Allegation of Use

(Amendment to Allege Use)

(15 U.S.C. §1051(e))

TEAS - Version 5.8 : 01/14/2017

Each hyperlinked term links to relevant information that will appear in a pop-up window.

Important: ONCE THIS FORM IS SUBMITTED ELECTRONICALLY, THE USPTO 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 1-800-778-9199. 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://tsdr.uspto.gov.

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

* Instructions:
To file the Allegation of Use electronically, please complete the following steps:
Step 1. Fill out all fields for which information is known. Fields with a * symbol are mandatory for filing purposes and must be completed.
Step 2. Validate the form, using the Validate button at the end of the form. If there are errors, go back to step 1.
Step 3. If validation of all mandatory fields is successful, you will be navigated to the validation page where you can review the information entered on the form.
Step 4. After reviewing the information on the validation page you can click on the Pay/Submit button and proceed to the payment server. After you submit and pay for the form you will receive a Success screen.
Step 5. You will receive an e-mail acknowledging receipt of your submission.

Serial Number:

Mark:

Currently Authorized Correspondence E-mail Address:

Primary Email Address:
Secondary Email Address:

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

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

1. Is a newly appearing attorney filing this form?

   NOTE: Do NOT attempt to appoint a new attorney within this form. If an attorney of record exists, you must use the revocation/appointment form for that specific purpose.

   ○ Yes  ○ No

2. Do you need to change correspondence address?

   ○ Yes  ○ No

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

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

   ○ Yes  ○ No
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❌ You may not file this form because the USPTO previously recognized an attorney to prosecute the application on behalf of the applicant and either (1) the USPTO has not granted a withdrawal of the previously appointed attorney; or (2) the applicant has not filed a revocation of the previous power.

<table>
<thead>
<tr>
<th>Important: ONCE THIS FORM IS SUBMITTED ELECTRONICALLY, THE USPTO WILL IMMEDIATELY PROVIDE THE SENDER WITH AN ELECTRONIC ACKNOWLEDGMENT OF RECEIPT. Please contact <a href="mailto:TEAS@uspto.gov">TEAS@uspto.gov</a> if you do not receive this acknowledgment within 24 hours of transmission (or by the next business day).</th>
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<table>
<thead>
<tr>
<th>Currently Authorized Correspondence E-mail Address</th>
<th>Primary Email Address:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secondary Email Address:</td>
<td></td>
</tr>
</tbody>
</table>
NOTE: If the correspondence information above includes an e-mail address that is no longer correct or contains a typographical error, please use this form to update or correct the e-mail address AND reauthorize the USPTO to communicate with you by e-mail. If the correspondence information above does NOT include an e-mail address, you are encouraged to use this form to enter an e-mail address and provide authorization for the USPTO to communicate with you by e-mail, which would enable you to be notified immediately when an Office action or official notice issues. It is important that you maintain a current e-mail address with the USPTO so that you are able to receive critical correspondence. For assistance in resolving any technical issues with this process, please contact TEAS@uspto.gov.

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

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   NOTE: Do NOT attempt to appoint a new attorney within this form. If an attorney of record exists, you must use the revocation/appointment form for that specific purpose.

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   ○ Yes  ○ No
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 1553 (Rev 09/2005)
OMB No. 0651-0054 (Exp. 10/31/2017)

