Combined Declaration of Use and Incontestability Under Section 8 and 15
(15 U.S.C. §§ 1058 & 1065)

You may file a Combined Declaration of Use & Incontestability under Sections 8 & 15 only if you have continuously used a mark registered on the Principal (not Supplemental) Register in commerce for five (5) consecutive years after the date of registration. You must file the Combined Declaration, specimen, and fee on a date that falls on or between the fifth (5th) and sixth (6th) anniversaries of the registration (or, for an extra fee of $100.00 per class, you may file within the six-month grace period following the sixth anniversary date). If you have NOT continuously used the mark in commerce for five (5) consecutive years, you must still file a Section 8 Declaration. You must subsequently file a Section 8 declaration, specimen, and fee on a date that falls on or between the ninth (9th) and tenth (10th) anniversaries of the registration, and each successive ten-year period thereafter (or, for an extra fee of $100.00 per class, you may file within the six-month grace period). FAILURE TO FILE THE SECTION 8 DECLARATION WILL RESULT IN CANCELLATION OF THE REGISTRATION.

Note: Because the time for filing a ten-year Section 8 declaration coincides with the time for filing a Section 9 renewal application, a combined §§ 8 & 9 form exists.

NOTE: You must complete any field preceded by the symbol "*".

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.
* Enter a Registration Number:  
(required only if completing the form for the first time)

**WARNING:** Be sure you are entering a registration number and NOT a serial number.

**OR**

Access previously-saved data using 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 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.

**WARNING:** You are filing a [Section 8 affidavit of use](#) and a [Section 15 affidavit of incontestability](#). If a Section 9 renewal application is also due, it is not included here. If necessary, please see the [Combined declaration of use in commerce/application for renewal of registration of mark under Sections 8 & 9](#). **If a Section 9 renewal application is due and is not timely filed, your registration will be cancelled.** Please make sure you file all the required forms, and that the owner name identified on the form(s) is correct.

---

[Continue]  
[Clear]

**Privacy Policy**

The information collected on this form allows the applicant to demonstrate that it has commenced use of the mark in commerce. With respect to applications filed on the basis of an intent to use the mark, responses to the request for information are required to obtain the benefit of a registration on the Principal or Supplemental register. 15 U.S.C. §§ 1058 and 1065 and 37 CFR Part 2, 2.167 and 2.168. All information collected will be made public. Gathering and providing the information will require an estimated 3 minutes. Please direct comments on the time needed to complete this form, and/or suggestions for reducing this burden to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. Please note that the USPTO may not conduct or sponsor a collection of information using a form that does not display a valid OMB control number.

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[Help Desk]  
[Bug Report]  
[Feedback]  
[TEAS Home]  
[Trademark Home]  
[USPTO]
Combined Declaration of Use and Incontestability Under Section 8 and 15

(15 U.S.C. §§ 1058 & 1065)

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Each field name links to the relevant section of the "HELP" instructions that will appear at the bottom of the screen. Fields containing the symbol "*" must be completed; all other relevant fields should be completed if the information is known. If there are multiple signatories, click on the Form Wizard.

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

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, use http://tarr.uspto.gov.

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

To file this form, 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. Validate the form, using the "button" at the end of the form. If there are errors, go back to step 1.
3. Use the Pay/Submit button at the bottom of the Validation Screen. This will allow you to choose from 3 different payment methods: credit card, automated deposit account, or electronic funds transfer. After accessing the proper screen for payment, and making the appropriate entries, you will receive a confirmation screen if your transmission is successful. Or, use the "Download Portable Data" Button to save your work for submission at a later time.
4. You will receive an e-mail acknowledgement of your submission.
NOTE: If the e-mail address listed above is either no longer correct for receiving USPTO correspondence or contains a typographical error, please go to the Correspondence Address form to update or correct the e-mail address AND reauthorize the USPTO to communicate with you by e-mail. It is critical that you maintain a current e-mail address with the USPTO. For any technical issues with this process, please contact TEAS@uspto.gov.

WARNING: For an application filed under TEAS Plus, the failure to maintain a correct e-mail address for ongoing e-mail communication will result in the loss of TEAS Plus status and a requirement to pay $50 per class.

