United States Patent and Trademark Office (USPTO)

ESTTA User’s Guide

Your guide to using Electronic System for Trademark Trials and Appeals (ESTTA)
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to a total of 800 characters in all email address fields in ESTTA.
1 Introduction

This guide provides information about the Electronic System for Trademark Trials and Appeals (ESTTA). Parties to proceedings before the Trademark Trial and Appeal Board (“TTAB” or “Board”) must use ESTTA to complete filings online and submit them electronically. ESTTA is an online web-based application that is available to parties and the general public, 24 hours a day, 7 days a week, except during system maintenance.

1.1 Getting Help

You can reach the TTAB at 571-272-8500, Monday to Friday from 8:30 a.m. to 5:00 p.m. Eastern Time (ET). For technical assistance with ESTTA filings, you may send email to ESTTA@uspto.gov. We will respond to your email inquiry within 2 business days. In addition to the problem description, please include your telephone number and ESTTA tracking number (if any) in your email, so we can assess the problem and talk to you directly, if necessary.

1.2 Getting Starting

1. To get started, go to USPTO website home page at http://www.uspto.gov, then click “Trademarks”.

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Figure 1: USPTO Home Page
2. Under Trademark Trial and Appeal Board (TTAB), click the “ESTTA” link which brings you to the “Welcome to ESTTA” page.

The TTAB is an administrative tribunal with jurisdiction to consider only whether a particular party is entitled to be granted or keep a federal trademark registration within the context of an appeal, opposition, cancellation, or concurrent use proceeding. The TTAB hears two types of proceedings; trials in inter partes matters.
(oppositions, cancellations, and concurrent use proceedings), and ex parte appeals
from an examining attorney's refusal to register a mark. Inter partes proceedings
involve a dispute between two (or more) parties, while appeals involve only an
applicant and the USPTO.

The Board is not authorized to determine the right to use, or consider questions of
infringement or unfair competition, and may not grant injunctions, award damages,
or attorney fees. Any such matters must be brought before a court of competent
jurisdiction.
For more information about the TTAB and its jurisdiction, see Trademark Act
§§ 17, 20; TBMP § 102. The TTAB provides links to valuable information and
resources at its home page at https://www.uspto.gov/trademarks-application-
process/trademark-trial-and-appeal-board
Trademark Trial and Appeal Board (TTAB)

News & notices
- TTAB amended rules corrections: A correction to the TTAB’s amended rules published in the Federal Register on December 12. The rules affected by the correction are: 21.23(a), 21.24, 21.26(g), and 21.145(f)(1).
- TTAB Dashboard: Updated quarterly, our dashboard displays current pending proceed. Send comments to TTABdashboard@uspto.gov.

Policies & procedures
- Comment on the TTAB policy/Rule
- Fees & payment information
- TTAB phone conferencing
- FAQs

Online systems
- View proceeding status and images (TTAB/VUE)
- File TTAB documents (ESTTA)
- ESTTA Tips: Blank or missing attachments; and consent motion filing options

Alternate resolution options
- Accelerated Case Resolution (ACR)
- Make a suggestion: ACRsuggestions@uspto.gov
- ACR Frequently Asked Questions (FAQs)
- Alternative Dispute Resolution (ADR)

Stakeholder outreach
- Notice of proposed rule making public meeting held on June 24, 2016 -- comments and transcript

Board receipts & issued decisions
- View TTAB’s Dashboard for pending cases and inventory of contested motions and final decisions
- Make a suggestion or comment on TTAB’s dashboard: TTABdashboard@uspto.gov.
- View TTAB’s new filing statistics and performance measures
- Search and view TTAB’s decision summaries and final decision

Hearing information
- View public attendance and hearing protocol information
- View TTAB hearing schedules
- Get directions to USPTO

Archives
- Search archives: Alternate resolution options archives
- Search archives: TTAB’s Manual of Procedure “TM” archives
- Search archives: Rule/laws archives
- Search archives: Stakeholder outreach archives
- Standard Protective Order archives

Rules/laws
- Highlights of TTAB amended rule changes - effective Jan. 14, 2017
- Chart summarizing TTAB rule changes - effective Jan. 14, 2017
- Miscellaneous changes to TTAB rules of practice, correction; published Dec. 12, 2016
- Final rule for miscellaneous changes to Trademark Trial and Appeal Board rules - effective Jan. 14, 2017
- Proposed miscellaneous changes to TTAB rules of practice; published April 4, 2016
- US Trademark Law: Rules of Practice & Federal Statutes [r-versions] [PDF]

Figure 3: TTAB Home Page
Welcome to ESTTA

All submissions must be filed through ESTTA unless ESTTA is unavailable on the deadline due to technical problems or extraordinary circumstances are present. While many sections of the required forms may appear straightforward and easy to fill out, you are strongly advised to read the instructions for EACH section prior to any data entry. If you fail to follow the instructions, you might fill out sections of the forms incorrectly, thereby jeopardizing your legal rights.

PLAN AHEAD. Because unexpected problems can occur, you should keep filing deadlines in mind and allow plenty of time to resolve any issue which might arise. The Board will provide general assistance to ESTTA filers (see contact information below), but we cannot guarantee that any problem will be resolved prior to a deadline. ESTTA filing is mandatory for all submissions. If prior to a deadline ESTTA is unavailable due to technical problems or extraordinary circumstances are present, submissions may be filed in paper. A Petition to the Director with the required showing and fee must accompany an extension of time to oppose, notice of opposition, petition to cancel or answer submitted in paper. All other paper filings must be accompanied by a written explanation of such technical problems or extraordinary circumstances.

NOTE: Notices of opposition and requests for extension of time to oppose applications filed under Trademark Act § 66(a) (Madrid Protocol) MUST be filed through ESTTA without exception.

Filing Date. Eastern Time controls the filing date. ESTTA filings are time-stamped with the official filing date when the ESTTA filing, including any required fee, is received on the USPTO server. The time the transmission began is not a factor we consider when we assign the filing date. The official filing date and time can be found on the confirmation web screen and in your email confirmation.

Fees. If there is a fee for the filing, you must pay by credit card (MasterCard, Visa, American Express or Discover), Electronic Funds Transfer, or through an existing USPTO deposit account.

Guidelines

- Highlighted terms are linked to relevant instructions or help screens, which will open in a new window.
- You must complete all fields labeled with the symbol; you should complete all other relevant fields if you know the information.
- Do not use your browser’s “back” and “forward” buttons to navigate. Use only the navigation buttons and links on the ESTTA screens.
- After completing all required fields, you will be prompted to validate and sign your submission. The data appearing on this screen will be submitted to the TTAB. If necessary, navigate back to the proper field to correct the information prior to transmitting the form.
- Upon transmission, the form will be assigned an ESTTA tracking number that will be displayed on the next screen.
- Once you submit a request electronically, the office will immediately provide you with an email acknowledgment of receipt. Print or save a copy of this screen for your records. Please contact the Office within 24 hours of transmission (or by the next business day) if you do not receive this acknowledgment.
- Many ESTTA filings will be automatically entered into the docket and appear in TTAVUE shortly after transmission, although some require manual processing before posting. If your filing does not appear in TTAVUE after a week, please contact the TTAB for assistance.
- Once you file a paper electronically, you may not withdraw the submission from the file, unless the request fails to satisfy the minimum filing requirements. No fee paid will be refunded unless paid by mistake or in excess of the amount required.
- For users of screen reading technology, please use the arrow keys to navigate all web forms on these web pages. Use of the arrow keys will insure that all required fields in web forms will be read.

