorney: I hereby confirm that
  - I am an attorney who is a member in good standing of the bar of the highest court of a U.S. state, which includes the District of Columbia, Puerto Rico, and other federal territories and possessions;
  - I am currently the owner/holder's attorney or an associate thereof;
  - To the best of my knowledge, if prior to my appointment another U.S. attorney or a Canadian attorney/agent not currently associated with my company firm previously represented the owner/holder in this matter: (1) the owner/holder has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the owner/holder has filed a power of attorney appointing me in this matter; or (4) the owner/holder's appointed U.S. attorney or Canadian attorney/agent has filed a power of attorney appointing me as an associate attorney in this matter.

○ Authorized Canadian Attorney/Agent: I hereby confirm that
  - I am a Canadian attorney/agent, or an associate thereof, who represents an owner/holder located in Canada;
  - I am either registered with the USPTO and in good standing as a patent agent under 37 C.F.R. §11.6(c) or I have been granted reciprocal recognition under 37 C.F.R. §11.14(c) by the USPTO's Office of Enrollment and Discipline; and
  - To the best of my knowledge, if prior to my appointment another Canadian attorney/agent or a U.S. attorney not currently associated with
my company firm previously represented the owner/holder in this matter: (1) the owner/holder has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the owner/holder has filed a power of attorney appointing me in this matter; or (4) the owner's/holder's appointed Canadian attorney/agent or U.S. attorney has filed a power of attorney appointing me as an associate attorney in this matter.

ADVISORY: Foreign attorneys (other than authorized Canadian attorneys/agents) may not sign this form and are prohibited from representing an owner/holder before the USPTO in trademark matters.

NOTE: If more than one owner/holder, ALL must sign the overall submission.

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<th>* Signature</th>
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<td>* Signatory's Name</td>
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<td>* Signatory's Position</td>
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<td>NOTE: Enter the appropriate title or the nature of the relationship to the owner/holder - if an individual, enter &quot;Owner&quot; or &quot;Holder&quot; as appropriate; if an attorney, enter &quot;Attorney of record, [specify at least one state] bar member&quot;, e.g., &quot;Attorney of record, New York bar member&quot;; if an authorized signatory of a business entity enter, e.g., &quot;President,&quot; &quot;Vice President,&quot; &quot;General Partner&quot; (if a partnership), or &quot;Principal&quot; (if a limited liability company). Broad designations such as &quot;Authorized Signatory&quot; and &quot;Trademark Administrator&quot; are not acceptable. NOTE: If the attorney signing is from the same U.S. firm as the attorney of record, but was not listed in the original filing and is not otherwise of record, include firm name to establish acceptability of signature, e.g., Associate Attorney, Smith, Jones &amp; Davis, Virginia Bar Member.</td>
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<th>* Date Signed</th>
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<td>* Signatory’s Position</td>
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<tr>
<td>Signatory’s Phone Number</td>
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Response To Office Action

TEAS - Version 5.8 : 01/14/2017

DECLARATION SIGNATURE

If a declaration is required, the declaration must be signed by someone who is a "proper party to sign on behalf of the applicant" under Trademark Rule 2.33. The information for the Response Signature section must always be entered.

Click to choose ONE signature method:

☐ Sign electronically directly on this response form  ☐ E-mail Text Form to second party for electronic signature  ☐ Handwritten pen-and-ink signature

NOTE: To electronically sign this document, enter any alpha/numeric characters (letters/numbers) of your choosing, preceded and followed by the forward slash (/) symbol. Most signatories enter their name between the two forward slashes; examples of acceptable "signatures" include: /john doe/ /jdl/ or /123-4567/.

Text Form for E-Signature - Declaration

E-mail the Text Form (available after clicking on the Validate Form button, below) to the proper signatory(ies) for that person(s) to sign the response electronically.

WARNING: Once you begin the e-mail signature process, you cannot attach any images. Therefore, please ensure that all appropriate image files are properly uploaded before validating this form.

The person signing for each section may be different, depending on who has the required knowledge to sign. To add a signature option, if appropriate, use the "Add Signatory" button, below.

Signatory's Name

Signatory's Position

NOTE: Enter the appropriate title or the nature of the relationship to the owner/holder - if an individual, enter "Owner" or "Holder" as appropriate; if an attorney, enter "Attorney of record, [specify at least one state] bar member", e.g., "Attorney of record, New York bar member"; if an authorized signatory of a business entity enter, e.g., "President," "Vice President," "General Partner" (if a partnership), or "Principal" (if a limited liability company). Broad designations such as "Authorized Signatory" and "Trademark Administrator" are not acceptable.