1. Is an attorney filing this form?

NOTE: The USPTO considers powers of attorney to end upon either (1) the date of registration; or (2) the final acceptance or denial of a required post-registration filing. Therefore, if you answer YES to this question and file this form, the USPTO will presume that you are the registrant's attorney. This filing will automatically update the "Attorney of Record" and the "Correspondence Address" data fields in the USPTO's TARR database. After submission of this form, it is not necessary to file a separate Appointment of Attorney form or Change of Correspondence Address form. Once the USPTO recognizes an attorney with respect to the submission of a required post-registration filing, such as an affidavit under Section 8, an application for renewal under Section 9, etc., the USPTO will recognize only that attorney for all submissions related to that filing, such as responses to Office actions, petitions, etc., unless and until the registrant revokes and appoints a new power of attorney or the filing is completely resolved (e.g., by acceptance, renewal, or abandonment).

☐ Yes ☐ No

2. Do you want to appoint a Domestic Representative?
The information collected on this form allows the applicant to demonstrate that it has commenced use of the mark in commerce. With respect to applications filed on the basis of an intent to use the mark, responses to the request for information are required to obtain the benefit of a registration on the Principal or Supplemental register. 15 U.S.C. §§ 1058 and 1065 and 37 CFR Part 2, 2.167 and 2.168. All information collected will be made public. Gathering and providing the information will require an estimated 3 minutes. Please direct comments on the time needed to complete this form, and/or suggestions for reducing this burden to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. Please note that the USPTO may not conduct or sponsor a collection of information using a form that does not display a valid OMB control number.
# Combined Declaration of Use and Incontestability Under Section 8 and 15

(15 U.S.C. §§ 1058 & 1065)

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## Owner Information

- [ ] Check this box to **modify** the owner name that appears below if the name does not identify the current owner of the registration.

Note: If this change relates to a change in the correspondence address or e-mail, please use the [Change of Correspondence Address Form](#).

<table>
<thead>
<tr>
<th>Name</th>
</tr>
</thead>
</table>

**WARNING:** If the entity or person whose name appears immediately above is **not** the current owner of the registration, you must ensure that the current owner data is correct on this form prior to transmission. Furthermore, the document cannot be accepted and USPTO records will not be updated unless you file a change of name document/assignment and recordation form.

**If the correct name does not appear in the box above, before filing you must:**

1. submit a change of name document/assignment and recordation form if you have not previously done so;
2. check the box above (top) that appears to the left of the words "Check this box to modify the owner name;"
3. delete the name that appears immediately above; and
4. type in the name of the **current** owner of the registration.

**Note:** If an individual, use the following format: Last Name, First Name Middle Initial or Name, if applicable.

- [ ] 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**

<table>
<thead>
<tr>
<th>State or Country of Incorporation</th>
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</thead>
<tbody>
<tr>
<td>If U.S. Corporation</td>
</tr>
<tr>
<td>OR</td>
</tr>
<tr>
<td>If non-U.S. Corporation</td>
</tr>
<tr>
<td>Country</td>
</tr>
</tbody>
</table>

**Internal Address**

**Street Address**

**City**

**State**

(Required for U.S. applicants)

**Country or U.S. Territory**

**Zip/Postal Code**

(Required for U.S. applicants only)

**Phone Number**

**Fax Number**

---

**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.

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

**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.
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 Office policy. The owner must keep this address current in the Office's records.

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

NOTE: By checking this box, the owner acknowledges that it is solely responsible for receipt of USPTO documents sent via e-mail. The owner should periodically check the status of its application through the Trademark Applications and Registrations Retrieval (TARR) database, 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 owner's security or anti-spam software, or any problems within the owner's e-mail system. All sent actions can be viewed on-line, from Trademark Document Retrieval.

Privacy Policy

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To attach your image, please note that:
* JPG/PDF image file(s) showing specimen(s) must be on your local drive.
* The image size cannot exceed 5 megabytes per attachment.

Click here to Attach/Remove Miscellaneous

0 image(s) attached

**Miscellaneous Statement:** Enter information for which no other section of the form is appropriate.
Combined Declaration of Use and Incontestability Under Section 8 and 15
(15 U.S.C. §§ 1058 & 1065)
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Goods and/or Services Information

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 use on all goods and/or services for which you claim use in a post-registration filing with the USPTO could jeopardize the validity of the registration and result in its cancellation.

