Trademark/Service Mark Application, Principal Register

TEAS Plus Application (Version 5.8)

NOTE: For an instructional video providing an overview of the most important issues you should be aware of when filing a trademark application, click here.

To file the application electronically, please complete the following steps:

1. Answer the first question below to create an application form showing only sections relevant to your specific filing.
2. For help at any point, click on any underlined word on any page.
3. After answering the first wizard question, click on the CONTINUE button at bottom of the page.
4. Once in the actual form, complete all fields with a * symbol, since they are mandatory fields for TEAS filing purposes.
5. Validate the form, using the "Validate" button at the end of the form. If there are errors, return to the form to make the correction. A "Warning" may be corrected or by-passed.
6. Double-check all entries through the links displayed on the Validation page.
7. You may save your work for submission at a later time by clicking on the Download Portable Data button at the bottom of the Validation page.
8. When ready to file, use the Pay/Submit button at the bottom of the Validation page. This will allow you to choose from three (3) different payment methods: credit card, automated deposit account, or electronic funds transfer.
9. After accessing the proper screen for payment, and making the appropriate entries, you will receive a confirmation screen if your transmission is successful. This screen will say SUCCESS! and will provide your assigned serial number.
10. You will receive an e-mail acknowledging receipt of your submission, which will include the assigned serial number and provide a summary of your submission.

Once you submit this application, we will not cancel the filing or refund your fee. The fee is a processing fee, which we do not refund even if we cannot issue a registration after our substantive review.

Important: ONCE YOU SUBMIT AN APPLICATION ELECTRONICALLY, THE USPTO WILL IMMEDIATELY ISSUE AN ELECTRONIC ACKNOWLEDGMENT OF RECEIPT. Please contact TEAS@uspto.gov if you do not receive this acknowledgment within 24 hours of transmission.

Contact Points:

- **General trademark information**: Please review the information posted at Where Do I Start. If you have remaining questions, e-mail TrademarkAssistanceCenter@uspto.gov, or telephone 1-800-786-9199.
- **Help**: For instructions on how to use the electronic forms, or 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. Also, include the relevant serial number or registration number, if existing.

NOTE: The TEAS Support Team focuses on problems related to the process of completing the electronic forms, not on what information would be correct for entry within a form, or other broader trademark issues. Please route those types of inquiries to the Trademark Assistance Center. However, please be aware that neither group can provide any sort of information in the nature of "legal advice." For legal advice, please consider contacting an attorney who specializes in intellectual property.

- **Bug Report:** If you think there is a "bug" within one of the electronic forms, please click Bug Report.
- **Status Information:** For an application with an assigned serial number, check the Trademark Status & Document Retrieval (TSDR) system to view current status information, as well as the complete prosecution history. Do not attempt to check the status of a filing until at least 7-10 days after submission of the filing, to allow sufficient time for all USPTO databases to be updated. You can view all items listed in the prosecution history section online via the TSDR system, including all Office actions sent by the USPTO.

**WARNING:** This form has a session time limit of 60 minutes. Your "session" began as soon as you accessed this initial Form Wizard page. If you exceed the 60-minute time limit, the form will not validate and you must begin the entire process again; you can, however, extend the time limit. You should always try to have all information required to complete the form prior to starting any session.

1. Is an **attorney** filing this application?
   - ○ Yes
   - ○ No

2. [OPTIONAL] To access previously-saved data, use the "Browse/Choose File" button below to access the file from your local drive. NOTE: For specific instructions, please click here. FAILURE TO FOLLOW THESE NEW INSTRUCTIONS WILL RESULT IN THE DISPLAY OF YOUR DATA IN AN XML FORMAT THAT CANNOT BE EDITED. NOTE: Do NOT attempt to use the button below to upload an image file (for example, a specimen). You must use the button that will be presented for that purpose within the proper section of the actual form.

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Continue

Burdens/Privacy Statement | TEAS Form Burden Statement

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

Wed Jan 25 10:15:55 EST 2017

Trademark/Service Mark Application, Principal Register

Note: This identifies who owns the mark, not necessarily who is filing the application. For an instructional video focusing on what is meant by the term "applicant," click here.
Note: For an instructional video explaining how to fill out the Applicant Information page, click here.

<table>
<thead>
<tr>
<th>Applicant Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Note: If there is more than one owner of the mark, complete the information for the first owner, and then click on the &quot;Add Owner&quot; button at the bottom of this page. Repeat, as necessary, for the appropriate listing of all owners. Warning: It is important to determine whether, in fact, the applicants are joint applicants, or some other entity type listed below.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* Owner of Mark</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ DBA (doing business as) ☐ AKA (also known as)</td>
</tr>
<tr>
<td>☐ TA (trading as) ☐ Formerly</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* Entity Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ Individual</td>
</tr>
<tr>
<td>☐ Corporation</td>
</tr>
<tr>
<td>☐ Limited Liability Company</td>
</tr>
<tr>
<td>☐ Partnership</td>
</tr>
<tr>
<td>☐ Limited Partnership</td>
</tr>
<tr>
<td>☐ Joint Venture</td>
</tr>
<tr>
<td>☐ Sole Proprietorship</td>
</tr>
<tr>
<td>☐ Trust</td>
</tr>
<tr>
<td>☐ Estate</td>
</tr>
<tr>
<td>☐ Other</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* Country of Citizenship</th>
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</thead>
<tbody>
<tr>
<td>Select Country</td>
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</table>