View ESTTA help page and technical requirements
Download ESTTA user manual

Madrid Protocol

Oppositions to extensions of protection under the Madrid Protocol (or requests for extensions of time to oppose) always must be filed electronically using ESTTA. If you are a first-time user, we urge you to plan ahead, and to submit your notice of opposition well prior to the deadline in case you encounter problems. The Board will not extend the time to oppose other than as specifically set out in the Trademark Rules.
PETITIONS TO THE DIRECTOR
DO NOT USE ESTTA to file Petitions to the Director. Petitions to the Director should be filed using the Trademark Online Filing System (TEAS) at http://www.uspto.gov/trademarks-application-process/filing
onlinetempl Fetion forms. For further information see TMEP Chapter 1700. If the Petition to the Director is for the purpose of submitting a filing with the TTAB in paper, it may also be mailed with that filing to the Board, be sure to include the appropriate fees.

CONTACT INFORMATION
You can reach the TTAB at 571-272-8500, Monday to Friday from 8:30 a.m. to 5:00 p.m. Eastern Time (ET). For technical assistance with ESTTA filings, you may send an email to ESTTA@uscis.gov. We will respond to your email inquiry within 2 business days. In addition to the problem description, please include your telephone number and ESTTA tracking number (if any) in your email, so we can assess the problem and talk to you directly, if necessary.

Inquiries regarding non-technical matters, including general procedural questions should be directed to the Board Information Specialists at 571-272-8500 or email at TTAinfo@uscis.gov.

NO submissions for any Board proceeding will be accepted via the ESTTA@uscis.gov mail box. All submissions must be filed using the appropriate ESTTA form or by mail.

PRIVACY POLICY STATEMENT
The information collected on these forms allows the TTAB to determine whether a party is entitled to registration of a mark. Responses to the requests for information are required to obtain the requested action. All information collected will be made public. Gathering and providing the information will require an estimated 10 to 45 minutes, depending on the form you choose. 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, Washington, DC 20231. Please note that the TTAB may not conduct or sponsor a collection of information using a form that does not display a valid OMB control number.

Please click here to access all available forms

Figure 4: ESTTA Home Page
2 Welcome to ESTTA

All submissions must be filed through ESTTA unless ESTTA is unavailable on the deadline due to technical problems or extraordinary circumstances are present. While many sections of the required forms may appear straightforward and easy to fill out, you are strongly advised to read the instructions for EACH section prior to any data entry. If you fail to follow the instructions, you might fill out sections of the forms incorrectly, thereby jeopardizing your legal rights.

PLAN AHEAD. Because unexpected problems can occur, you should keep filing deadlines in mind and allow plenty of time to resolve any issue which might arise. The Board will provide general assistance to ESTTA filers (see contact information below), but we cannot guarantee that any problem will be resolved prior to a deadline. ESTTA filing is mandatory for all submissions. If prior to a deadline ESTTA is unavailable due to technical problems or extraordinary circumstances are present, submissions may be filed in paper. A Petition to the Director with the required showing and fee must accompany an extension of time to oppose, notice of opposition, petition to cancel or answer submitted in paper. All other paper filings must be accompanied by a written explanation of such technical problems or extraordinary circumstances.

NOTE: Notices of opposition and requests for extension of time to oppose applications filed under Trademark Act § 66(a) (Madrid Protocol) MUST be filed through ESTTA without exception.

Filing Date. Eastern Time controls the filing date. ESTTA filings are time-stamped with the official filing date when the ESTTA filing, including any required fee, is received on the USPTO server. ESTTA does not utilize the time the transmission began when it assigns the filing date. The filing date will be shown on the top of the confirmation screen and in your email confirmation receipt.

Fees. If there is a fee for the filing, you must pay by credit card (MasterCard, Visa, American Express or Discover), Electronic Funds Transfer, or through an existing USPTO deposit account.

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• Highlighted terms are linked to relevant instructions or help screens, which will open in a new window.
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TTAB. If necessary, navigate back to the proper field to correct the information prior to transmitting the form.

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- Once you file a submission, you may not withdraw the submission from the file, unless the request fails to satisfy the minimum filing requirements. No fee paid will be refunded unless paid by mistake or in excess of the amount required.
- For users of screen reading technology, please use the arrow keys to navigate all ESTTA forms on these web pages. Use of the arrow keys will insure that all required fields in these online forms will be read.

**View ESTTA help page and technical requirements**
**Download ESTTA user manual**

**Important note regarding requests for extension of protection under the Madrid Protocol**
Notices of oppositions to requests for extension of protection under the Madrid Protocol (and requests for extension of time to file a notice of opposition to a request for extension of protection under the Madrid Protocol) always must be filed electronically using ESTTA. If you are a first-time user, we urge you to plan ahead, and to submit your notice of opposition well prior to the deadline in case you encounter problems. The Board will not extend the time to oppose other than as specifically set out in the Trademark Rules.

**PETITIONS TO THE DIRECTOR**
DO NOT USE ESTTA to file Petitions to the Director. Petitions to the Director should be filed using the Trademark Online Filing System (TEAS) at http://www.uspto.gov/trademarks-application-process/filing-online/petition-forms. For further information see TMEP Chapter 1700. If the Petition to the Director is for the purpose of submitting a filing with the TTAB in paper, it may also be mailed with that filing to the Board; be sure to include the appropriate fees.

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NO submissions for any Board proceeding will be accepted via the ESTTA@uspto.gov mail box. All submissions must be filed using the appropriate ESTTA form.

**PRIVACY POLICY STATEMENT**

The information collected on these forms allows the TTAB to determine whether a party is entitled to registration of a mark. Responses to the requests for information are required to obtain the requested action. All information collected will be made public. Gathering and providing the information will require an estimated 10 to 45 minutes, depending on the form you choose. 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, Washington, DC 20231. Please note that the TTAB may not conduct or sponsor a collection of information using a form that does not display a valid OMB control number.
3 ESTTA Forms

Please choose one of the following options to start filing a form:

- **Request for Extension of Time to File an Opposition**
  - File a request for extension of time to file a notice of opposition, relinquish an extension, or other actions related to extensions of time to oppose.
  - Enter the serial number of the application to which the filing applies: Start
  - Fees are required for certain requests for extension that can be filed using this form.

- **File a New Proceeding**
  - Use these options to file a new opposition, cancellation or appeal from a final refusal to register.
  - Choose your filing and enter the serial number of the application to be opposed, the registration number of the registration to be cancelled, or the serial number of the application to be appealed.
  - Type of filing: Start
  - There is a filing fee associated with these forms.

- **File Documents in a Board Proceeding**
  - Use these options to file documents (motions, briefs, etc.) in an already existing opposition, cancellation, concurrent use, or appeal proceeding.
  - Choose a filing option and enter the opposition number (9bxxxxxx), cancellation number (92xxxxxx), concurrent use number (94xxxxxx), or application serial number to which your filing applies.
  - Type of filing: Start
  - Most filings do not require a fee.

**Figure 5: List of the Three General Types of ESTTA Forms**

ESTTA will present a list of forms. These forms include:

- Request for Extension of Time to File an Opposition
- File a New Proceeding:
  - Notice of Opposition
  - Petition for Cancellation
  - Appeal of Refusal to Register
- File Documents in a Board Proceeding:
  - Opposition, Cancellation or Concurrent Use (general filings)
  - Ex Parte Appeal (general filings)
  - Consent Motions (opposition or cancellation)
  - Change of Address
  - CONFIDENTIAL Opposition, Cancellation or Concurrent Use filings
3.1 Request for Extension of Time to File an Opposition

A person who believes that he, she or it would be damaged by the registration of a mark on the Principal Register may file a notice of opposition within thirty days of the date the mark is published in the Official Gazette. Alternatively, such person may request an extension of time in which to oppose. A request for extension of time must be filed prior to the expiration of the opposition period or prior to the expiration of any previously granted extension.

A person may file a first request for either a thirty-day extension of time, which will be granted upon request, or a ninety-day extension of time, which will be granted only for good cause shown. A $100 fee payment is required for a request for a ninety-day extension of time.