Signatory's Phone Number

RESPONSE SIGNATURE

Click to choose ONE signature method:

☐ Sign electronically directly on this response form  ☐ E-mail Text Form to second party for electronic signature

NOTE: Although a possible combination as selected on the form, the following signing method must NOT be used: declaration signed directly and
response signed through the e-mail text form approach.

NOTE: To electronically sign this document, enter any alpha/numeric characters (letters/numbers) of your choosing, preceded and followed by the forward slash (/) symbol. Most signatories enter their name between the two forward slashes; examples of acceptable "signatures" include: /john doe/; /jd/; or /123-4567/.

NOTE: Response is to be signed AFTER the declaration signing process is completed.
Response To Office Action
TEAS - Version 5.8 : 01/14/2017

DECLARATION SIGNATURE

If a declaration is required, the declaration must be signed by someone who is a "proper party to sign on behalf of the applicant" under Trademark Rule 2.33. The information for the Response Signature section must always be entered.

Click to choose ONE signature method:

- Sign electronically directly on this response form
- E-mail Text Form to second party for electronic signature
- Handwritten pen-and-ink signature

NOTE: To electronically sign this document, enter any alpha/numeric characters (letters/numbers) of your choosing, preceded and followed by the forward slash (/) symbol. Most signatories enter their name between the two forward slashes; examples of acceptable "signatures" include: /john doe/; /jdoe/; or /123-4567/.

Text Form for Handwritten Signature Scanning

Use the Text Form (available after clicking on the Validate Form button, below) that will be signed by the proper signatory(ies) in the traditional "pen-and-ink" manner (i.e., you will attach a scanned handwritten signature in JPG/PDF format to the Portable Form for the final submission.)

Click on the 'Browse' button to select JPG/PDF file that contains the scanned declaration/signature from applicant's local drive. (NOTE: The attached file must contain BOTH the boilerplate declaration language and the signature. If you are not using the Text Form page for signature purposes, as described above, you must create your own complete signature page. It is NOT sufficient to attach only a scanned signature).

WARNING: Do not submit your entire response as a PDF file. Each portion of this form serves a specific purpose for data processing reasons. FAILURE TO FOLLOW THIS INSTRUCTION WILL CAUSE SIGNIFICANT DELAYS IN THE PROCESSING AND REVIEW OF YOUR RESPONSE. For complete requirements concerning PDF files, click here.

WARNING: The file size cannot exceed 5 megabytes per attachment for JPG or 30 megabytes per attachment for PDF.

NOTE: Only one signature is required, regardless of the number of applicants. If necessary, the actual signatory may complete the following fields directly on the Text Form, if you do not know who will be signing the form.

NOTE: Only one signature is required, regardless of the number of owners/holders. The person signing for each section may be different, depending on who has the required knowledge to sign. To add a signature option, if appropriate, use the "Add Signatory" button, below.

* Signatory's Name

* Signatory's Position

NOTE: Enter the appropriate title or the nature of the relationship to the owner/holder - if an individual, enter "Owner" or "Holder" as appropriate; if an attorney, enter "Attorney of record, [specify at least one state] bar member", e.g., "Attorney of record, New York bar member"; if an authorized signatory of a business entity enter, e.g., "President," "Vice President," "General Partner" (if a partnership), or "Principal" (if a limited liability company). Broad designations such as "Authorized Signatory" and "Trademark Administrator" are not acceptable.

Signatory's Phone Number
RESPONSE SIGNATURE

Click to choose ONE signature method:

○ Sign electronically directly on this response form ○ E-mail Text Form to second party for electronic signature

NOTE: Although a possible combination as selected on the form, the following signing method must NOT be used: declaration signed directly and response signed through the e-mail text form approach.

NOTE: To electronically sign this document, enter any alpha/numeric characters (letters/numbers) of your choosing, preceded and followed by the forward slash (/) symbol. Most signatories enter their name between the two forward slashes; examples of acceptable "signatures" include: /john doe/, /jld/, or /123-4567/.

*You must click one of the three buttons, below, to confirm that you are authorized pursuant to the rules governing representation of others before the USPTO to sign this form.

○ Unrepresented Owner/Holder: I hereby confirm that

- No unauthorized attorney or Canadian attorney/agent represents me in this matter, and that I am either: (1) the owner/holder; or (2) a person(s) with legal authority to bind the owner/holder; and
- If an authorized U.S. attorney or Canadian attorney/agent previously represented me in this matter, either I have filed a signed revocation of power of attorney with the USPTO or the USPTO has granted the request of my prior representative to withdraw.

ADVISORY: You may click this first button only if you are the owner/holder or legally authorized to bind the owner/holder, e.g., an officer of the owner/holder corporation or association, or a general partner of the owner/holder partnership.