<table>
<thead>
<tr>
<th>Internal Address</th>
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<tbody>
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<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>* Street Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>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.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* City</th>
</tr>
</thead>
<tbody>
<tr>
<td>Note: You must limit your entry here to no more than 22 characters.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* State</th>
</tr>
</thead>
<tbody>
<tr>
<td>Select State</td>
</tr>
<tr>
<td>Note: You must include as part of the &quot;City&quot; entry any information related to geographical regions (e.g., provinces) not found in the dropdown lists for &quot;States&quot; or &quot;Countries.&quot; 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.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* Country or U.S. Territory</th>
</tr>
</thead>
<tbody>
<tr>
<td>Select Country or U.S. Territory</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* Zip/Postal Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Required for U.S. applicants)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<table>
<thead>
<tr>
<th>Fax Number</th>
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</table>
While the application may list an e-mail address for the applicant, only the e-mail address of the applicant's attorney or domestic representative will be used for actual correspondence purpose, in accordance with USPTO policy.
Trademark/Service Mark Application, Principal Register

Mark Information

Before the USPTO can register your mark, exactly what the mark must be clear. You may present your mark in one of the following ways: (1) standard characters, if not claiming a particular font, style, size, and/or color; (2) special form, if the mark includes a design or word(s) combined with a design, or is displayed in a particular font, style, size, and/or color; or (3) non-visual sound mark (for this type of mark, you should include a musical score, and an audio file, as well as a detailed mark description). Do not upload your specimen of use (sample of actual use, e.g., a label or advertisement) here. This will be required in a different part of the form (if appropriate for your filing basis). WARNING: You may submit only one mark per application, if your application includes multiple marks, it may be denied a filing date or refused registration.

When you click on one of the three circles presented below, and follow the specific instructions, the form will automatically create a separate page that displays the mark for which you are applying or permits the applicant to attach an audio file for a sound mark. Please carefully review this page prior to final submission to the USPTO, to ensure that it accurately depicts or represents your mark. You may not be permitted to change or correct your mark after filing this application. While minor changes in the mark may sometimes be permitted, changes that result in a material alteration of the mark as originally filed will result in the USPTO issuing a refusal on that ground.

WARNING: AFTER YOU FINISH SEARCHING THE USPTO DATABASE FOR POTENTIALLY CONFLICTING MARKS, EVEN IF YOU THINK THERE ARE NO CONFLICTING MARKS, DO NOT ASSUME THAT YOUR MARK WILL AUTOMATICALLY REGISTER. AFTER YOU FILE THE APPLICATION, THE USPTO WILL CONDUCT ITS OWN DATABASE SEARCH AND COMPLEX LEGAL REVIEW, AND MAY REFUSE TO REGISTER YOUR MARK ON THAT OR ANOTHER BASIS.

NOTE: For an instructional video on the importance of conducting a search of existing trademarks or service marks before filing your application, click here.

* Click the appropriate circle to indicate the Mark type:

- Standard Characters
- Special Form (Stylized and/or Design)
- Sound mark

NOTE: For an instructional video on the importance of selecting the proper mark type, click here.
NOTE: For an instructional video explaining how to fill out the Mark Information page, click here.

Enter the mark here: (Note: The entry can be in capital letters, lower case letters, or a combination thereof. Do not include the ”®”, “™”, ©, or ◎ symbols after the mark entry, because they are not part of the actual mark. If using Internet Explorer, the entry cannot exceed 2036 characters; otherwise, you must switch to another browser.)

NOTE: For information about mark display in USPTO databases, click here

The "Additional Statement" section of this form is used to enter various legal or informational statement(s) that may pertain to the mark; for example, a disclaimer or English translation. Because you are filing under TEAS Plus, you must enter the following, if applicable within the facts of your application: (1) claim of prior registration(s); (2) translation; (3) transliteration; (4) consent of individual identified in mark; and (5) concurrent use claim. You are not required to enter any other statement(s) at the time of filing; however, you may be required to add a statement(s) to the record during examination of the application. If you are unsure whether you should make such a statement, besides those specifically identified above, the examining attorney assigned to your application will issue a requirement, if appropriate.
Additional Statement

To select a statement, enter any required information specific to your mark or, for some statements, check the box in front of the statement. If, after making a selection, you realize that no statement is needed, you must click on the box that produced this section of the form to "uncheck" it, and the entire "Additional Statement" section below will be removed. NOTE: As a general rule, for disclaimers, translations and transliterations, consents, or an explanation of the mark's significance, include only words that are in the mark within quotation marks in the text boxes below.

NOTE: For an instructional video on the Additional Statements section of the form, click here.

**WARNING:** Additional statements are not commonly used and are for special circumstances that only exist in certain applications. Selecting items that do not apply may delay the processing of your application. HOWEVER, for any field below designated with an asterisk (*), you must make an entry to maintain TEAS Plus status, if applicable within the facts of the application. Failure to do so will result in the examining attorney requiring the payment of an additional $125 fee per class, because the application will lose its TEAS Plus status.