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(Amendment to Allege Use)
(15 U.S.C. §1051(e))
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<table>
<thead>
<tr>
<th>Owner Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Check this box to modify the owner name that appears below if the name does not identify the current owner of the application. Note: If this change relates to a change in the correspondence address or e-mail, please use the &quot;Correspondence Information&quot; section of this form.</td>
</tr>
<tr>
<td>WARNING: If the name appearing immediately above is not the name of the current owner of the application, you must change the owner information prior to transmission of this form.</td>
</tr>
<tr>
<td>1. Transfer of Mark</td>
</tr>
<tr>
<td>If there has been a transfer of ownership after filing the application, you should record this transfer with the Assignment Recorrod Branch. This can be filed through the USPTO website at <a href="http://etas.uspto.gov">http://etas.uspto.gov</a>. In the alternative, you may submit evidence of the change in ownership without recording it, by either submitting a copy of the document transferring ownership, or an explanation of the transfer, supported by an affidavit or declaration under 37 C.F.R. § 2.20. However, the USPTO records will not be updated and the registration will not issue in the correct owner name unless you record the transfer with the Assignment Recorrod Branch.</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Name</th>
</tr>
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<tbody>
<tr>
<td>If a minor clerical error appears in the owner's name or a non-existent legal entity was improperly identified as the owner, you may correct this mistake on the form. However, you must separately explain in the &quot;Miscellaneous Statement&quot; portion of this form the reason for the correction. Failure to submit an explanation will result in an Office action being issued before your extension request may be granted. NOTE: You may not add a different owner or designate another legal entity as the applicant. For examples of correctable errors, see <a href="https://www.uspto.gov">TMEP § 1201.02(c)</a>.</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Internal Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>To enter the change in the owner name:</td>
</tr>
<tr>
<td>(1) check the box above (top) that appears to the left of the words &quot;Check this box to modify the owner name that appears below if the name does not identify the current owner of the application.&quot;;</td>
</tr>
<tr>
<td>(2) delete the name that appears immediately above;</td>
</tr>
<tr>
<td>(3) type in the name of the current owner of the application; and</td>
</tr>
<tr>
<td>(4) explain why you are changing the owner in the &quot;Miscellaneous Statement&quot; field.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Street Address</th>
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<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>
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<table>
<thead>
<tr>
<th>City</th>
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<tbody>
<tr>
<td>NOTE: You must limit your entry here to no more than 22 characters.</td>
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<table>
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<tr>
<th>State</th>
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<tbody>
<tr>
<td>(Required for U.S. applicants only)</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;Counties.&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>
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</tbody>
</table>

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<tr>
<th>Country or U.S. Territory</th>
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<tr>
<th>Zip/Postal Code</th>
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<tbody>
<tr>
<td>(Required for U.S. applicants only)</td>
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<tr>
<td>NOTE: You must limit your entry here to no more than 10 characters.</td>
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<tr>
<th>Phone Number</th>
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<tr>
<th>Fax Number</th>
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</table>
While you may list an e-mail address for the applicant, the applicant's attorney, and/or the applicant's domestic representative, only one e-mail address may be used for correspondence, in accordance with USPTO policy. You must keep this address current in the USPTO's records.

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

NOTE: By checking this box, 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 Status & Document Retrieval (TSDR) system, to see if the USPTO 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. All sent actions can be viewed online, via the TSDR system.

Burdens/Privacy Statement | TEAS Form Burden Statement

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Thu Feb 02 12:42:10 EST 2017
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(15 U.S.C. §1051(e))
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* The First Use of Mark Anywhere date not entered for Goods & Services Class.
* The First Use of Mark Commerce date not entered for Goods & Services Class.

Goods/Services/Collective Membership Organization Information

WARNING: If you recently added or deleted a class(es) of goods/services/ a collective membership organization, and the correct class(es) are not displayed below, do not use this form. You must wait until the changed data uploads into the USPTO databases, so that the display is correct before proceeding.

WARNING: Registration Subject to Cancellation for Fraudulent Statements
Statements made in filings to the USPTO must be accurate; inaccuracies could result in the cancellation of a trademark registration. For example, an applicant’s lack of use on all goods/services for which use is claimed could jeopardize the validity of the registration and result in its cancellation.

Enter information for the Class

* International Class: 009

Current listing of goods/services/nature of the collective membership organization:

☑ The mark is in use in commerce on or in connection with all of the goods/services, or to indicate membership in the collective organization listed in the application or Notice of Allowance or as subsequently modified for this specific class.

☑ This allegation of use does not cover this specific class. This entire class is permanently deleted from the application OR processed according to a Request to Divide.

☑ Deleted/Divided Goods/Services: This allegation of use does NOT cover the following goods/services listed in either the application or Notice of Allowance or as subsequently modified for this specific class; these goods/services are either being permanently deleted or included in a Request to Divide:

Leave this space blank if the filing covers all the goods/all the services/the collective membership organization in the application or Notice of Allowance for this specific class. Only enter the goods/services to be deleted or that are included in a Request to Divide.

