# FORM PARAGRAPHS

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## Abandonment Express

Ab

(Section 711.01)

Applicant's letter of express abandonment in compliance with Rule 138 is acknowledged.

The file will be forwarded to Abandoned Files Unit.

4

### Amendment Received After Period for Response Has Expired

Amt late

(Sections 710.02(d), 711.02, 714.17)

The proposed amendment filed \_\_\_\_\_\_ has not been entered, because it was received after expiration of the statutory period for response to the Office action dated \_\_\_\_\_ (Rule 135).

The application will be forwarded to Abandoned

Files Unit.

7

### Attorney Deceased

Atty dies

(Section 406)

The Patent Office has received notice of the death of the attorney of record. His power, as a consequence, is terminated and a copy of this action is being mailed directly to the applicant. Applicant may appoint a new attorney.

14

### Consular Certificate Omitted

Consul

(Section 604.04(a))

The oath is objected to as informal in that it lacks authentication by a diplomatic or consular officer of the United States (Rule 66a). This informality can be overcome only by forwarding the original oath to the appropriate officer for authentication. Applicant should therefore promptly request return of the oath for this purpose. Such request must be accompanied by an order for a copy of the oath to be retained in the file. See Section 604.04(a), MPEP. After authentication, the oath should be returned promptly to the Patent Office.

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#### MANUAL OF EMPETT EXAMINING PROCEDURE

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# Drawings, Office Cannot Make (Section 608.02(a))

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Applicant is advised to employ the services of a competent patent draftsman outside the Office because the Drafting Branch of the Patent Office does not have the facilities, at the present time, for preparing Applicant's letter of express abandonus sanital standard

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Drawings, Transferred—Case Up for Action

and with Rule 135 a acknowledged.

(Section 608.02(1))
In view of the transfer on \_\_\_\_\_\_ of the drawings to application Serial No. ----, pursuant to applicant's request under Rule 88, and the intention to abandon this application, the filing of the express abandonment of the instant application is required.

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS ACTION IS SET TO EXPIRE ONE MONTH FROM THE DATE OF THIS LETTER DERIVED and the everywhelp as The

21

### Drawings, Transferred—Amendment Received

(Section 608.02(e))

In view of the transfer on \_\_\_\_\_ of the drawings from this application to application Serial No. \_\_\_\_\_ pursuant to applicant's request under Rule 88, the proposed amendment submitted on \_\_\_\_\_ has not been entered.

24

## Drawing Mailed to Applicant

(Section 608.02(x))

the Office Draftsman mailed a new (date)

drawing for approval and signature.

A SHORTENED STATUTORY PERIOD FOR SIGNING AND RETURNING THIS DRAWING IS SET TO EXPIRE TWO MONTHS FROM THE DATE OF THIS LETTER.

25

#### Extension of S.S.P.

(Section 710.02(e))

THE SHORTENED PERIOD FOR RESPONSE TO THE OFFICE ACTION OF \_\_\_\_\_ IS (date)

EXTENDED UNTIL (date)

No further extension may be granted unless approved by the Commissioner. Rule 136(b).

Ext. SSP

27

# Interference Terminated, Unanswered Office Action

(Sections 710.02(b) and 1109.01)

Interference No. \_\_\_\_ has been terminated by a decision favorable to applicant. Ex parte prosecution is resumed.

However, this application contains an unanswered

Office action.

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO SUCH ACTION IS SET TO EXPIRE TWO MONTHS FROM THE DATE OF THIS LETTER.

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### Oath, New Required

Stale oath

(Sections 602.05 and 602.05(a))

Since more than 5 weeks plus mailing time clapsed between the date of execution of the oath and the filing of the application, a new oath is required, identifying this application by serial number and filing date, in the body thereof. Rule 65(c).

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#### Oath, Specification Omits Parent Case

(Section 201.11)

It is noted that this application appears to claim subject matter disclosed in applicant's prior copending application Serial No. \_\_\_\_, filed \_\_\_\_\_. A refer-

ence to this prior application must be inserted in the specification of the present application, if applicant intends to rely on the filing date of the prior application (Rule 78).

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#### Omnibus Claim

35 USC 112

(Section 706.03(h))

Claim \_\_\_\_\_ is rejected for failing to particularly point out and distinctly claim the invention as required by 35 U.S.C. 112.

33

### Patent Attorney, Desirable

Get Atty.

(Section 401)

Norz: Do Not Use If Nothing Patentable Appears
To Be Disclosed.

Since the value of a patent is largely dependent upon the skillful preparation of the specification and claims, applicant may consider it desirable to employ the services of a registered patent attorney or agent.

The Office cannot aid in the selection of an attorney or agent.

#### MANUAL OF PATENT EXAMINING PROCEDURE

Post-Office Address P.O. (Section 605.03) The application is objected to as informal because giving his complete post-office address is required. Priority Papers Priority OK 35 (Section 201.14(c)) Receipt is acknowledged of papers submitted under 35 U.S.C. 119, which papers have been placed of record in the file. Papers Acknowledgment, Papers in 36 Copending Application (Section 201.14(c)) Applicant's claim for priority, based on papers filed in (parent) (copending) application Serial No. .... submitted under 35 U.S.C. 119, is acknowledged. 37 Priority, No Papers Priority-No copy (Section 201.14(c)) Acknowledgment is made of applicant's claim for priority based on an application filed in \_\_\_\_\_ on \_\_\_\_\_ It is noted, however, that applicant has not filed a certified copy of the application as required by 35 U.S.C. 119. Priority. Not in Oath 38 Priority-Oath (Section 201.14(c)) Receipt is acknowledged of papers filed \_\_\_\_(date) based on an application filed in ..... (country) ...... Applicant has not complied with the requirements of Rule 65(a), since the oath does not acknowledge the filing of any foreign application. A new oath is required if priority under 35 U.S.C. 119 is sought. Priority Papers, Outside Year 40 (Section 201.14(c)) Receipt is acknowledged of the filing on \_\_\_\_. of a certified copy of the \_\_\_\_\_ application (country) referred to in the oath. It is not seen how a claim for priority can be based on an application filed in .\_\_\_\_, since the United States (date) application was filed more than one year thereafter. The certified copy is herewith returned.

(Section 710.0)  A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS ACTION IS SET TO EXPIRE MONTHS FROM THE DATE OF THIS LETTER.		- ^ 마스트리트 (Control of the Control o	
Since this application appears to be in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1985 C.D. 11, 463 O.G. 213.  A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS ACTION IS SET TO EXPIRE TWO MONTHS FROM THE DATE OF THIS LETTER.  42 Residence Omitted—Case Ready for Issue (Section 605.02)  Applicant's residence has been omitted from the papers. Because this application is ready for allowance, the city and state of applicant's post-office address will be presumed to be the city and state of his residence.  If the above is incorrect, applicant should submit a statement of his place of residence no later than at the time of payment of final fee.  45 Shortened Statutory Period (Section 710.0)  A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS ACTION IS SET TO EXPIRE MONTHS FROM THE DATE OF THIS LETTER.  46 Status Letter Status Company of the papers of the company of	41	est Wetantin Quayle, Ext Parte a redata i acce	Q
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