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

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

(Required if warranted by facts of application.) 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: (Required if warranted by facts of application.)
The English translation of _________ in the mark is _________.

The wording _________ has no meaning in a foreign language.

* TRANSYLAVATION: (Required if warranted by facts of application.)(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.

MEANING OR 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 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 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 DISTINGUISHENESS**

☐ §2(f) Whole ☐ §2(f) In Part

* NAME(S), PORTRAIT(S), SIGNATURE(S) OF INDIVIDUAL(S): (Required if warranted by facts of application.)
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.

**USE OF THE MARK IN ANOTHER FORM:** The mark was first used anywhere in a different form other than that sought to be registered at least as early as _________ and in commerce at least as early as _________.

NOTE: If the use in another form claim does not relate to all classes in a multiple-class application, specify within the miscellaneous statement section, below, the exact class(es) the claim covers.

* CONCURRENT USE: Enter the appropriate concurrent use information in the text box immediately below. WARNING: To assert concurrent use, you must: (1) have selected a Section 1(a) filing basis, which indicates you are using your 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.

________ (Required if warranted by facts of application.)
Miscellaneous Statement: Enter information for which no other section of the form is appropriate.

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Burden/Privacy Statement | TEAS Form Burden Statement

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 1478 (Rev 09/2006)
OMB No. 0651-0009 (Exp. 02/28/2018)

Trademark/Service Mark Application, Principal Register
TEAS Plus Application (Version 5.8)

Mark Information

Before the USPTO can register your mark, exactly what the mark is must be clear. You may present your mark in one of the following ways: (1) standard characters, if not claiming a particular font, style, size, and/or color; (2) special form, if the mark includes a design or word(s) combined with a design, or is displayed in a particular font, style, size, and/or color; or (3) non-visual sound mark (for this type of mark, you should include a musical score, and an audio file, as well as a detailed mark description). Do not upload your specimen of use (sample of actual use, e.g., a label or advertisement) here. This will be required in a different part of the form (if appropriate for your filing basis).

WARNING: You may submit only one mark per application, if your application includes multiple marks, it may be denied a filing date or refused registration.

When you click on one of the three circles presented below, and follow the specific instructions, the form will automatically create a separate page that displays the mark for which you are applying or permits the applicant to attach an audio file for a sound mark. Please carefully review this page prior to final submission to the USPTO, to ensure that it accurately depicts or represents your mark. You may not be permitted to change or correct your mark after filing this application. While minor changes in the mark may sometimes be permitted, changes that result in a material alteration of the mark as originally filed will result in the USPTO issuing a refusal on that ground.

WARNING: AFTER YOU FINISH SEARCHING THE USPTO DATABASE FOR POTENTIALLY CONFLICTING MARKS, EVEN IF YOU THINK THERE ARE NO CONFLICTING MARKS, DO NOT ASSUME THAT YOUR MARK WILL AUTOMATICALLY REGISTER. AFTER YOU FILE THE APPLICATION, THE USPTO WILL CONDUCT ITS OWN DATABASE SEARCH AND COMPLEX LEGAL REVIEW, AND MAY REFUSE TO REGISTER YOUR MARK ON THAT OR ANOTHER BASIS.

NOTE: For an instructional video on the importance of conducting a search of existing trademarks or service marks before filing your application, click here.

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

NOTE: For an instructional video on the importance of selecting the proper mark type, click here.
NOTE: For an instructional video explaining how to fill out the Mark Information page, click here.

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.

NOTE: The image files for, respectively, the mark and the specimen (if filing under Section 1(a), use in commerce, and showing
actual use in commerce of the mark at the time of this filing) should NOT be the same files (or, even if different files, should not display essentially the exact same thing). The mark image file should ONLY show the mark by itself, and not a representation of how the mark is used on the overall packaging for the goods or within an advertisement for services, for example. On the other hand, an image file that shows the complete package for the goods or a full advertisement for the services, with the mark clearly displayed thereon or within, would be an appropriate attachment for a specimen in the later "basis" section of the form (which only appears where a Section 1(a) filling basis is being claimed).

For any image that also includes a word(s), letter(s), punctuation, and/or number(s), enter the LITERAL ELEMENT only of the 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 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.

☐ Check this box if you are NOT claiming color as a feature of the mark. NOTE: Check only if you believe your image is black and white, yet you received after clicking the "CONTINUE" button a WARNING 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 and white, and also state the location thereof in the mark image.

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 or a sound/motion mark (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." 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.

The "Additional Statement" section of this form is used to enter various legal or informational statement(s) that may pertain to the mark; for example, a disclaimer or English translation. Because you are filing under TEAS Plus, you must enter the following, if applicable within the facts of your application: (1) claim of prior registration(s); (2) translation; (3) transliteration; (4) consent of individual identified in mark; and (5) concurrent use claim. You are not required to enter any other statement(s) at the time of filing; however, you may be required to add a statement(s) to the record during examination of the application. If you are unsure whether you should make such a statement, besides those specifically identified above, the examining attorney assigned to your application will issue a requirement, if appropriate.