Remaining Goods/Services: The mark is in use in commerce on or in connection with the following goods/services listed in either the application or Notice of Allowance or as subsequently modified 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 application (i.e., remove those goods/services identified in the preceding box). Do not add or modify any other wording, as such changes may not be accepted by the USPTO.

Use Information
NOTE: If deleting an entire class, you can by-pass any fields listed therein as being "mandatory."

*Specimen File:* A specimen is required showing the mark in use for each class in the application.

NOTE: For an instructional video on what is an appropriate trademark or service mark 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](#).

NOTE: For attachment, the JPG/PDF image file(s) showing the specimen(s) must be on your local drive. The Specimen File should show the overall context of how the mark is used, e.g., on the packaging for the goods, in an advertisement for services, or on decals for use by members for collective membership marks, with the mark clearly displayed thereon or within. This image file should NOT show only the mark by itself.

To attach your file, please note that:

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

*Describe what the submitted specimen consists of:*

[Input field]

*Date of First Use of Mark Anywhere* at least as early as: [Input field] (MM/DD/YYYY)

*Date of First Use of Mark in Commerce* at least as early as: [Input field] (MM/DD/YYYY)
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Miscellaneous Information

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

Miscellaneous Statement: Enter information for which no other section of the form is appropriate.
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Request to Divide Information

You may file a request to divide your application at any time between the filing of the application and the date the examining attorney approves the mark for publication; or during an opposition, concurrent use, or interference proceeding upon motion granted by the Trademark Trial and Appeal Board. Additionally, you may file a request to divide an application under Section 1(b), intent to use, with a statement of use or at any time between the filing of the statement of use and the date the mark is approved for registration. WARNING: This form is specifically limited to the creation of only one child application. If you wish to create more than one child application, do NOT use this form.

Filing prior to publication

If you file this form before making use on all the goods/services/collective membership organization for which you originally claimed a §1(b), intent to use, basis, you must delete such goods/services/collective membership organization from the application or file a request to divide. If you file a request to divide, the USPTO will place the goods/services/collective membership organization that the amendment to allege use covers in the "child" application and the goods/services/collective membership organization that will retain the §1(b) basis will remain in the "parent" application.

Filing after Notice of Allowance issues

After a Notice of Allowance (NOA) issues, if you are not yet using the mark in commerce for all of the goods/all of the services/the collective membership organization listed in the NOA and wish to file a request to divide, you must submit the request with a statement of use (SOU) and request for extension of time to file a statement of use (extension request), if an extension is currently due. The extension request may cover all goods/all services/the collective membership organization listed in the NOA, or only the goods/services/collective membership organization that will remain based on §1(b), intent to use. The goods/services/collective membership organization listed in the SOU will be placed in the "child" application and forwarded to the examining attorney for consideration. The goods/services/collective membership organization not yet in use will remain in the original "parent" application.

WARNING: Filing a request to divide does not extend the deadline for filing an SOU or extension request in response to a NOA. The fee for filing a request to divide is $100 for each new application created. If the request divides within a class of goods/services, then the application filing fee must also be paid (see Fee Section).

* Enter Good(s)/Service(s)/Collective Membership Organization now in use (if entire class(es) are now in use, only identify the class number(s)/letter(s) here; otherwise, list the specific good(s)/service(s)/collective membership organization, and include class numbers/letters in conjunction with the listing if multiple classes are present, for example, posters (Class 016); shirts (Class 025)):


* Enter Good(s)/Service(s)/Collective Membership Organization remaining under the Section 1(b), intent to use basis (if entire class(es) remain(s) under the Section 1(b), intent to use basis, only identify the class number(s)/letter(s) here; otherwise, list the specific good(s)/service(s)/collective membership organization, and include class numbers/letters in conjunction with the listing if multiple classes are present, for example, posters (Class 016); shirts (Class 025)):

NOTE: If no good(s)/service(s)/collective membership organization remain(s) under the Section 1(b) basis, you must enter "None" and provide an explanation; for example, "The remaining goods have solely a Section 44(d) basis."