Enter information for the Class

* International Class: 

Current listing of goods/services:

The mark is in use in commerce on or in connection with all of the goods or services listed in the existing registration for this specific class; and the mark has been continuously used in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce on or in connection with all goods or services listed in the existing registration for this class. Also, no final decision adverse to the owner's claim of ownership of such mark for those goods or services exists, or to the owner's right to register the same or to keep the same on the register; and, no proceeding involving said rights pending and not disposed of in either the U.S. Patent and Trademark Office or the courts exists. WARNING: Any item listed below will be permanently deleted from the registration and at that point may NOT be reinserted.
The filing does not cover this specific class. This entire class is to be deleted from the registration.

Deleted Goods or Services: The mark is in use in commerce on or in connection with all of the goods or services listed in the existing registration for this specific class; and the mark has been continuously used in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce on or in connection with all goods or services listed in the existing registration for this class. Also, no final decision adverse to the owner's claim of ownership of such mark for those goods or services exists, or to the owner's right to register the same or to keep the same on the register; and, no proceeding involving said rights pending and not disposed of in either the U.S. Patent and Trademark Office or the courts exists. The above statements are all entirely true, except for the goods or services listed below. In the following space, list only those goods or services appearing in the registration that this filing does not cover and that should be permanently deleted.

LEAVE THIS SPACE BLANK IF THIS FILING COVERS ALL GOODS OR SERVICES IN THE EXISTING REGISTRATION FOR THIS SPECIFIC CLASS.

Remaining Goods or Services: The mark is in use in commerce on or in connection with the following goods or services listed in the existing registration for this specific class:

ENTER HOW THE COMPLETE "FINAL" LISTING SHOULD READ THAT WILL IDENTIFY THE GOODS/SERVICES IN USE IN COMMERCE FOR THIS SPECIFIC REGISTRATION (I.E., REMOVE THOSE GOODS OR SERVICES IDENTIFIED IN THE PRECEDING BOX). DO NOT ATTEMPT TO ADD OR MODIFY ANY OTHER WORDING, SINCE SUCH CHANGES ARE NOT ALLOWED.

Use Information

NOTE: If deleting an entire class, you can by-pass any fields listed therein as being "mandatory."
**Specimen Image File**

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

To **attach your image, please note that:**

* JPG/PDF image file(s) showing specimen(s) must be on your local drive.
* The image size cannot exceed 5 megabytes per attachment.

[Click here to Attach Specimen(s)]

*Describe what the specimen submitted consists of:*

[Blank field]

[Go Back] [Continue]

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NOTE: You must "Browse/Choose File" AND "Attach" each file, as described in Steps 1 and 2 below. If you do NOT click on the "Attach" button after selecting the correct file via the "Browse/Choose File" button, the file will not be attached to the form.

WARNING: The file MUST be in the JPG/PDF format and the size cannot exceed 5 megabytes per attachment.

Click on the "Browse/Choose File" button to select a file you wish to upload:

![Browse and Attach buttons]

Status: esu_07_Page_3.jpg has been uploaded

File Uploaded:

![File uploaded preview]

Remove
To attach an image, please complete the following steps:

1. Click on "Browse/Choose File" button to select the scanned file (JPG/PDF format only) from your local drive.
2. Click on "Attach" button to attach the selected file.
3. To attach additional file(s), return to step 1.
4. To remove unwanted file(s), simply clicking "Remove" button right below the file(s).
5. Click on "Return to Application" and return back to the form, but ONLY once you see the file(s) loaded above.