☐ Check here to display the full listing of additional statements from which you may make your selection.

Additional Statement
To select a statement, enter any required information specific to your mark or, for some statements, check the box in front of the statement. If, after making a selection, you realize that no statement is needed, you must click on the box that produced this section of the form to "uncheck" it, and the entire "Additional Statement" section below will be removed. NOTE: As a general rule, for disclaimers, translations and transliterations, consents, or an explanation of the mark's significance, include only words that are in the mark within quotation marks in the text boxes below.

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**WARNING:** Additional statements are not commonly used and are for special circumstances that only exist in certain applications. Selecting items that do not apply may delay the processing of your application. HOWEVER, for any field below designated with an asterisk (*), you must make an entry to maintain TEAS Plus status, if applicable within the facts of the application. Failure to do so will result in the examining attorney requiring the payment of an additional $125 fee per class, because the application will lose its TEAS Plus status.

**DISCLAIMER:** No claim is made to the exclusive right to use [redacted] 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) [redacted] and others: Check here to indicate there are additional active prior U.S. Registration Number(s).

* **TRANSLATION:** (Required if warranted by facts of application.)
The English translation of [redacted] in the mark is [redacted].
The wording [redacted] has no meaning in a foreign language.

* **TRANSLITERATION:** (Required if warranted by facts of application) (NOTE: Not required for any standard character marks.)
The non-Latin characters in the mark transliterate to [redacted] and this means [redacted] in English.
The non-Latin characters in the mark transliterate to [redacted] and this has no meaning in a foreign language.

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

[redacted] 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 listed in the application, or any geographical significance.
The word(s) [redacted] 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):** (Required if warranted by facts of application.)
The name(s), portrait(s), and/or signature(s) shown in the mark identifies [redacted] whose consent(s) to register is made of record.

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**USE OF THE MARK IN ANOTHER FORM:** The mark was first used anywhere in a different form other than that sought to be registered at least as early as [redacted] and in commerce at least as early as [redacted].

NOTE: If the use in another form claim does not relate to all classes in a multiple-class application, specify within the miscellaneous statement section, below, the exact class(es) the claim covers.
**CONCURRENT USE**: Enter the **appropriate concurrent use information** in the text box immediately below.

WARNING: To assert concurrent use, you **must**: (1) have selected a Section 1(a) filing basis, which indicates you are using your 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.

(Required if warranted by facts of application.)

☐ **MISCELLANEOUS STATEMENT**: Enter information for which no other section of the form is appropriate.

Click here to Attach/Remove Miscellaneous

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Burden/Privacy Statement  TEAS Form Burden Statement

Trademark/Service Mark Application, Principal Register

TEAS Plus Application (Version 5.8)

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   O Special Form (Stylized and/or Design)
   O Sound mark

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NOTE: For an instructional video explaining how to fill out the Mark Information page, click here.

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

NOTE: The attached file should ONLY show the mark by itself, and should NOT be a representation of how the mark is or may be...
For any of the design mark that also includes a word(s), letter(s), punctuation, and/or number(s), enter the
LITERAL ELEMENT only of the mark here:

NOTE: Do NOT enter any word(s), letter(s), punctuation, and/or number(s) that do not appear in the attached file. Leave this space
blank if your mark consists only of design elements. The 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 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)

The "Additional Statement" section of this form is used to enter various legal or informational statement(s) that may
pertain to the mark; for example, a disclaimer or English translation. Because you are filing under TEAS Plus, you must
enter the following, if applicable within the facts of your application: (1) claim of prior registration(s); (2) translation;
(3) transliteration; (4) consent of individual identified in mark; and (5) concurrent use claim. You are not required to
enter any other statement(s) at the time of filing; however, you may be required to add a statement(s) to the record during
examination of the application. If you are unsure whether you should make such a statement, besides those specifically
identified above, the examining attorney assigned to your application will issue a requirement, if appropriate.
☐ Check here to display the full listing of additional statements from which you may make your selection.

Additional Statement

To select a statement, enter any required information specific to your mark or, for some statements, check the box
in front of the statement. If, after making a selection, you realize that no statement is needed, you must click on the
box that produced this section of the form to "uncheck" it, and the entire "Additional Statement" section below
will be removed. NOTE: As a general rule, for disclaimers, translations and transliterations, consents, or an
explanation of the mark's significance, include only words that are in the mark within quotation marks in the text
boxes below.

NOTE: For an instructional video on the Additional Statements section of the form, click here.

WARNING: Additional statements are not commonly used and are for special circumstances that only exist in certain
applications. Selecting items that do not apply may delay the processing of your application. HOWEVER, for any field
below designated with an asterisk (*), you must make an entry to maintain TEAS Plus status, if applicable within the
facts of the application. Failure to do so will result in the examining attorney requiring the payment of an additional $125
fee per class, because the application will lose its TEAS Plus status.

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

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

(Required if warranted by facts of application.) 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:** (Required if warranted by facts of application.)
The English translation of [_____] in the mark is [_____]

The wording [_____] has no meaning in a foreign language.