○ Authorized U.S. Attorney: I hereby confirm that

- I am an attorney who is a member in good standing of the bar of the highest court of a U.S. state, which includes the District of Columbia, Puerto Rico, and other federal territories and possessions;
- I am currently the owner/holder's attorney or an associate thereof;
- To the best of my knowledge, if prior to my appointment another U.S. attorney or a Canadian attorney/agent not currently associated with my company/firm previously represented the owner/holder in this matter: (1) the owner/holder has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the owner/holder has filed a power of attorney appointing me in this matter; or (4) the owner/holder's appointed U.S. attorney or Canadian attorney/agent has filed a power of attorney appointing me as an associate attorney in this matter.

○ Authorized Canadian Attorney/Agent: I hereby confirm that

- I am a Canadian attorney/agent, or an associate thereof, who represents an owner/holder located in Canada;
- I am either registered with the USPTO and in good standing as a patent agent under 37 C.F.R. §11.6(c) or I have been granted reciprocal recognition under 37 C.F.R. §11.14(c) by the USPTO's Office of Enrollment and Discipline; and
- To the best of my knowledge, if prior to my appointment another Canadian attorney/agent or a U.S. attorney not currently associated with my company/firm previously represented the owner/holder in this matter: (1) the owner/holder has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the owner/holder has filed a power of attorney appointing me in this matter; or (4) the owner/holder's appointed Canadian attorney/agent or U.S. attorney has filed a power of attorney appointing me as an associate attorney in this matter.

ADVISORY: Foreign attorneys (other than authorized Canadian attorneys/agents) may not sign this form and are prohibited from representing an owner/holder before the USPTO in trademark matters.

NOTE: If more than one owner/holder, ALL must sign the overall submission.

* Signature

* Signatory's Name

* Signatory's Position

* Date Signed

NOTE: Enter the appropriate title or the nature of the relationship to the owner/holder - if an individual, enter "Owner" or "Holder" as appropriate; if an attorney, enter "Attorney of record, [specify at least one state] bar member", e.g., "Attorney of record, New York bar member"; if an authorized signatory of a business entity enter, e.g.,
<table>
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<tr>
<th>Signatory's Phone Number</th>
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"President," "Vice President," "General Partner" (if a partnership), or "Principal" (if a limited liability company). Broad designations such as "Authorized Signatory" and "Trademark Administrator" are not acceptable.

**NOTE:** If the attorney signing is from the same U.S. firm as the attorney of record, but was not listed in the original filing and is not otherwise of record, include firm name to establish acceptability of signature, e.g., Associate Attorney, Smith, Jones & Davis, Virginia Bar Member.
Response To Office Action

Validation Page

On Wed Feb 01 10:58:41 EST 2017 you completed all mandatory fields and successfully validated the form. It has NOT been filed to the USPTO at this point. Please complete all steps below to submit the form.

**STEP 1:** Review the Response data, available below in various formats, by clicking on any of the phrases listed under Response Data. Use the print function within your browser to print these pages for your own records.

**NOTE:** At the point of final validation, it is critical to confirm that all information is displayed properly immediately before filing. *regardless* of the appearance of the data at any point earlier in the process. If any previously-entered argument text or image files (e.g., evidence) are now missing, you must re-enter or re-attach before final submission. Otherwise, the USPTO will not receive a complete Response. E.g., if you initially pasted text into the argument field, but the argument section is now blank, you must paste it in again after final validation but before actual submission of the Response, or the USPTO will not receive that text at all. For information about the "track change" feature used when an identification of goods/services/collective membership organization is modified, click [here](#).

**WARNING:** After submission of this form, some characters may be displayed in a manner not exactly identical to what was originally entered, because various USPTO systems cannot display/print certain characters. The USPTO will convert any problematic character(s) to the closest acceptable equivalent(s). For a complete table highlighting which characters will be converted, click [here](#).

Note: If you are using the e-signature approach or the handwritten pen-and-ink signature approach, you must click on the final link to access the specific "text form" for that purpose.

### Response Data

- Input
- Mark
- XML File
- Textform for HandWritten(Declaration)

**STEP 2:** If any of the information is incorrect, click on the Go Back to Modify button at the bottom of this page to return to the Response form and make changes.

**Note:** If you originally selected standard character format, but are not satisfied with USPTO-created image of mark (accessed above):
1. Return to the Mark Information Section;
2. Select the Stylized/Design format;
3. Affix your own JPG file;
4. Check the box to claim that the mark is presented in standard character format; and
5. Enter the literal element of the mark in the appropriate field.