A person who was granted a thirty-day extension of time, may file a request for an additional sixty-day extension of time, which will be granted only for good cause shown. A $100 fee payment is required for this request for a sixty-day extension of time.

After receiving one or two extensions of time totaling ninety days, a person may file one final request for an extension of time for an additional sixty days. A $200 fee payment is required for this request. The Board will grant this request only upon consent of the applicant or upon a showing of extraordinary circumstances.

To begin, enter the serial number of the application to which the filing applies in the text box. Click Start.
ESTTA Forms

- **Request for Extension of Time to File an Opposition**
  File a request for extension of time to file a notice of opposition, relinquish an extension, or other actions related to extensions of time to oppose.
  Enter the serial number of the application to which the filing applies.
  Fees are required for certain requests for extension that can be filed using this form.

**Figure 6: Form Launch screen**
Application Data

3.1.1 First Request for Extension of Time to Oppose

The Application Data screen displays the information relating to the serial number that you entered.

![Application Data Screen](image)

**Figure 7: Application Data screen**

Verify that you have entered the correct serial number by clicking “This is the correct application/registration” to move forward. If the serial number is incorrect, click “Cancel” and enter the correct serial number.
Extension Request

The Extension Request Screen requires you to choose from either the 30-day extension of time to oppose or the 90-day extension of time to oppose.

Select the appropriate option.

Click “Next”.

Good Cause for 90-Day Extension

If you choose the 90-day extension of time to oppose the Cause for Extension Request screen will be displayed, and you will be prompted to specify good cause to file the request.

Click any of the check boxes to best describe the reason for requesting a 90-day extension, or enter a brief statement of good cause in the “other” box.
Figure 9: Cause for Extension Request screen

Click “Next” and the Potential Opposer Information screen will appear.
Potential Opposer Information

If you are an attorney, click the checkbox on the Potential Opposer Information screen. This will prompt the Attorney Correspondence Information screen to appear later in the flow.

If an attorney is filing the request for extension on your behalf or on behalf of a client, click “Check here if opposer/petitioner is represented by an attorney.”

Note: The Opposer may designate a domestic representative if its country of origin is outside of the United States. If appropriate, an optional Domestic Representative screen will appear.
After completing the Potential Opposer Information, click “Next” and the Potential Opposer's Correspondence Information screen will appear.

Potential Opposer’s Correspondence Information

Email Address – In the “Email Address” field, you may enter more than one email address, separated by a comma and a space, up to a total of 800 characters.

Figure 11: Potential Opposer's Correspondence Information screen

After completing the Potential Opposer’s Correspondence Information, click “Next” and the Signature screen will appear.
**Signature**

The submission must be signed by the filer. The submission will not be “signed” in the sense of a traditional paper document. To sign the submission, the signer must enter any combination of letters, numbers, spaces and/or punctuation marks that the signer has adopted as a signature, placed between two forward slash (“/”) symbols in the signature block on the electronic submission. Acceptable “signatures” could include: /john doe/; /jd/; and /123-4567/.

![Signature screen](image)

**Figure 12: Signature screen**
Click “Next” and the Validate and Submit screen will appear.

**Validate and Submit**

Review the information and verify its correctness.

![Validate and Submit screen](image)

**Figure 13: Validate and Submit screen**

If the filer is requesting a first 90-day extension of time to oppose, then the following payment information will be displayed at the bottom of the Validate and Submit screen.
Click “Submit” and the Receipt screen will appear.
Receipt

Clicking “Submit” on the Validate and Submit Page will complete the filing process, and the “Receipt” screen will appear.

![Receipt Screen](image)

**Figure 15: Receipt screen**

In addition, you will receive an email verifying that the USPTO has received your extension request. The email will include an ESTTA Tracking Number.
3.1.2 At least one extension of time to oppose has been granted

The Application Data screen appears. This page displays the information relating to the serial number that you entered.

**Application Data**

![Application Data](image)

**Figure 16: Application Data screen**

Select whether you are either the Potential Opposer or the Applicant.
3.1.2.1 Potential Opposer

One of more current extensions of time to oppose will be displayed.

![Application Data screen](image)

Select the relevant extension.

A list of options available to the Potential Opposer are displayed in a drop down list.

A Potential Opposer must choose one of the following options from the drop down list:

- File an Extension of Time to Oppose
- Relinquish an Extension of Time to Oppose
- Respond to a Board inquiry or order
Select the relevant Potential Opposer option and select “Next” to take you to the next screen.

3.1.2.1.1 **File an Extension of Time to Oppose**

**Extension Request**

![Extension Request Screen](image)

**Figure 19: Extension Request screen**

Choose from the list of good causes that are displayed.

Click “Next” on the Extension Request screen to proceed to the next screen.
Potential Opposer Information

Figure 20: Potential Opposer Information screen

Review the Potential Opposer Information that is presented on the screen and make any necessary updates.

Click “Next” on the Potential Opposer Information screen to proceed to the next screen.
Review the Potential Opposer Correspondence Information that is presented on the screen and make any necessary updates.

Click “Next” on the Potential Opposer’s Correspondence Information screen to proceed to the next screen.
Figure 22: Signature screen

Click “Next” on the Signature screen to proceed to the next screen.
Validate and Submit

Electronic System for Trademark Trials and Appeals

Validate and Submit

Review the information below. If the information is correct, click on the “Submit” button to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections.

Do not use the back button on your browser.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Applicant: KO OLINA INTANGIBLES, LLC
Application Serial Number: 87
Application Filing Date: 10/03/2016
Mark: BEACH VILLAGES AT KO OLINA
Date of Publication: 05/15/2018
Potential Opponent’s Correspondence Information: John Doe
123 Street
Alexandria, VA 22314
UNITED STATES
jdoe@gmail.com
no phone number provided

60 Day Request for Extension of Time to Oppose for Good Cause

Pursuant to 37 C.F.R. Section 2.102, John Doe, 123 Street, Alexandria, VA 22314, UNITED STATES respectfully requests that he/she/it be granted an additional 60-day extension of time to file a notice of opposition against the above-identified mark for cause shown.

Potential Opponent believes that good cause is established for this request by:
- The potential opponent needs additional time to investigate the claim.

The party filing this request is related to the party filing the previous request as follows: test.

The time within which to file a notice of opposition is set to expire on 07/14/2018. John Doe respectfully requests that the time period within which to file an opposition be extended until 09/12/2018.

Respectfully submitted,

/j/d/
John Doe
jdoe@gmail.com
06/29/2018

Fee calculated according to USPTO fee table

<table>
<thead>
<tr>
<th>Fee code</th>
<th>Amount</th>
<th>Description</th>
<th>Serial #</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>7403</td>
<td>190.00</td>
<td>Extension of time for filing notice of opposition under § 2.102(c)(13) or (c)(17)</td>
<td>87</td>
<td>190.00</td>
</tr>
</tbody>
</table>

Go to Payment screen  Back  Cancel  Save Session

Figure 23: Validate and Submit screen
Click “Go to Payment screen” on the Validate and Submit screen to proceed to the next screen.

**Receipt**

![Receipt Screen Image](image)

**Make Payment**

Receipt

Your submission has been received by the USPTO.
The content of your submission is listed below.
You may print a copy of this receipt for your records.

<table>
<thead>
<tr>
<th>Applicant</th>
<th>KO OLINA INTANGIBLES, LLC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application Serial Number</td>
<td>87</td>
</tr>
<tr>
<td>Application Filing Date</td>
<td>10/03/2016</td>
</tr>
<tr>
<td>Mark</td>
<td>BEACH VILLAS AT KO OLINA</td>
</tr>
<tr>
<td>Date of Publication</td>
<td>05/15/2018</td>
</tr>
</tbody>
</table>
| Potential Opposer’s Correspondence Information | John Doe  
                            123 Street  
                            Alexandria, VA 22314  
                            UNITED STATES  
                            jdoe@gmail.com  
                            no phone number provided |

**60 Day Request for Extension of Time to Oppose for Good Cause**

Pursuant to 37 C.F.R. Section 2.102, John Doe, 123 Street, Alexandria, VA 22314, UNITED STATES respectfully requests that he/she/it be granted an additional 60 day extension of time to file a notice of opposition against the above-identified mark for cause shown.