* **TRANSLITERATION:** (Required if warranted by facts of application.) *(NOTE: Not required for any standard character marks.)*
The non-Latin characters in the mark transliterate to [_____] and this means [_____] in English.
The non-Latin characters in the mark transliterate to [_____] and this has no meaning in a foreign language.

**MEANING OR 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 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 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):** (Required if warranted by facts of application.)
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.

**USE OF THE MARK IN ANOTHER FORM:** The mark was first used anywhere in a different form other than that sought to be registered at least as early as [_____], and in commerce at least as early as [_____].

NOTE: If the use in another form claim does not relate to all classes in a multiple-class application, specify within the miscellaneous statement section, below, the exact class(es) the claim covers.

* **CONCURRENT USE:** Enter the appropriate concurrent use information in the text box immediately below.

WARNING: To assert concurrent use, you must: (1) have selected a Section 1(a) filing basis, which indicates you are using your 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 for which no other section of the form is appropriate.

[_____] (Required if warranted by facts of application.)

Click here to Attach/Remove Miscellaneous
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 1478 (Rev 09/2006)
OMB No. 0651-0009 (Exp. 02/28/2018)

Trademark/Service Mark Application, Principal Register

TEAS Plus Application (Version 5.8)

Goods/Services Information

Instructions:


Step 2: After creating the complete list of goods/services for this application, you will then be able in the next section of the form to designate the filing basis (or bases) appropriate for each listed item.

NOTE:

1. Your selection of goods/services must be precise and accurate. Do NOT simply select a listing that is "close" to your goods/services. If you do not find a listing that accurately identifies your goods/services, you may e-mail TMIDSUGGEST@uspto.gov to request that your identification be added to the IDManual, and then wait for the addition before filing using TEAS Plus. For more information on this process, click here. If your request is not approved or you wish to file immediately, you must use either the TEAS Regular or TEAS RF form.

2. The TEAS Plus version of the IDManual intentionally does not include the following: (1) items classified in Classes A, B, or 200, because those marks are not eligible for filing under TEAS Plus; (2) any listings that appear in the "regular" manual under "000," because correct classification is required under TEAS Plus, and classification for these listings varies according to the additional information provided within the listing; and (3) the Class 25 listing of "Clothing, namely,...", because this entry is too open-ended, and could result in items being listed that do not truly fall within this class. Instead, search for and select the specific clothing items you wish to include in your application.

3. Some entries include instructional language beneath the actual entry, within <> symbols. This language is only to assist in the proper selection of an entry, and will NOT be included as part of the actual identification after the checked entry is inserted into the form.

4. If you cannot access the IDManual through the "Add Goods/Services by Searching IDManual" button, try switching to another browser. If after changing browsers you still cannot access the IDManual through the "Add Goods/Services by Searching IDManual" button, please contact TEAS@uspto.gov.

WARNING: This form has a session time limit of 60 minutes. Your "session" began as soon as you accessed the initial Form Wizard page. If you exceed the 60-minute time limit, the form will not validate and you must begin the entire process again; you can, however, extend the time limit. You should always try to have all information required to complete the form prior to starting any session.

NOTE - INSTRUCTIONAL VIDEOS AVAILABLE REGARDING GOODS/SERVICES IN AN APPLICATION:
For a video on goods/ services and the importance of making a proper identification selection, click here, and for an instructional video explaining how to fill out the Goods/Services page in this application, click here.
Trademark/Service Mark Application, Principal Register

TEAS Plus Application (Version 5.8)

Basis for Filing

NOTE: For an instructional video on what is meant by "basis for filing," click here.
NOTE: For an instructional video explaining how to fill out the Filing Basis page, click here.

The applicant requests that the trademark/service mark identified on the preceding page be registered with the USPTO on the Principal Register for the class(es) and goods/services displayed below, and asserts herein the specific basis(es) that covers the listed goods/services.

Instructions for assigning filing basis(es):
For each of the items listed in the chart below, you may assign a specific filing basis, or if appropriate, multiple bases. If the list is incorrect, you may either add or delete items, using the appropriate buttons, below. For an explanation of the possible filing basis(es), as identified by the 4 buttons beneath the listing of goods/services, click here.

- **One class or multiple classes, with ONE filing basis for ALL listed items** Examples
  NOTE: This is the most common choice. The following are other options, but they are much less common:
  - **One class or multiple classes, with same multiple filing bases for ALL listed items in class(es)** Examples
  - **One class or multiple classes, with different filing basis(es) for different goods/services within the same class, and/or for different overall classes** Examples

NOTE - INSTRUCTIONAL VIDEOS AVAILABLE REGARDING GOODS/SERVICES IN AN APPLICATION: For a video on goods/services and the importance of making a proper identification selection, click here, and for an instructional video explaining how to fill out the Goods/Services page in this application, click here.

For instructions on how to add item(s) to the list displayed below, click here.
For instructions on how to remove any item(s), click here.

<table>
<thead>
<tr>
<th>International Class</th>
<th>Goods/Services</th>
<th>Assigned Filing Basis(es)</th>
</tr>
</thead>
<tbody>
<tr>
<td>025</td>
<td><strong>Shirts</strong></td>
<td>1(b)</td>
</tr>
</tbody>
</table>

NOTE: The 4 BUTTONS below identify the choices of filing basis to be assigned to the items listed in the table, above. For an explanation of each basis, click here. Because assignment of the correct basis to each item is critical, please read the explanations if you have any questions as to which basis(es) to select, before clicking the button(s), below, to begin the assignment of the basis(es).

