Doc Code: PET.PCT

Document Description: Petition for review by the PCT Legal Office

PTO/SB/64PCT (01-25)

Approved for use through 11/30/2027. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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. PETITION FOR REVIVAL OF AN INTERNATIONAL (PCT) APPLICATION FOR PATENT Docket Number (Optional)

	Page 1 of 3	
First named in	l inventor:	
International (al (PCT) Application No.: U.S. Application No. (if known):	
Filed:		
Title:		
Mail Stop PCT	nternational Patent Legal Administration CT	
Commissioner		
P.O. Box 1450		
	VA 22313-1450 NOTE: If information or assistance is needed in completing this form, please contact the PCT Helpdesk at (571) 272-43	800
	identified application became abandoned as to the United States because the fees and documents required by 35 L	
37 CFR 1.495 w	15 were not filed prior to the expiration of the time set in 37 CFR 1.495(b) or (c) (as applicable). The date of abandor of the on which the 35 U.S.C. 371(c) requirements were due. See 37 CFR 1.495(c) and (h).	
APPLICANT HE	HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION.	
NO ⁻	NOTE: A grantable petition requires the following items:	
	(1) Petition fee;	
	(2) Proper reply;(3) Terminal disclaimer with disclaimer fee which is required for all international applications having an internation.	al filing date
	before June 8, 1995; and	
(4)	(4) Statement that the entire delay was unintentional.	
1. Petition fee	fee:	
(A) For delay	elay greater than two years:	
37 CFR 1.17(m)	(m)(1)	
Other tha	than a small or micro entity (undiscounted) fee \$ (Fee Code 1468).	
Small ent	entity fee \$ (Fee Code 2468). Applicant asserts small entity status. See 37 CFR 1.27.	
	entity fee \$(Fee Code 3468). Applicant has established or is establishing micro entity status. See 37 CFR 1.2 B/15A or B or equivalent must either be enclosed or have been submitted previously.	9. Form
(B) For delay	elay less than or equal to two years:	
37 CFR 1.17(m	′(m)(2)	
Other tha	than a small or micro entity (undiscounted) fee \$ (Fee Code 1453).	
Small ent	entity fee \$(Fee Code 2453). Applicant asserts small entity status. See 37 CFR 1.27.	
	entity fee \$(Fee Code 3453). Applicant has established or is establishing micro entity status. See 37 CFR 1.2 B/15A or B or equivalent must either be enclosed or have been submitted previously.	9. Form

A Federal agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with an information collection subject to the requirements of the Paperwork Reduction Act of 1995, unless the information collection has a currently valid OMB Control Number. The OMB Control Number for this information collection is 0651-0031. Public burden for this form is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the information collection. Send comments regarding this burden estimate or any other aspect of this information collection, including suggestions for reducing this burden to the Chief Administrative Officer, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450 or email InformationCollection@uspto.gov. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. If filing this completed form by mail, send to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Doc Code: PET.PCT

Document Description: Petition for review by the PCT Legal Office

PTO/SB/64PCT (01-25)

Approved for use through 11/30/2027. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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.

PETITION FOR REVIVAL OF AN INTERNATIONAL (PCT) APPLICATION FOR PATENT DESIGNATING THE U.S. ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(a)

Page 2 of 3

-0				
2. Proper reply				
The proper reply (the missing requirement(s)) in the form of				
(identify the type of reply):				
has been filed previously on				
is enclosed herewith.				
3. Terminal disclaimer with disclaimer fee				
Since this international application has an international filing date on or after June 8, 1995, no terminal disclaimer is required.				
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d) of \$) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).				
4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(a) was unintentional. [NOTE: The United States Patent and Trademark Office (USPTO) may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(a) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D)).]				
Petitioner is reminded that a delay resulting from a deliberately chosen course of action on the part of the applicant does not become an "unintentional" delay within the meaning of 37 CFR 1.137 because:				
• the applicant does not consider the claims to be patentable over the references relied upon in an outstanding Office action;				
• the applicant does not consider the allowed or patentable claims to be of sufficient breadth or scope to justify the financial expense of obtaining a patent;				
• the applicant does not consider any patent to be of sufficient value to justify the financial expense of obtaining the patent;				
• the applicant does not consider any patent to be of sufficient value to maintain an interest in obtaining the patent; or				
 the applicant remains interested in eventually obtaining a patent, but simply seeks to defer patent fees and patent prosecution expenses. 				
Petitioner is further reminded that an intentional delay resulting from a deliberate course of action chosen by the applicant is not affected by:				
• the correctness of the applicant's (or applicant's representative's) decision to abandon the application or not to seek or persist in seeking revival of the application;				
• the correctness or propriety of a rejection, or other objection, requirement, or decision by the Office; or				
 the discovery of new information or evidence, or other change in circumstances subsequent to the abandonment or decision not to seek or persist in seeking revival. 				
NOTE: Where the petition under 37 CFR 1.137(a) is filed more than two years after the date the application became abandoned, the United States Patent and Trademark Office (USPTO) requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.				
Because this petition under 37 CFR 1.137(a) is being filed more than two years after the date the application became abandoned, additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional is enclosed herewith. Note: If this box is checked, section 1A must also be completed.				