Potential opposer believes that good cause is established for this request by:

The potential opposer needs additional time to investigate the claim.

The party filing this request is related to the party filing the previous request as follows: test.

The time within which to file a notice of opposition is set to expire on 07/14/2018. John Doe respectfully requests that the time period within which to file an opposition be extended until 09/12/2018.

Respectfully submitted,

/John Doe/

jdoe@gmail.com

06/29/2018

Return to ESTTA home page  Start another ESTTA filing

**Figure 24: Receipt screen**
3.1.2.1.2 Relinquish an Extension of Time to Oppose

**Relinquish an Extension of Time to Oppose**

Only the potential opposer to whom the Board granted this extension may file this relinquishment.

Once an extension is relinquished, it cannot be reinstated.

---

**Figure 25: Relinquish an Extension of Time to Oppose screen**

If you want to attach a document in support of this relinquishment of extension of time, please check the box.

Click “Next” on the Relinquish an Extension of Time to Oppose screen to proceed to the next screen.

**Attachments**

Attach required legal documents, which should be .pdf, .tiff or .txt format.
Click “Browse” to search for the file. When located, click “Attach File” to attach the document. After you attach a document, you can remove the document by clicking “Remove”.

**Signature**

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.
Electronic System for Trademark Trials and Appeals

Signature

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

<table>
<thead>
<tr>
<th>Applicant</th>
<th>ASSAGGIATORI ITALIANI BALSAMICO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application Serial Number</td>
<td>79204065</td>
</tr>
<tr>
<td>Application Filing Date</td>
<td>02/08/2017</td>
</tr>
<tr>
<td>Mark</td>
<td>LEAVES FOGLIE</td>
</tr>
<tr>
<td>Date of Publication</td>
<td>05/15/2018</td>
</tr>
<tr>
<td>Extension Granted to</td>
<td>Doe Inc.</td>
</tr>
<tr>
<td>Extension Granted Until</td>
<td>07/14/2018</td>
</tr>
<tr>
<td>Relinquishment Date</td>
<td>06/15/2018</td>
</tr>
<tr>
<td>Attachments</td>
<td>Test File.txt(26 bytes)</td>
</tr>
</tbody>
</table>
| Potential Opposer's Correspondence Information | John Doe  
|                                  | Doe Inc.  
|                                  | 1234 Main Street  
|                                  | Calais, ME 04619  
|                                  | UNITED STATES  
|                                  | @uspto.gov  
|                                  | no phone number provided         |

Relinquishment of Extension of Time to Oppose
Click “Next” on the Signature screen to take you to the Validate and Submit screen.

**Validate and Submit**

Review all of the information on this screen. If the information is correct, click “Submit” to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections. Do not use the back button on your browser.
Figure 28: Validate and Submit screen

Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.
Receipt

Electronic System for Trademark Trials and Appeals

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

<table>
<thead>
<tr>
<th>Applicant</th>
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<tr>
<td>Attachments</td>
<td>Test File.txt (26 bytes)</td>
</tr>
</tbody>
</table>
| Potential Opposer's Correspondence Information | John Doe Doe Inc. 1234 Main Street Calais, ME 04619 UNITED STATES (@uspto.gov no phone number provided)

Relinquishment of Extension of Time to Oppose

Doe Inc., having been granted an extension of time until 07/14/2018 to oppose the above application, relinquishes the time remaining in the extension.

The undersigned represents that he or she is Doe Inc. or has the authority to relinquish this extension of time to oppose on behalf of Doe Inc., and understands that this relinquishment cannot be withdrawn after it is submitted.

Respectfully submitted,
/jd/
John Doe
jdoe@gmail.com
06/15/2018

Return to ESTTA home page  Start another ESTTA filing

Figure 29: Receipt screen
3.1.2.1.3 Respond to a Board inquiry or order

**Respond to a Board Inquiry or Order**

Only use this option to file a response to an order or inquiry from the Board. This form cannot be used to request an extension of time to oppose. Attach your response on the next screen.

![Figure 30: Respond to a Board Inquiry or Order screen](image)

Click “Next” on the Response to a Board Inquiry or Order screen to take you to the Attachments screen.

**Attachment**

Attach required legal documents, which should be .pdf, .tiff or .txt format.

Click “Browse” to search for the file. When located, click “Attach File” to attach the document. You can remove the file by clicking “Remove.”
The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.
Signature

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Applicant: ASSAGGIATORI ITALIANI BALSAMICO
Application Serial Number: 79204065
Application Filing Date: 02/08/2017
Mark: LEAVES FOGLIE
Date of Publication: 05/15/2018
Extension Granted to: Doe Inc.
Extension Granted Until: 07/14/2018
Attachments: Test File.txt (26 bytes)

Potential Opposer's Correspondence Information:
John Doe
Doe Inc.
1234 Main Street
Calais, ME 04619
UNITED STATES
@uspto.gov
no phone number provided

Response to Board Inquiry or Order

Potential Opposer, Doe Inc., files the attached response to an order or inquiry of the Board.

The undersigned represents that this submission is being made by Potential Opposer or someone authorized to represent Potential Opposer before the United States Patent and Trademark Office, and with Potential Opposer’s consent.

Correct any errors in Potential Opposer's correspondence information using the ESTTA Change of Address form. You must restart this form to use the corrected information.

Filer Information
Fill in the information below. You will receive an email confirmation of your filing within 24 hours.

Filer's Signature
Filer's Name
Filer's Email Address
Note: Multiple email addresses may be provided separated by comma and space
Date: 06/15/2010

Figure 32: Signature screen
Click “Next” on the Signature screen to take you to the Validate and Submit screen.

**Validate and Submit**

Review all of the information on this screen. If the information is correct, click “Submit” to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections. Do not use the back button on your browser.
Response to Board Inquiry or Order

Potential Opposer, Doe Inc., files the attached response to an order or inquiry of the Board. The undersigned represents that this submission is being made by Potential Opposer or someone authorized to represent Potential Opposer before the United States Patent and Trademark Office, and with Potential Opposer's consent.

Respectfully submitted,

/jd/
John Doe
jdoe@gmail.com
06/15/2018

Figure 33: Validate and Submit screen

Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.

Receipt

Electronic System for Trademark Trials and Appeals

Receipt

Your submission has been received by the USPTO. The content of your submission is listed below. You may print a copy of this receipt for your records.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

<table>
<thead>
<tr>
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</tr>
<tr>
<td>Attachments</td>
<td>Test File.txt (26 bytes)</td>
</tr>
<tr>
<td>Potential Opposer's</td>
<td></td>
</tr>
<tr>
<td>Correspondence Information</td>
<td></td>
</tr>
<tr>
<td>John Doe</td>
<td></td>
</tr>
<tr>
<td>Doe Inc.</td>
<td>1234 Main Street</td>
</tr>
<tr>
<td>Calais, ME 04619</td>
<td>UNITED STATES</td>
</tr>
<tr>
<td>@uspto.gov</td>
<td>no phone number provided</td>
</tr>
</tbody>
</table>
Response to Board Inquiry or Order

Potential Opposer, Doe Inc., files the attached response to an order or inquiry of the Board. The undersigned represents that this submission is being made by Potential Opposer or someone authorized to represent Potential Opposer before the United States Patent and Trademark Office, and with Potential Opposer's consent.