WARNING: Registration Subject to Cancellation for Fraudulent Statements
You must ensure that statements made in filings to the USPTO are accurate, as inaccuracies may result in the cancellation of a trademark registration. The 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 you claim use, could jeopardize the validity of the registration and result in its cancellation.

<table>
<thead>
<tr>
<th>Section 1(a)</th>
<th>Section 1(b)</th>
<th>Section 44(c)</th>
<th>Section 44(e)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actually using mark in commerce now</td>
<td>No use of mark yet, intending to use</td>
<td>Foreign application exists for same goods/services</td>
<td>Foreign registration exists for same goods/services</td>
</tr>
</tbody>
</table>

**NOTE:** Clicking "Go Back" will take you directly back to the MARK section of the form. Clicking "Continue" prior to assigning a filing basis will result in an error.

[Go Back][Continue]

**Burdens:**

Burdens/Privacy Statement | TEAS Form Burden Statement

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

Wed Jan 25 10:23:22 EST 2017
Trademark/Service Mark Application, Principal Register

TEAS Plus Application (Version 5.8)

☐ Check here if an attorney is filing this form on behalf of the applicant(s). If an attorney is not filing, simply click on the box if currently checked to "uncheck" that box.

☐ Check here if the applicant wants to appoint a Domestic Representative. A Domestic Representative is OPTIONAL if the applicant's address is outside the United States. Once checked, a separate section of the form will appear to enter the Domestic Representative information.

### Attorney Information

<table>
<thead>
<tr>
<th>Field</th>
<th>Entry</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Correspondent Attorney Name</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Individual Attorney Docket/Reference Number</strong></td>
<td></td>
</tr>
<tr>
<td><strong>NOTE:</strong> You must limit your entry here to no more than 12 characters.</td>
<td></td>
</tr>
<tr>
<td><strong>Other Appointed Attorney(s)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Firm Name</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>
<tr>
<td><strong>NOTE:</strong> 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.</td>
<td></td>
</tr>
<tr>
<td><strong>City</strong></td>
<td></td>
</tr>
<tr>
<td><strong>NOTE:</strong> You must limit your entry here to no more than 22 characters.</td>
<td></td>
</tr>
<tr>
<td><strong>State</strong> (Required for U.S. addresses)</td>
<td>Select State</td>
</tr>
<tr>
<td><strong>NOTE:</strong> You must include as part of the &quot;City&quot; entry any information related to geographical regions (e.g., provinces) not found in the dropdown lists for &quot;States&quot; or &quot;Countries.&quot; 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.</td>
<td></td>
</tr>
<tr>
<td><strong>Country or U.S. Territory</strong></td>
<td>Select Country or U.S. Territory</td>
</tr>
<tr>
<td><strong>Zip/Postal Code</strong> (Required for U.S. addresses)</td>
<td></td>
</tr>
<tr>
<td><strong>Phone Number</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Fax Number</strong></td>
<td></td>
</tr>
<tr>
<td>----------------</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

An e-mail address for communication with the appointed attorney must be provided. The attorney must keep this address current in the USPTO’s records. Specific authorization for this communication may be made, below.

- [ ] Check here to authorize the USPTO to communicate with the appointed attorney via e-mail. (Informal communication is permissible without authorization.)

**NOTE:** By checking this box, the appointed attorney acknowledges that it is solely responsible for receipt of USPTO documents sent via e-mail. The appointed attorney should periodically check the status of the application through the **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 appointed attorney’s, or the applicant’s domestic representative’s security or anti-spam software, or any problems within the applicant’s, the applicant’s appointed attorney’s, or the applicant’s domestic representative’s e-mail system. All sent actions can be viewed on-line, via the **TSDR** system.

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**Help Desk** | **Bug Report** | **Feedback** | **TEAS Home** | **Trademark Home** | **USPTO**
Trademark/Service Mark Application, Principal Register

TEAS Plus Application (Version 5.8)

**Correspondence Information**

NOTE: For an instructional video on the correspondence information section, click here.

Note: Where an attorney or domestic representative has been appointed, the USPTO will correspond ONLY with the listed appointment. Do NOT attempt to change the correspondence address to the owner's address.

<table>
<thead>
<tr>
<th><strong>Name</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Firm Name</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Internal Address</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Street Address</strong></td>
<td>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.</td>
</tr>
<tr>
<td><strong>City</strong></td>
<td>You must limit your entry here to no more than 22 characters.</td>
</tr>
<tr>
<td><strong>State</strong></td>
<td>Select State</td>
</tr>
<tr>
<td><em>(Required for U.S. addresses)</em></td>
<td>NOTE: You must include as part of the &quot;City&quot; entry any information related to geographical regions (e.g., provinces) not found in the drop down lists for &quot;States&quot; or &quot;Countries.&quot; 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.</td>
</tr>
<tr>
<td><strong>Country or U.S. Territory</strong></td>
<td>Select Country or U.S. Territory</td>
</tr>
<tr>
<td><strong>Zip/Postal Code</strong></td>
<td><em>(Required for U.S. addresses)</em></td>
</tr>
<tr>
<td><strong>Phone Number</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Fax Number</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Primary Email Address</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Secondary Email Address(es)</strong></td>
<td></td>
</tr>
</tbody>
</table>

Enter up to 4 addresses, separated by either a semicolon or a comma.
<table>
<thead>
<tr>
<th>*Internet E-mail Address</th>
</tr>
</thead>
</table>

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.