WARNING: A submission must be complete within the "4 corners" of the actual transmitted document. Information only accessible through a link, but not part of the submission itself, will NOT be considered to be made of record. E.g., if you wish a catalogue to be considered as evidence, you must present the actual pages of the catalogue, and not merely reference that the catalogue is available for viewing at a particular url. The url will NOT be independently accessed as part of the examination process, and any materials presented only "by reference" will not constitute part of the actual file.
**Combined Declaration of Use and Incontestability Under Section 8 and 15**

(15 U.S.C. §§ 1058 & 1065)

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<table>
<thead>
<tr>
<th>Current Correspondence Information</th>
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</thead>
<tbody>
<tr>
<td>* Correspondent Name</td>
</tr>
<tr>
<td>Firm Name</td>
</tr>
<tr>
<td>Docket/Reference Number</td>
</tr>
<tr>
<td>Internal Address</td>
</tr>
<tr>
<td>* Street Address</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>* City</th>
</tr>
</thead>
</table>

**NOTE:** You must limit your entry here to no more than 22 characters.
| **State**  
(Required for U.S. applicants only) | 
--- | 
| **Country or U.S. Territories** | 
--- | 
| **Zip/Postal Code**  
(Required for U.S. applicants only) | 
--- | 
| **Phone Number** | 
--- | 
| **Fax Number** | 
--- | 

**Internet E-mail Address**

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

**NOTE:** While you may list an e-mail address for the registrant, registrant’s attorney, and/or registrant’s domestic representative, only one e-mail address may be used for correspondence, in accordance with Office policy. You must keep this address current in the Office’s records. **NOTE:** By checking this box, you acknowledge sole responsibility for receipt of USPTO documents sent via e-mail. You should periodically check the status of your filing through the Trademark Applications and Registrations Retrieval (TARR) database, to see if the Post Registration Division 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 e-mail security or anti-spam software, or any other problems with your e-mail system.

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[Privacy Policy]
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(15 U.S.C. §§ 1058 & 1065)

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<table>
<thead>
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<th><strong>Fee Information</strong></th>
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<tbody>
<tr>
<td><strong>Combined §§ 8 &amp; 15 Filing Fee:</strong> $300</td>
</tr>
<tr>
<td><strong>Number of Classes</strong></td>
</tr>
<tr>
<td><strong>Note:</strong> The filing fee is computed based on the Number of Classes in which the goods and/or services associated with the mark are classified.</td>
</tr>
<tr>
<td>Combined §§ 8 &amp; 15 Filing Fee</td>
</tr>
<tr>
<td>(Number of Classes x $300 (per class))</td>
</tr>
<tr>
<td><strong>Grace Period Fee:</strong> $100</td>
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<tr>
<td>(if filing during the six-month grace period, enter the Section 8 Grace Period Fee)</td>
</tr>
<tr>
<td>Grace Period Fee</td>
</tr>
<tr>
<td>(Number of Classes x $100 (per class))</td>
</tr>
<tr>
<td><strong>Total fee paid</strong></td>
</tr>
<tr>
<td>(Note: The total fees paid is the sum of the Combined §§ 8 &amp; 15 filing fee due and the grace period fee due, if applicable.)</td>
</tr>
<tr>
<td>Amount</td>
</tr>
</tbody>
</table>

**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.
Privacy Policy

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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

The form will not be "signed" in the sense of a traditional paper document. To verify the contents of the above, the signatory must enter any alpha/numeric character(s) or combination thereof of his or her choosing, preceded and followed by the forward slash (/) symbol. The USPTO does not determine or pre-approve what the entry should be, but simply presumes that this specific entry has been adopted to serve the function of the signature. Most signatories simply enter their names between the two forward slashes, although acceptable "signatures" could include /john doe/; /jd/; or /123-4567/.

DECLARATION

The mark is in use in commerce on or in connection with the goods and/or services identified above, as evidenced by the attached specimen(s) showing the mark as used in commerce. The mark has been in continuous use in commerce for five (5) consecutive years after the date of registration, or the date of publication under Section 12(c), and is still in use in commerce. There has been no final decision adverse to the owner's claim of ownership of such mark, or to the owner's right to register the same or to keep the same on the register; and there is no proceeding involving said rights pending and not disposed of either in the U.S. Patent and Trademark Office or in the courts.