Doc Code: PET.PCT

Date

Document Description: Petition for review by the PCT Legal Office

PTO/SB/64PCT (01-25)
Approved for use through 11/30/2027. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE 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.

PETITION FOR REVIVAL OF AN INTERNATIONAL (PCT) APPLICATION FOR PATENT DESIGNATING THE U.S. ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(a)

Page 3 of 3

WARNING

	V	ANNING.				
identi credit applic redac of a p 1.213 the po	ity theft. Personal information such as social security numbers, card authorization form PTO-2038 submitted for payment pur cation. If this type of personal information is included in documiting such personal information from the documents before sub atent application is available to the public after publication of the (a) is made in the application) or issuance of a patent. Furthern	nation in documents filed in a patent application that may contribute to bank account numbers, or credit card numbers (other than a check or coses) is never required by the USPTO to support a petition or an ents submitted to the USPTO, petitioners/applicants should consider mitting them to the USPTO. Petitioner/applicant is advised that the record se application (unless a non-publication request in compliance with 37 CFR nore, the record from an abandoned application may also be available to r an issued patent (see 37 CFR 1.14). Checks and credit card authorization the application file and therefore are not publicly available.				
	Signature	Date				
	Typed or Printed Name	Registration Number, if applicable				
	Address	Telephone Number				
	Address					
Enclos	sures:					
	Petition fee under 37 CFR 1.17(m)(1) or (m)(2)					
	Reply and/or fee					
	Terminal Disclaimer Form					
	Additional sheet(s) containing statements establishing unintentional delay					
	Other (please identify):					
	CERTIFICATE OF MAILING	DR TRANSMISSION [37 CFR 1.8(a)]				
I here	by certify that this correspondence is being:	. , ,				
Deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Mail Stop PCT, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.						
	Transmitted by the USPTO patent electronic filing system, or by facsimile to (571) 273-8300, to the USPTO on the date shown below.					

Signature

Typed or printed name of person signing certificate

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. The United States Patent and Trademark Office (USPTO) collects the information in this record under authority of 35 U.S.C. 2. The USPTO's system of records is used to manage all applicant and owner information including name, citizenship, residence, post office address, and other information with respect to inventors and their legal representatives pertaining to the applicant's/owner's activities in connection with the invention for which a patent is sought or has been granted. The applicable Privacy Act System of Records Notice for the information collected in this form is COMMERCE/PAT-TM-7 Patent Application Files, available in the Federal Register at 78 FR 19243 (March 29, 2013), https://www.govinfo.gov/content/pkg/FR-2013-03-29/pdf/2013-07341.pdf.

Routine uses of the information in this record may include disclosure to: 1) law enforcement, in the event that the system of records indicates a violation or potential violation of law; 2) a federal, state, local, or international agency, in response to its request; 3) a contractor of the USPTO having need for the information in order to perform a contract; 4) the Department of Justice for determination of whether the Freedom of Information Act (FOIA) requires disclosure of the record; 5) a Member of Congress submitting a request involving an individual to whom the record pertains, when the individual has requested the Member's assistance with respect to the subject matter of the record; 6) a court, magistrate, or administrative tribunal, in the course of presenting evidence, including disclosures to opposing counsel in the course of settlement negotiations; 7) the Administrator, General Services Administration (GSA), or their designee, during an inspection of records conducted by GSA under authority of 44 U.S.C. 2904 and 2906, in accordance with the GSA regulations and any other relevant (i.e., GSA or Commerce) directive, where such disclosure shall not be used to make determinations about individuals; 8) another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)); 9) the Office of Personnel Management (OPM) for personnel research purposes; and 10) the Office of Management and Budget (OMB) for legislative coordination and clearance.

If you do not furnish the information requested on this form, the USPTO may not be able to process and/or examine your submission, which may result in termination of proceedings, abandonment of the application, and/or expiration of the patent.