Respectfully submitted,

/jd/
John Doe
jdoe@gmail.com
06/15/2018

---

Figure 34: Receipt screen
3.1.2.2 Applicant

One of more current extensions of time to oppose will be displayed.

![Figure 35: Application Data screen](image)

Select the relevant extension.

A list of options available to the Applicant are displayed in a drop down list.

![Figure 36: Application Data screen](image)

An Applicant must choose one of the following options from the drop down list:
- File an objection to further extensions of time to oppose
- File a request to reconsider an extension of time to oppose
- Respond to a Board inquiry or order

Select the relevant Applicant option and select “Next” to take you to the next screen.
3.1.2.2.1 File an objection to further extensions of time to oppose

**Objection to Further Extensions of Time to Oppose**

Use this option only to file an objection to further extensions of time to oppose.

On the next screen, attach a statement that fully sets forth the grounds for your objection, and any supporting authority.

Your objection will be considered by the Board in determining any subsequent request for an extension of time to oppose, but it is not a guarantee that no further extensions will be granted.

![Figure 37: Objection to Further Extensions of Time to Oppose screen](image)

Click “Next” on the Objection to Further Extensions of Time to Oppose screen to take you to the Attachments screen.

**Attachments**

Attach required legal documents, which should be .pdf, .tiff or .txt format.

Click “Browse” to search for the file. When located, click “Attach File” to attach the document. You can remove the file by clicking “Remove”.

53
Signature

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.
**Objection to the Grant of Further Extensions of Time to Oppose**

<table>
<thead>
<tr>
<th>Applicant</th>
<th>ASSAGGIATORI ITALIANI BALSAMICO</th>
</tr>
</thead>
<tbody>
<tr>
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<td>79204065</td>
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<tr>
<td>Application Filing Date</td>
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<td>Date of Publication</td>
<td>05/15/2018</td>
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<tr>
<td>Extension Granted to</td>
<td>Doe Inc.</td>
</tr>
<tr>
<td>Extension Granted Until</td>
<td>07/14/2018</td>
</tr>
<tr>
<td>Attachments</td>
<td>Test File.txt (26 bytes)</td>
</tr>
</tbody>
</table>
| Applicant's Correspondence Information | ASSAGGIATORI ITALIANI BALSAMICO  
Viale Virgilio, 55  
I-41123 MODENA  
ITALY  
no email provided  
no phone number provided |
Applicant, ASSAGGIATORI ITALIANI BALSAMICO, objects to the further grant of extensions of time to oppose to Doe Inc.. The reasons for Applicant's objection are fully set out in the attached statement of objections.

The undersigned represents that this submission is being made by Applicant or someone authorized to represent Applicant before the United States Patent and Trademark Office, and with Applicant's consent to submit this filing.

Correct any errors in Applicant's correspondence information using the appropriate form in TEAS. There may be a delay in posting any corrections made in TEAS. You must restart this form to use the corrected information.

Filer Information
Fill in the information below. You will receive an email confirmation of your filing within 24 hours.

<table>
<thead>
<tr>
<th>Filer's Signature</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Filer's Name</td>
<td></td>
</tr>
<tr>
<td>Filer's Email Address</td>
<td>Note: Multiple email addresses may be provided separated by comma and space</td>
</tr>
<tr>
<td>Date</td>
<td>06/15/2018</td>
</tr>
</tbody>
</table>

Click “Next” on the Signature screen to take you to the Validate and Submit screen.

**Validate and Submit**

Review all of the information on this screen. If the information is correct, click “Submit” to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections. Do not use the back button on your browser.
Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.
Receipt

Your submission has been received by the USPTO.
The content of your submission is listed below.
You may print a copy of this receipt for your records.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Applicant: ASSAGGIATORI ITALIANI BALSAMICO
Application Serial Number: 79204065
Application Filing Date: 02/08/2017
Mark: LEAVES FOGLIE
Date of Publication: 05/15/2018
Extension Granted to: Doe Inc.
Extension Granted Until: 07/14/2018
Attachments: Test File.txt (26 bytes)

Applicant's Correspondence Information:
ASSAGGIATORI ITALIANI BALSAMICO
Viale Virgilio, 55
I-41123 MODENA
ITALY
no email provided
no phone number provided

Objection to the Grant of Further Extensions of Time to Oppose

Applicant, ASSAGGIATORI ITALIANI BALSAMICO, objects to the further grant of extensions of time to oppose to Doe Inc. The reasons for Applicant's objection are fully set out in the attached statement of objections.

The undersigned represents that this submission is being made by Applicant or someone authorized to represent Applicant before the United States Patent and Trademark Office, and with Applicant's consent to submit this filing.

Respectfully submitted,
/jd/
John Doe
jdoe@gmail.com
06/15/2018

Return to ESTTA home page  Start another ESTTA filing

Figure 41: Receipt screen
3.1.2.2.2 File a request to reconsider an extension of time to oppose

**Request to Reconsider an Extension of Time to Oppose**

Only use this option to request reconsideration of an extension of time to oppose which was previously granted.

On the next screen, attach your request for reconsideration, fully setting out the grounds for reconsideration.

![Request to Reconsider an Extension of Time to Oppose screen](image)

**Figure 42: Request to Reconsider an Extension of Time to Oppose screen**

Click “Next” on the Request to Reconsider an Extension of Time to Oppose screen to take you to the Attachments screen.

**Attachments**

Attach required legal documents, which should be .pdf, .tiff or .txt format.

Click “Browse” to search for the file. When located, click “Attach File” to attach the document. You can remove the file by clicking “Remove.”.
Figure 43: Attachments screen

**Signature**

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.
**Electronic System for Trademark Trials and Appeals**

**Signature**

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

| IN THE UNITED STATES PATENT AND TRADEMARK OFFICE |
| BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD |

<table>
<thead>
<tr>
<th>Applicant</th>
<th>ASSAGGIATORI ITALIANI BALSAMICO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application Serial Number</td>
<td>79204065</td>
</tr>
<tr>
<td>Application Filing Date</td>
<td>02/08/2017</td>
</tr>
<tr>
<td>Mark</td>
<td>LEAVES FOGLIE</td>
</tr>
<tr>
<td>Date of Publication</td>
<td>05/15/2018</td>
</tr>
<tr>
<td>Extension Granted to</td>
<td>Doe Inc.</td>
</tr>
<tr>
<td>Extension Granted Until</td>
<td>07/14/2018</td>
</tr>
<tr>
<td>Attachments</td>
<td>Test File.txt (26 bytes)</td>
</tr>
</tbody>
</table>

**Request for Reconsideration of**

**Extension of Time to Oppose**

<table>
<thead>
<tr>
<th>Applicant's Correspondence Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>ASSAGGIATORI ITALIANI BALSAMICO</td>
</tr>
<tr>
<td>Viale Virgilio, 55</td>
</tr>
<tr>
<td>I-41123 MODENA</td>
</tr>
<tr>
<td>ITALY</td>
</tr>
<tr>
<td>no email provided</td>
</tr>
<tr>
<td>no phone number provided</td>
</tr>
</tbody>
</table>
Figure 44: Signature screen

Click “Next” on the Signature screen to take you to the Validate and Submit screen.

**Validate and Submit**

Review all of the information on this screen. If the information is correct, click “Submit” to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections. Do not use the back button on your browser.
Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.

Receipt
Receipt

Your submission has been received by the USPTO. The content of your submission is listed below. You may print a copy of this receipt for your records.

![Receipt Screen](image)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**
**BEFORE THE TRADEMARK TRIAL AND APPELLATE BOARD**

<table>
<thead>
<tr>
<th>Applicant</th>
<th>ASSAGGIATORI ITALIANI BALSAMICO</th>
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</tr>
<tr>
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<td></td>
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</tr>
<tr>
<td></td>
<td>no email provided</td>
</tr>
<tr>
<td></td>
<td>no phone number provided</td>
</tr>
</tbody>
</table>

**Request for Reconsideration of Extension of Time to Oppose**

Applicant, ASSAGGIATORI ITALIANI BALSAMICO, requests reconsideration of the extension of time to oppose granted to Doe Inc. on 06/11/2018. The grounds for Applicant's request for reconsideration are fully set out in the attached statement.