The undersigned being hereby 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 this document, declares that he/she is properly authorized to execute this document on behalf of the Owner; and 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><strong>Signature</strong></th>
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<tbody>
<tr>
<td>NOTE: Only one signature is required, regardless of the number of applicants. The person signing for each section may be different, depending on who has the required knowledge to sign.</td>
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</tbody>
</table>

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<tr>
<th><strong>Date Signed</strong></th>
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<tbody>
<tr>
<td>(MM/DD/YYYY)</td>
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<table>
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<tr>
<th><strong>Signatory's Name</strong></th>
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<tr>
<th><strong>Signatory's Position</strong></th>
</tr>
</thead>
</table>

NOTE: Enter the appropriate title or the relationship to the applicant - if an individual, enter "Owner;" if an attorney, enter "Attorney of record, [specify at least one state] 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).
Combined Declaration of Use and Incontestability Under Section 8 and 15
(15 U.S.C. §§ 1058 & 1065)

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On Thu Apr 07 17:30:59 EDT 2011 You completed all mandatory fields (but we have not yet
determined whether the information is correct). Please continue below either to print
Combined Declaration of Use and Incontestability under Sections 8 & 15, download and
save it, or actually electronically pay the filing fee and submit the validated Combined
Declaration of Use and Incontestability under Sections 8 & 15 to the USPTO for filing.

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.
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.
STEP 2: If any of the information is incorrect, click on the Go Back to Modify button below to make changes; then re-validate using the Validate Form button at the bottom of the Combined Declaration of Use and Incontestability under Sections 8 & 15. If there are no errors and you are ready to file electronically, first use your print function within your browser to print each of these pages for your own records. Then, click on the Pay/Submit button below. This will bring up a screen for you to enter the appropriate payment information. After successful entry of the payment information, you will be able to complete the submission to the USPTO.

STEP 3: If there are no errors and you are ready to file this response electronically, confirm the email address for acknowledgment. Once you submit a response electronically, we will send an electronic acknowledgment of receipt to the email address entered below. If no email address appears, you must enter one. If we should send the acknowledgment to a different email address, or to an additional address(es), please enter the proper address or additional address(es). For multiple addresses/receipts, please separate email 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.

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

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STEP 4: Read and check the following:

**Important Notice:**

Once you submit a Combined Declaration of Use and Incontestability under Sections 8 & 15, either electronically or through the mail, we will not refund your fee, because it is a processing fee for our substantive review.

☐ If you have read and understand the above notice, please check the box before you click on the Pay/Submit button.
**STEP 5:** 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." **REMEMBER:** Do NOT try to open the saved .obj 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 6:** 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 below **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:** You can **NOT** make any fee payments by **credit card** from 2 a.m. to 6 a.m. Sunday EST. To file during this specific period, you must use either the deposit account or electronic funds transfer payment method; or, you may use the "Download Portable Data" option to save your form, and then complete the Pay/Submit process at a later time with the credit card payment option.

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Go Back to Modify  Download Portable Data  Pay/Submit

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System Outage- Sunday, April 10, 2011- Midnight-8am EDT.
Due to network maintenance being performed, the services provided on the Office of Finance Online Shopping Page will be unavailable on Sunday, April 10, 2011 between midnight and 8:00am EDT. We apologize for any inconvenience this may cause.

Security enhancement to EFT account maintenance and payment processing.
Beginning December 19, 2010, the USPTO is implementing multi-factor authentication for EFT payments and EFT account maintenance. Whenever a customer makes a payment using their EFT account or attempts to view or modify their EFT account information, an e-mail will be sent to the address associated with the account. In order to authenticate your identity, click on the link found in this e-mail within the specified time frame and follow the instructions to complete the transaction. Please ensure your e-mail service is set up to accept e-mails from 'RMSSupport@uspto.gov' and 'donotreply@uspto.gov' to receive EFT authentication e-mails from the USPTO. (Note: Deposit account and credit card payment methods are not affected.)

The U.S. Patent and Trademark Office supports Secure Sockets Layer (SSL) for the security of all transactions. If you would like to read more about the security of your transaction click here.

Credit Card Payment

The USPTO accepts the following credit cards for payment:
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Pay by Credit Card

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A USPTO Deposit Account is required to pay using this method.
For information about USPTO Deposit Accounts, click here.

Pay by Deposit Account

EFT Payment

An active EFT User Account is required to pay using this method.
For information about the EFT payment method, click here.
To sign up for an EFT User Account, click here.
Note: For a new EFT User Account, we must verify your banking information before you can pay by EFT.

Pay by EFT

Click here to cancel this transaction