If you do not have a JPG image file ready at this time, you should:
1. Save this application, using the Download Portable data button at the bottom of this page;
2. Create your own JPG image file of the mark;"
3. Retrieve the saved form; and"
4. Continue as per steps 1-5, above."

**STEP 3:** Click on the link for "Text Form for handwritten signatures," and use the print function within your browser to print this page. Either mail or fax this page to the proper signatory(ies).

**STEP 4:** Use the Download Portable Data button at the bottom of this page to save the Response to your local drives.

**STEP 5:** Upon receipt back (via mail or fax) of the signed declaration, scan this page to create a JPG/PDF image file (the only image format that are acceptable).

**STEP 6:** Open the saved Response from where you stored it on your local drive, and attach the image file by using the Browse button under the Declaration section of the form.

**STEP 7:** If there are no errors and you are ready to file this Response electronically, confirm the e-mail address for acknowledgment. Once you submit an Response electronically, we will send an electronic acknowledgment of receipt to the e-mail address entered below. If no e-mail address appears, you must enter one. If we should send the acknowledgment to a different e-mail address, or to an additional address(es), please enter the proper address or additional address(es). For multiple addresses/receipts, please separate e-mail addresses by either a *semicolon* or a *comma*.

**NOTE:** This e-mail address is only for the purpose of receiving the acknowledgment that the transmission reached the USPTO, and is not related to the e-mail that will be used for correspondence purposes (although it could be the same address). The official e-mail address that the USPTO will use for any communication is whatever appears in the record for that purpose. If necessary, use the Change of Correspondence address form to update an e-mail address, as it will NOT be changed based on the specific entry below.
**STEP 8:** To download and save the Response, click on the Download Portable Data button at the bottom of this page. The information will be saved to your local drive. To begin the submission process with saved data, you must open a new form, and click on the "Browse/Choose File" button displayed on the initial form wizard page, at "[OPTIONAL] To access previously-saved data, use the "Browse/Choose File" button below to access the file from your local drive." REMINDER: Do NOT try to open the saved .obj/.xml form directly. You must return to the very first page of the form, as if starting a brand new form, and then use the specific "Browse/Choose File" button on that page to import the saved file. Clicking on the "Continue" button at the bottom of that first page will then properly open the saved version of your form.

**STEP 9:** Read and check the following:

**Important Notice:**

1. I am aware that this response, to be considered "complete," should address each issue requiring response in the Office action or any previous Office action incorporated by reference, and, in addition, that this response does not consist only of a signature (unless the missing signature was the sole issue raised in the Office action).
2. I am aware that, if a fee was required, once I submit this form, the USPTO will not refund the fee, because it is a processing fee for the USPTO's substantive review.
3. I am aware that all information I submit to the USPTO at any point in the application and/or registration process will become public record, including my name, phone number, e-mail address, and street address. By filing this document, I acknowledge that I HAVE NO RIGHT TO CONFIDENTIALITY in the information disclosed. The public will be able to view this information in the USPTO's on-line databases and through internet search engines and other on-line databases. This information will remain public even if the application is abandoned or any registration is surrendered, cancelled, or expired. To maintain confidentiality of banking or credit card information, only enter payment information in the secure portion of the site after validating your form. For any information that may be subject to copyright protection, by submitting it to the USPTO, the filer is representing that he or she has the authority to grant, and is granting, the USPTO permission to make the information available in its on-line database and in copies of the application or registration record.
4. I am aware that private companies not associated with the USPTO often use trademark application and registration information from the USPTO's databases to mail or e-mail trademark-related solicitations (samples of non-USPTO solicitations included).

☐ If you have read and understand the above notice, please check the box before you click on the Pay/Submit button.

**STEP 10:** If you are ready to file electronically:
Click on the Pay/Submit button at the bottom of this page. NOTE: If a fee payment is required, screens for entering payment information will come up after you have clicked on the Pay/Submit button. After successful entry of payment information, you can complete the submission to the USPTO. A complete transaction will result in a screen that says SUCCESS! Within 24 hours, the email acknowledgment will also be sent. WARNING: Click on the Pay/Submit button ONLY if you are now entirely prepared to complete the Pay/Submit process. After clicking the button, you can NOT return to the form, since you will have left the TEAS site entirely. Once in the separate payment site, you must complete the Pay/Submit process within 30 minutes. If you are not prepared to complete the process now, you should select the "Download Portable Data" option to save your form, and then complete the Pay/Submit process later. Or, if you have discovered any error, use the "Go Back to Modify" button to make a correction. If you are not prepared to complete the process now, you should select the "Download Portable Data" option to save your form, and then complete the Pay/Submit process later. Or, if you have discovered any error, use the "Go Back to Modify" button to make a correction.