☐ I authorize the USPTO to send e-mail correspondence concerning the application to the applicant, the applicant's attorney, or the applicant's domestic representative at the e-mail address provided above. I understand that a valid e-mail address must be maintained and that the applicant or the applicant's attorney must file the relevant subsequent application-related submissions via the Trademark Electronic Application System (TEAS). Failure to do so will result in the loss of TEAS Plus status and a requirement to submit an additional processing fee of $125 per international class of goods/services.

**NOTE:** By checking this box, the appointed attorney acknowledges that it is solely responsible for receipt of USPTO documents sent via e-mail. The appointed attorney should periodically check the status of the application through the 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 appointed attorney's, or the applicant's domestic representative's security or anti-spam software, or any problems within the applicant's, the applicant's appointed attorney's, or the applicant's domestic representative's e-mail system. All sent actions can be viewed on-line, via the TSDR system.
Trademark/Service Mark Application, Principal Register

Trademark Electronic Application System - TEAS Application

Navigation History: Instruction > Applicant > Mark > Goods/Services/Filing Basis > Attorney/Dom. Rep./Correspondence > Fee/Signature

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 1478 (Rev 09/2006)
OMB No. 0651-0009 (Exp. 02/28/2018)

Trademark/Service Mark Application, Principal Register
TEAS Plus Application (Version 5.8)

Fee Information

NOTE: For an instructional video on the fee and signature information sections, click here.
Note: Three payment options (credit card, automated deposit account, and Electronic Funds Transfer) will appear after clicking on the Pay/Submit button, which is available on the bottom of the Validation Page after completing and validating this form.

<table>
<thead>
<tr>
<th>Number of Classes</th>
<th>Fee per class</th>
<th>Total Fee Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 (Class: 025)</td>
<td>$225</td>
<td>$225</td>
</tr>
</tbody>
</table>

Signature Information

Click to choose ONE signature method:
○ Sign directly ○ E-mail Text Form to second party for signature ○ Handwritten pen-and-ink signature

Electronic Signature

To electronically sign this application, 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

Read the following statements before signing. Acknowledge the statements by checking the boxes and signing below.

☐ If the applicant is filing the application based on use in commerce under 15 U.S.C. § 1051(a):
  • The signatory believes that the applicant is the owner of the trademark/service mark sought to be registered;
  • The mark is in use in commerce on or in connection with the goods/services in the application;
  • The specimen(s) shows the mark as used on or in connection with the goods/services in the application; and
  • The facts set forth in the application are true.

If the applicant is filing the application based on an intent to use the mark in commerce under 15 U.S.C. § 1051(b), § 1126(d), and/or § 1126(e):
  • The signatory believes that the applicant is entitled to use the mark in commerce;
  • The applicant has a bona fide intention to use the mark in commerce on or in connection with the goods/services in the application; and
  • The facts set forth in the application are true.

To the best of the signatory's knowledge and belief, no other persons, except, if applicable, 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 of such other persons, to cause confusion or mistake, or to deceive.

To the best of the signatory's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, the allegations and other factual contentions made above have evidentiary support.

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/her own knowledge are true and that all statements made on information and belief are believed to be true.

<table>
<thead>
<tr>
<th>* Signature</th>
<th>* Date Signed (MM/DD/YYYY)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* Signatory's Name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>* Signatory's Position</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

NOTE: Enter the appropriate title or the nature of the relationship to the applicant - if an individual, enter "Owner"; 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).

<table>
<thead>
<tr>
<th>Signatory's Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

NOTE: If there are multiple signatories, click on the "Add Signatory" button below, and repeat signature process. Otherwise, Click on the Validate button, or if necessary, the Go Back button.

Go Back | Add Signatory | Validate

Burden/Privacy Statement | TEAS Form Burden Statement
Trademark/Service Mark Application, Principal Register

TEAS Plus Application (Version 5.8)

Fee Information

NOTE: For an instructional video on the fee and signature information sections, click here.

Note: Three payment options (credit card, automated deposit account, and Electronic Funds Transfer) will appear after clicking on the Pay/Submit button, which is available on the bottom of the Validation Page after completing and validating this form.

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Fee per class</td>
<td>$225</td>
</tr>
<tr>
<td><strong>Total Fee Due</strong></td>
<td><strong>$225</strong></td>
</tr>
</tbody>
</table>

Signature Information

Click to choose ONE signature method:

- [ ] Sign directly
- [ ] E-mail Text Form to second party for signature
- [ ] Handwritten pen-and-ink signature

Text Form for E-Signatures

NOTE: The same person may sign the declaration on behalf of the other joint applicant(s), by merely making identical entries. The USPTO will presume that the one person who has signed was, in fact, authorized to sign on behalf of the other person(s).