The undersigned represents that this submission is being made by Applicant or someone authorized to represent Applicant before the United States Patent and Trademark Office, and with Applicant's consent.

Respectfully submitted,

/jd/
John Doe
jdoo@gmail.com
06/15/2018

Return to ESTTA home page  Start another ESTTA filing

Figure 46: Receipt screen
3.1.2.2.3 Respond to a Board inquiry or order

**Respond to a Board Inquiry or Order**

Only use this option to file a response to an order or inquiry of the Board.

![Figure 47: Respond to a Board Inquiry or Order screen](image)

Click “Next” on the Respond to a Board Inquiry or Order screen to take you to the Attachments screen.

**Attachments**

Attach required legal documents, which should be .pdf, .tiff or .txt format.

Click “Browse” to search for the file. When located, click “Attach File” to attach the document. You can remove the file by clicking “Remove.”
The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.
Electronic System for Trademark Trials and Appeals

Figure 49: Signature screen

Click “Next” on the Signature screen to take you to the Validate and Submit screen.
Validate and Submit

Review all of the information on this screen. If the information is correct, click “Submit” to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections. Do not use the back button on your browser.
Figure 50: Validate and Submit screen

Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.

Receipt

![Receipt Image]

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

<table>
<thead>
<tr>
<th>Applicant</th>
<th>ASSAGGIATORI ITALIANI BALSAMICO</th>
</tr>
</thead>
<tbody>
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<tr>
<td>Application Filing Date</td>
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<tr>
<td>Mark</td>
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<tr>
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<tr>
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</tr>
<tr>
<td>Extension Granted Until</td>
<td>07/14/2018</td>
</tr>
<tr>
<td>Attachments</td>
<td>Test File.txt (26 bytes)</td>
</tr>
<tr>
<td>Applicant's Correspondence Information</td>
<td>ASSAGGIATORI ITALIANI BALSAMICO</td>
</tr>
<tr>
<td></td>
<td>Viale Virgilio, 55</td>
</tr>
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<tr>
<td></td>
<td>ITALY</td>
</tr>
<tr>
<td></td>
<td>no email provided</td>
</tr>
<tr>
<td></td>
<td>no phone number provided</td>
</tr>
</tbody>
</table>

Response to Board Inquiry or Order

Applicant, Doe Inc., files the attached response to an order or inquiry of the Board.
The undersigned represents that this submission is being made by Applicant or someone authorized
to represent Applicant before the United States Patent and Trademark Office, and with Applicant's
consent.

Respectfully submitted,
/jd/
John Doe
jdoe@gmail.com
06/15/2018

Figure 51: Receipt screen
3.2 File a New Proceeding

Use these options to file a new notice of opposition or a new petition to cancel, or to file an appeal of a final refusal to register. Choose your filing and enter the serial number of the application to be opposed, the registration number of the registration to be cancelled, or the serial number of the application to be appealed.

3.2.1 Notice of Opposition to Registration

Prior to registration on the principal register, all pending trademarks are published in the Official Gazette. Any person who believes that he, she or it would be damaged by the registration may file a notice of opposition within thirty days of the date of publication, or within an extension of such period. A fee of $400 per opposer per class opposed is required.

To begin, enter the serial number of the application to be opposed. Click “Start.”. The Application Data screen will appear.

**ESTTA Forms**

- **File a New Proceeding**
  
  Use these options to file a new opposition, cancellation or appeal from a final refusal to register. Choose your filing and enter the serial number of the application to be opposed, the registration number of the registration to be cancelled, or the serial number of the application to be appealed.

  Type of filing: Notice of Opposition

  Start

  There is a filing fee associated with these forms.

**Figure 52: Form Launch screen**

**Application Data**

This page displays the information relating to the serial number that you entered. Verify whether you have entered the correct serial number by clicking “This is the correct application/registration” to move forward. If incorrect, click “Cancel” and enter the correct serial number.
After clicking “This is the correct application/registration,” the Goods and Services Opposed screen will appear.
Good and Services Opposed

Choose from the list of Goods and Services on this screen to indicate which goods and services you are opposing. You may elect to oppose registration for all or none of the goods in each class, or to oppose registration with respect to certain goods within a class.

Figure 54: Goods and Services Opposed screen

Click “Next” to proceed to the Opposer Information screen, or click “Reset” to re-specify your choice.
Opposer Information

Complete the Opposer Information screen. You can file on your own behalf (as an individual or business) or have an attorney represent you. Click “Check here if opposer/petitioner is represented by an attorney,” if appropriate.

**Figure 55: Opposer Information screen**

Click “Next” and the Add/Modify Information screen will appear.

**Add/Modify Information**

On this screen you can add additional applications or opposers and/or modify submitted information.
To add an application, type in the serial number of the additional mark and click “Add Property.” Repeat the previous steps.

To add an opposer, click “Add Opposer” which prompts the Opposer Information screen (show on page 74) for you to fill in the next Opposer information.

You can also remove or edit an existing property or Opposer by clicking on the appropriate buttons.

![Add/Modify Information screen](image)

Figure 56: Add/Modify Information screen

Click “Next” and the Related Proceedings screen will appear.
Related Proceedings

If the parties are involved in proceedings involving the same or similar marks, identify those proceedings below.

Click “Next” and either the Attorney Correspondence Information or Opposer’s Correspondence Information screen will appear, depending on whether or not the opposer/petitioner is represented by an attorney.

If the Attorney/Correspondence Information screen appears (as shown on page 103), enter the Attorney Correspondence Information and click “Next.”
Opposer Correspondence Information

If the Opposer’s Correspondence Information appears, enter the Opposer’s Correspondence Information and click “Next.”

![Opposer's Correspondence Information screen](image)

Figure 58: Opposer's Correspondence Information screen

Click “Next.”
Grounds for Opposition

Select as many grounds for opposition as are applicable. If a particular ground is not listed, check the “Other” box and fill in the ground in the text box provided.