Use the checkboxes below to indicate if any additional good(s)/service(s) or the collective membership organization in the application is/are NOT based on Section 1(b), intent to use, and provide any additional information related thereto as a free-text entry or JPG/PDF attachment.

☐ Check this box to request that the good(s)/service(s)/collective membership organization already based on Section 1(a), use in commerce, move
Enter/attach any additional information related to this request below:

☐ Check this box to request that the good(s)/service(s)/collective membership organization already based on Section 44(e), foreign registration, move to registration at this time.
Enter/attach any additional information related to this request below:

Burdens/Privacy Statement | TEAS Form Burden Statement
Allegation of Use
(15 U.S.C. §1051(e))
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FEE INFORMATION

Allegation of Use Filing Fee per Class = $100
Note: The total fee is computed based on the Number of Classes in which the goods/services/collective membership organization associated with the mark is/are classified.

Number of Classes: 1

Amount for Allegation of Use (Number of Classes x $100): $100

Request to Divide Fee: $100
Note: The fee is $100 "per new application" (file wrapper) created. This form is specifically limited to the creation of only one child application. If you wish to create more than one child application, do NOT attempt to use this form.

If you are dividing only some of the goods/services within a class(es), you must use the pulldown box below to select the proper application filing fee for each class that you are dividing within. (Example: the application is for hats; coats (Class 025). The allegation of use covers only hats; coats will remain under Section 1(b), intent to use. You are dividing within a class and must pay a new application filing fee). WARNING: If you fail to submit the proper fee(s) for dividing within a class, the USPTO will require payment prior to processing the divisional request. Failure to submit the fee(s) at this time may delay action on your application.

New Application Fee = 0

Amount for Request To Divide ($100 plus any new application fee): $ 0

TOTAL AMOUNT (Allegation of Use Fee plus Request to Divide fee) = $ 0

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.
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(15 U.S.C. § 1051(c))

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→ You must click one of the buttons above the signature section in the Request to Divide Signature area, to confirm that you are authorized to sign this form.

Allegation of Use 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

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

☐ The applicant is the owner of the mark sought to be registered.

☐ For a trademark or service mark application, the mark is in use in commerce or in connection with all the goods/services in the application or notice of allowance, or as subsequently modified. For a collective trademark, collective service mark, collective membership mark application, the applicant is exercising legitimate control over the use of the mark in commerce by members on or in connection with all the goods/services/collective membership organization in the application or notice of allowance, or as subsequently modified.

☐ For a certification mark application, the applicant is exercising legitimate control over the use of the mark in commerce by authorized users on or in connection with all the goods/services in the application or notice of allowance, or as subsequently modified, and the applicant is not engaged in the production or marketing of the goods/services to which the mark is applied, except to advertise or promote recognition of the certification program or of the goods/services that meet the certification standards of the applicant.

☐ The specimen(s) shows the mark as used on or in connection with the goods/services/collective membership organization in commerce.

☐ To the best of the signatory's knowledge and belief, no other persons, except, if applicable, authorized users, members, and/or concurrent users, have the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services/collective membership organization of such other persons, to cause confusion or mistake, or to deceive.

☐ 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.

* Signature

* Date Signed
Only one signature is required, regardless of the number of applicants. To add a signature option, if appropriate, use the "Add Signatory" button, below.

* Signatory's Name

* Signatory's Position

NOTE: Enter the appropriate title or the nature of the relationship to the 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). The designation "authorized signatory" is not acceptable.

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

Signatory's Phone Number

Add signatory

REQUEST TO DIVIDE SIGNATURE

Click to choose ONE signature method:

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

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

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

○ Unrepresented Applicant: I hereby confirm that

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

ADVISORY: Click this first button only if you are the applicant or legally authorized to bind the applicant, e.g., an officer of the applicant corporation or association, or a general partner of the applicant partnership.