**Signatory's Name**: 

**Signatory's Position**: 

NOTE: Enter the appropriate title or the nature of the relationship to the applicant - if an individual, enter "Owner"; 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).

**Signatory's Phone Number**: 

NOTE: If there are multiple signatories, click on the "Add Signatory" button below, and repeat signature process. Otherwise, Click on the Validate button, or if necessary, the Go Back button.
Trademark/Service Mark Application, Principal Register

TEAS Plus Application (Version 5.8)

Fee Information

NOTE: For an instructional video on the fee and signature information sections, click here.
Note: Three payment options (credit card, automated deposit account, and Electronic Funds Transfer) will appear after clicking on the Pay/Submit button, which is available on the bottom of the Validation Page after completing and validating this form.

<table>
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<tr>
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<tbody>
<tr>
<td>Fee per class</td>
<td>$225</td>
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<td>Total Fee Due</td>
<td>$225</td>
</tr>
</tbody>
</table>

Signature Information

Click to choose ONE signature method:
- Sign directly
- E-mail Text Form to second party for signature
- Handwritten pen-and-ink signature

Text Form for Handwritten Signature Scanning

This option uses a Text Form (available after clicking on the Validate button) that will be signed by the proper signatory(ies) in the traditional "pen-and-ink" manner. Or, if you already have a signed declaration for this application, you can attach it directly here, rather than relying on the USPTO's text form version.

NOTE: If you are using the Text Form approach, you must after validation save the application data, and then pull up the saved form to attach the scanned file for final submission.

Click on the Browse/Choose File button to select file that contains the scanned declaration/signature from your local drive. The scanned file should only include the declaration language with the appropriate signature information (signature, signatory's name, signatory's position, and signature date). Do not include the entire application, but do ensure that the boilerplate declaration language appears; i.e., a signature by itself is not acceptable absent the required declaration language.

NOTE: The same person may sign the declaration on behalf of the other joint applicant(s), by merely making identical entries. The USPTO will presume that the one person who has signed was, in fact, authorized to sign on behalf of the other person(s).
<table>
<thead>
<tr>
<th><strong>Signatory's Name</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Signatory's Position</strong></td>
<td>NOTE: Enter the appropriate title or the nature of the relationship to the applicant - if an individual, enter &quot;Owner&quot;; if an attorney, enter &quot;Attorney of record, [specify at least one state] bar member&quot; (e.g., Attorney of Record, New York bar member); 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).</td>
</tr>
<tr>
<td><strong>Signatory's Phone Number</strong></td>
<td></td>
</tr>
</tbody>
</table>
On Wed Jan 25 10:28:13 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 application.

NOTE: For an instructional video on the Validation Page, click here.

■ STEP 1: Review the application data in various formats, by clicking on the phrases under Application Data. Use the print function within your browser to print these pages for your own records. If the Mark and Specimens appear huge, click here.

Note: It is important that you review this information for accuracy and completeness now. Corrections after submission may not be permissible, thereby possibly affecting your legal rights.

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.

Application Data

■ Input
■ Mark
■ XML File
■ Textform for HandWritten Signature

■ STEP 2: If there are no errors and you are ready to file this application electronically, confirm the e-mail address for acknowledgment. Once you submit the form 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 future communication is whatever appears in the specific correspondence section of the form.)

* E-mail for acknowledgment

To ensure we can deliver your e-mail confirmation successfully, please re-enter your e-mail address(es) here:

* E-mail for acknowledgment

■ STEP 3: To download and save the form data, 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 4: Read and check the following:

**Important Notice:**

(1) Once you submit this application, we will not cancel the filing or refund your fee. The fee is a processing fee, which we do not refund even if we cannot issue a registration after our substantive review. This is true regardless of how soon after submission you might attempt to request cancellation of the filing. Therefore, please review ALL information carefully prior to transmission.

(2) All information you submit to the USPTO at any point in the application and/or registration process will become public record, including your name, phone number, e-mail address, and street address. By filing this application, you acknowledge that YOU 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 later abandoned or any resulting 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.

(3) Be 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. REMINDER: Because you are filing under TEAS Plus, please be sure you have entered the following, if applicable within the facts of your application: (1) claim of prior registration(s); (2) translation; (3) transliteration; (4) consent of individual identified in mark; and (5) concurrent use claim. Otherwise, you will lose TEAS Plus status and be required to pay an additional $125 fee.

STEP 5: If you are ready to file electronically:
Click on the Pay/Submit button below, to access the site where you will select one of three possible payment methods. After successful entry of payment information, you can complete the submission to the USPTO. A valid transaction will result in a screen that says SUCCESS! Also, we will send an e-mail acknowledgment within 24 hours.

**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.

**WARNING:** Fee payments by credit card may not be made from 2 a.m. to 6 a.m. Sunday, Eastern Standard Time. If you are attempting to file during that specific period, you must use either (1) the deposit account or electronic funds transfer payment method, or (2) the "Download Portable Data" option to save your form, and then complete the Pay/Submit process later for a credit card payment.