<table>
<thead>
<tr>
<th>Grounds for Opposition</th>
<th>Relevant Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Priority and likelihood of confusion</td>
<td>Trademark Act Section 2(d)</td>
</tr>
<tr>
<td>The mark is merely descriptive</td>
<td>Trademark Act Section 2(e)(1)</td>
</tr>
<tr>
<td>The mark is generic</td>
<td>Trademark Act Sections 1, 2 and 45</td>
</tr>
<tr>
<td>The mark is deceptively misdescriptive</td>
<td>Trademark Act Section 2(e)(1)</td>
</tr>
<tr>
<td>The mark is primarily geographically descriptive</td>
<td>Trademark Act Section 2(e)(2)</td>
</tr>
<tr>
<td>The mark is primarily geographically deceptively misdescriptive</td>
<td>Trademark Act Section 2(e)(3)</td>
</tr>
<tr>
<td>The mark is primarily merely a surname</td>
<td>Trademark Act Section 2(e)(4)</td>
</tr>
<tr>
<td>The mark comprises matter that, as a whole, is functional</td>
<td>Trademark Act Section 2(e)(5)</td>
</tr>
<tr>
<td>No use of mark in commerce before application or amendment to allege use was filed</td>
<td>Trademark Act Sections 1(a) and (c)</td>
</tr>
<tr>
<td>No bona fide intent to use mark in commerce for identified goods or services</td>
<td>Trademark Act Section 1(b)</td>
</tr>
<tr>
<td>Failure to function as a mark</td>
<td>Trademark Act Sections 1, 2 and 45</td>
</tr>
<tr>
<td>The mark is not inherently distinctive and has not acquired distinctiveness</td>
<td>Trademark Act Sections 1, 2 and 45; and Section 2(f)</td>
</tr>
<tr>
<td>Dilution by blurring</td>
<td>Trademark Act Sections 2 and 43(c)</td>
</tr>
<tr>
<td>Grounds for Opposition</td>
<td>Reference</td>
</tr>
<tr>
<td>------------------------</td>
<td>-----------</td>
</tr>
<tr>
<td>Dilution by tarnishment</td>
<td>Trademark Act Sections 2 and 43(c)</td>
</tr>
<tr>
<td>Applicant not rightful owner of mark for identified goods or services</td>
<td>Trademark Act Section 1</td>
</tr>
<tr>
<td>False suggestion of a connection with persons, living or dead, institutions, beliefs, or national symbols, or brings them into contempt, or disparage</td>
<td>Trademark Act Section 2(a)</td>
</tr>
<tr>
<td>Deceptiveness</td>
<td>Trademark Act Section 2(a)</td>
</tr>
<tr>
<td>Immoral or scandalous matter</td>
<td>Trademark Act Section 2(a)</td>
</tr>
<tr>
<td>Disparaging</td>
<td>Trademark Act Section 2(a)</td>
</tr>
<tr>
<td>Geographic indication which, if used on or in connection with wine or spirits, identifies a place other than the origin of the goods</td>
<td>Trademark Act Section 2(a)</td>
</tr>
<tr>
<td>Consists of or comprises the flag or coat of arms or other insignia of the United States, or of any State or municipality, or of any foreign nation, or any simulation thereof</td>
<td>Trademark Act Section 2(b)</td>
</tr>
<tr>
<td>Consists of or comprises a name, portrait, or signature of a living individual without written consent, or the name, portrait, or signature of a deceased president without the written consent of the surviving spouse</td>
<td>Trademark Act Section 2(c)</td>
</tr>
<tr>
<td>Registration barred by claim or issue preclusion</td>
<td>Mayer/Berkshire Corp. v. Berkshire Fashions Inc., 424 F.3d 1229, 76 USPQ2d 1310 (Fed. Cir. 2005)</td>
</tr>
<tr>
<td>Fraud on the USPTO</td>
<td>In re Boise Corp., 580 F.3d 1240, 91 USPQ2d 1938 (Fed. Cir. 2009)</td>
</tr>
<tr>
<td>Misuse of Registration symbol</td>
<td>Copelands Enterprises Inc. v. CNV Inc., 945 F.2d 1563, 20 USPQ2d 1295 (Fed. Cir. 1991)</td>
</tr>
<tr>
<td>Title of single creative work</td>
<td>Trademark Act Sections 1, 2 and 45; Mattel Inc. v. Brany Baby Co., 191 USPQ2d 1140 (TTAB 2011)</td>
</tr>
<tr>
<td>Other (please concisely indicate grounds and statutory or common-law basis for opposition)</td>
<td></td>
</tr>
</tbody>
</table>

**Figure 59: Grounds for Opposition screen**

Click “Next” and the Opposer’s Pleased Mark(s) screen will appear.
**Opposer’s Pleaded Mark(s)**

If you are alleging prior use of a mark which is the subject of a U.S. registration or application, you may enter that information and click “Add.”

If the asserted mark is not the subject of a U.S. Registration or pending application, select the appropriate option, enter the required information, and click “Add.”
Opposer's Pledged Mark(s)

You have indicated a ground for opposition based on your ownership of a trademark. Enter the trademark or trade name upon which you intend to rely in this proceeding. Enter no more than 49.

If you are alleging prior use of a mark which is the subject of a U.S. registration or application, you may indicate the number and the necessary information will be retrieved from the USPTO database.

Enter the appropriate application Serial or Registration No.

Marks entered:

1. Serial #: 87 Mark: Okerbey

Okerbey

87 #TMSN.png
Class 021, First use 20170823 in commerce 20170823
Goods and Services: Bottles sold empty; cups used for serving fruit; coffee services not of precious metal; cups, cups of paper or plastic; household enamel and plastic utensils, namely, plates, dishes, bowls, pots and cups; drinking glasses; household glassware, namely, cups, plates, pots and jugs; medicine bottles sold empty; Works of art of porcelain, ceramic, earthenware or glass; Beer mugs; Drinking vessels; Drinking bottles for sports; Teapots; Mugs; Tankards; Drinking glasses; Vases; Piggy banks; Toothbrush box; Vacuum bottles

If the asserted mark is not the subject of a U.S. Registration or pending application, enter the mark below. If the mark consists of words or letters only, type the mark in uppercase letters in the space below. If the mark features a design or special characters, attach a JPEG image showing your mark. If the mark is not capable of representation in either words or an image, i.e., sound marks), enter a concise description of the mark.

- Type the mark (or a concise description) below

- Upload Mark image

Click Browse button and select a JPEG file with a mark

List the goods and services concerned below: *
Pleading

Figure 61: Pleading screen

Click “Next Screen” to go to the signature screen.
Signature

The submission must be signed by the filer. The submission will not be “signed” in the sense of a traditional paper document. To sign the submission, the signer must enter any combination of letters, numbers, spaces and/or punctuation marks that the signer has adopted as a signature, placed between two forward slash (“/”) symbols in the signature block on the electronic submission. Acceptable “signatures” could include: /john doe/; /jd/; and /123-4567/. 
## Signature

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

**Sign the request by completing the following fields**

| IN THE UNITED STATES PATENT AND TRADEMARK OFFICE |
| BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD |

## Notice of Opposition

Notice is hereby given that the following party opposes registration of the indicated application.

### Opposer Information

<table>
<thead>
<tr>
<th>Name</th>
<th>Aroostook Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entity</td>
<td>Corporation</td>
</tr>
<tr>
<td>Citizenship</td>
<td>Maine</td>
</tr>
<tr>
<td>Address</td>
<td>1234 Main Street, Caribou, ME 04694, UNITED STATES</td>
</tr>
</tbody>
</table>

### Correspondence information

<table>
<thead>
<tr>
<th>Name</th>
<th>John Doe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entity</td>
<td>Aroostook Inc.</td>
</tr>
<tr>
<td>Address</td>
<td>1234 Main Street, Caribou, ME 04694, UNITED STATES</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:jdoe@gmail.com">jdoe@gmail.com</a></td>
</tr>
<tr>
<td>Phone</td>
<td>No phone number provided</td>
</tr>
</tbody>
</table>

### Applicant Information

<table>
<thead>
<tr>
<th>Application No</th>
<th>Publication date</th>
<th>06/05/2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Opposition Filing Date</td>
<td>Opposition Period Ends</td>
<td>07/05/2018</td>
</tr>
<tr>
<td>International Registration No.</td>
<td>International Registration Date</td>
<td>NONE</td>
</tr>
<tr>
<td>Applicant</td>
<td>Security Roots Ltd.</td>
<td>10 Portfleet Place, De Beauvoir Road, London, N15 5Z, UNITED KINGDOM</td>
</tr>
</tbody>
</table>
Figure 62: Signature screen

After you sign, click “Next” to go to the “Validate” screen, which will display the total fee for the filing.

Validate
Validate

Review the information below and click on the "to proceed with payment" button if the information is correct. If you need to edit any information, go back to proper screen using navigation facilities on this web page and make your correction(s). DO NOT USE THE BACK BUTTON ON YOUR BROWSER.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Notice of Opposition
Notice is hereby given that the following party opposes registration of the indicated application.