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

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

○ Authorized Canadian Attorney/Agent: I hereby confirm that

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

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

WARNING: If there are joint applicants and no appointed attorney is of record, ALL joint applicants must sign the request to divide. Since only one signature block is provided, enter all signature information together in the same block, e.g., /John Smith/ /John Jones/, and similarly provide the relevant information in the other blocks.
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). The designation "authorized signatory" is not acceptable.

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

(Declaration to Allege Use)

(15 U.S.C. §1051(c))

Teas - Version 5.8: 01/14/2017

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

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). The designation “authorized signatory” is not acceptable.

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

Signatory’s Phone Number [ ]

REQUEST TO DIVIDE SIGNATURE

Click to choose ONE signature method:

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

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

WARNING: If there are joint applicants and no appointed attorney is of record, ALL joint applicants must sign the request to divide. Since only one signature block is provided, enter all signature information together in the same block, e.g., /JOHN SMITH /JOHN JONES/, and similarly provide the relevant information in the other blocks.

NOTE: Request to Divide is to be signed AFTER the declaration signing process is completed.
Allegation of Use

(15 U.S.C. §1051(c))

TEAS - Version 5.8 : 01/14/2017

Allegation of Use 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 a 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: Only one signature is required, regardless of the number of applicants. If necessary, the actual signatory may complete the following fields directly on the Text Form, if you do not know who will be signing the form. If left blank, you will initially receive a WARNING message, which you can bypass by clicking the "Continue" button. After receipt of the signed declaration, you must then use the information provided therein to complete the fields for "Signatory’s Name" and "Signatory’s Position." At the time of final submission, these are mandatory fields, which will produce an ERROR if left blank.

* 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" (for a limited liability company). The designation "authorized signatory" is not acceptable.

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

Signatory’s Phone Number

REQUEST TO DIVIDE SIGNATURE
Click to choose ONE signature method:

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

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

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

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

ADVISORY: Click this first button only if you are the applicant or legally authorized to bind the applicant, e.g., an officer of the applicant corporation or association, or a general partner of the applicant partnership.

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

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

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

WARNING: If there are joint applicants and no appointed attorney is of record, ALL joint applicants must sign the request to divide. Since only one signature block is provided, enter all signature information together in the same block, e.g., /jam smith/ john jones/, and similarly provide the relevant information in the other blocks.

* Signature

* 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). The designation "authorized signatory" is not acceptable.

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

* Date Signed (MM/DD/YYYY)
Allegation of Use

(Amendment to Allege Use)
(15 U.S.C. §1051(e))

Validation Page

On 02/12/2017 12:50 EST You completed all mandatory fields (but we have not yet determined whether the information is correct). Please complete below either to print the Allegation of Use, download and save it, or electronically pay the filing fee and submit the validated Allegation of Use to the USPTO for filing.

STEP 1: To review the Allegation of Use data in various formats, click on the appropriate phrase(s) below. Use the print function within your browser to print these pages for your own records.

Application Data

- Input
- Specimen(s)
- Request to Divide Filing Section 44(e)
- Basis Attachment(s)
- Miscellaneous Attachment(s)
- XML File
- Text Form

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

STEP 3: If there are no errors and you are ready to file electronically, confirm the e-mail address for acknowledgment. Once you submit 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.

* 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 4: Read and check the following:

Important Notice:

Please note that:

1. Once you submit an Allegation of Use, either electronically or through the mail, we will not cancel the filing or refund your fee, because it is a processing fee for our substantive review.
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 document, 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 abandoned or any registration is surrendered, cancelled, or expired. To maintain confidentiality of banking or credit card information, only enter payment information in the secure portion of the site after validating your form. For any information that may be subject to copyright protection, by submitting it to the USPTO, the filer is representing that he or she has the authority to grant, and is granting, the USPTO permission to make the information available in its on-line database and in copies of the application or registration record.
3. Private companies not associated with the USPTO often use trademark application and registration information from the USPTO’s databases to mail or e-mail trademark-related solicitations (samples of non-USPTO solicitations included).

☐ If you have read and understand the above notice, please check the box before you click on the Pay/Submit button.
STEP 5: To download and save the form, 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 .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 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.