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<tr>
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<tr>
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<tr>
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</tr>
</tbody>
</table>

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<tr>
<td>Email</td>
<td><a href="mailto:jdoe@gmail.com">jdoe@gmail.com</a></td>
</tr>
<tr>
<td>Phone</td>
<td>no phone number provided</td>
</tr>
</tbody>
</table>

**Applicant Information**

<table>
<thead>
<tr>
<th>Application No</th>
<th>87</th>
<th>Publication date</th>
<th>06/05/2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Opposition Filing Date</td>
<td>Not assigned yet</td>
<td>Opposition Period Ends</td>
<td>07/05/2018</td>
</tr>
<tr>
<td>International Registration No.</td>
<td>NONE</td>
<td>International Registration Date</td>
<td>NONE</td>
</tr>
<tr>
<td>Applicant</td>
<td>Security Roots Ltd. 10 Portfleet Place, De Beauvoir Road London, N15SZ UNITED KINGDOM</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**Goods/Services Affected by Opposition**

<table>
<thead>
<tr>
<th>Class 009</th>
<th>First Use: 0 First Use In Commerce: 0</th>
</tr>
</thead>
<tbody>
<tr>
<td>All goods and services in the class are opposed, namely: (Based on Intent to Use) Software for the management of computer security and computer risk information; software for data and analysis and report generation in the field of computer security and computer risk information</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Class 042</th>
<th>First Use: 0 First Use In Commerce: 0</th>
</tr>
</thead>
<tbody>
<tr>
<td>All goods and services in the class are opposed, namely: (Based on Intent to Use) (Based on 44(e)) Providing temporary use of a web-based software application for the management of computer security and computer risk information; providing temporary use of a web-based software application for data and analysis and report generation in the field of computer security and computer risk information</td>
<td></td>
</tr>
</tbody>
</table>

**Grounds for Opposition**

| Priority and likelihood of confusion | Trademark Act Section 2(d) |

**Mark Cited by Opposer as Basis for Opposition**

<table>
<thead>
<tr>
<th>U.S. Application No.</th>
<th>Application Date</th>
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<tbody>
<tr>
<td>$7</td>
<td>08/24/2017</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Registration Date</th>
<th>Foreign Priority Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>NONE</td>
<td>NONE</td>
</tr>
</tbody>
</table>

**Word Mark**

<table>
<thead>
<tr>
<th>Word Mark</th>
</tr>
</thead>
<tbody>
<tr>
<td>OKERBEY</td>
</tr>
</tbody>
</table>

**Design Mark**

<table>
<thead>
<tr>
<th>Design Mark</th>
</tr>
</thead>
<tbody>
<tr>
<td>$7</td>
</tr>
</tbody>
</table>

**Description of Mark**

<table>
<thead>
<tr>
<th>Description of Mark</th>
</tr>
</thead>
<tbody>
<tr>
<td>NONE</td>
</tr>
</tbody>
</table>

**Goods/Services**

<table>
<thead>
<tr>
<th>Goods/Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class 021. First use: First Use: 2017/08/23 First Use In Commerce: 2017/08/23</td>
</tr>
<tr>
<td>Bottles sold empty; cups used for serving fruit; coffee services not of precious metal; cups; cups of paper or plastic; household enamel and plastic utensils, namely, plates, dishes, bowls, pots and cups; drinking glasses; household glassware, namely, cups, plates, pots and jugs; medicine bottles sold empty; Works of art of porcelain, ceramic, earthenware or glass; Beer mugs; Drinking vessels; Drinking bottles for sports; Teapots; Mugs; Tankards; Drinking glasses; Vases; Piggy banks; Toothbrush box; Vacuum bottles</td>
</tr>
</tbody>
</table>

**Attachments**

<table>
<thead>
<tr>
<th>Attachments</th>
</tr>
</thead>
<tbody>
<tr>
<td>$7</td>
</tr>
<tr>
<td>Test File.txt (26 bytes)</td>
</tr>
</tbody>
</table>

**Signature**

<table>
<thead>
<tr>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>/jd/</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Doe</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>06/18/2018</td>
</tr>
</tbody>
</table>

---

**Figure 63: Validate screen**

---

**Fee calculated according to USPTO fee table**

<table>
<thead>
<tr>
<th>Fee code</th>
<th>Amount</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>7402</td>
<td>000.00</td>
<td>Notice of Opposition, per Class, Electronically Filed</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Serial #</th>
<th># of Classes</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>800.00</td>
<td>800.00</td>
</tr>
</tbody>
</table>

---

Go to Payment screen  Back  Cancel  Save Session
Click “Go to Payment Screen” to move forward with the payment as shown below.
Payment

Figure 64: Make Payment Launch screen

Select the appropriate option to launch the payment screen.

The following screen shows the “Pay as a guest” option.
Make Payment

Figure 65: Make Payment screen
**Notice of Opposition**

Notice is hereby given that the following party opposes registration of the indicated application.

### Opponent Information

<table>
<thead>
<tr>
<th>Name</th>
<th>Aroostook Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entity</td>
<td>Corporation</td>
</tr>
<tr>
<td>Address</td>
<td>1234 Main Street</td>
</tr>
<tr>
<td></td>
<td>UNITED STATES</td>
</tr>
</tbody>
</table>

### Correspondence Information

<table>
<thead>
<tr>
<th>Name</th>
<th>John Doe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
<td>1234 Main Street</td>
</tr>
<tr>
<td></td>
<td>Caribou, ME 04421</td>
</tr>
<tr>
<td></td>
<td>UNITED STATES</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:jdoe@gmail.com">jdoe@gmail.com</a></td>
</tr>
<tr>
<td>Phone</td>
<td>No phone number provided</td>
</tr>
</tbody>
</table>

### Applicant Information

<table>
<thead>
<tr>
<th>Application No</th>
<th>Publication Date</th>
<th>Opposition Filing Date</th>
<th>Opposition Period Ends</th>
</tr>
</thead>
<tbody>
<tr>
<td>87</td>
<td>06/15/2018</td>
<td>06/18/2018</td>
<td>07/15/2018</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>International Registration No</th>
<th>International Registration Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>NONE</td>
<td>NONE</td>
</tr>
</tbody>
</table>

### Goods/Services Affected by Opposition

- **Class 009. First Use in Commerce: 0**
  - All goods and services in the class are opposed, namely: (Based on Intent to Use) Software for the management of computer security and computer risk information; software for data and analysis and report generation in the field of computer security and computer risk information
- **Class 042. First Use in Commerce: 0**
  - All goods and services in the class are opposed, namely: (Based on Intent to Use) (Based on 444(d)) Providing temporary use of a web-based software application for the management of computer security and computer risk information; providing temporary use of a web-based software application for data and analysis and report generation in the field of computer security and computer risk information

### Trademark Act Section 2(d)

### Mark Chosen by Opponent as Basis for Opposition

<table>
<thead>
<tr>
<th>U.S. Application No.</th>
<th>Application Date</th>
<th>Foreign Priority Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>87</td>
<td>08/24/2017</td>
<td>NONE</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Word Mark</th>
<th>DKERBEY</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Design Mark</th>
<th>TMSN.png</th>
</tr>
</thead>
</table>

### Description of Mark

<table>
<thead>
<tr>
<th>Description of Mark</th>
<th>NONE</th>
</tr>
</thead>
</table>

### Goods/Services

- Class 009:
  - Bottles sold empty; cups used for serving fruit; coffee services not of precious metal; cups; cups of paper or plastic; household ceramic and plastic utensils, namely, plates, dishes, bowls, pots and cups; drinking glasses; household glassware; namely, cups, plates, pots and pans; medicinal bottles sold empty; Works of art of porcelain, ceramic, earthenware or glass; Beer mugs; Drinking vessels; Drinking bottles for sports; Teaspots; Mugs; Tankards; Drinking glasses; Vases; Piggy banks; Toothbrush box; Vacuum bottles

### Attachments

<table>
<thead>
<tr>
<th>Attachment</th>
<th>TMSN.png (92 bytes)</th>
</tr>
</thead>
</table>

### Signature

<table>
<thead>
<tr>
<th>Name</th>
<th>John Doe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td>06/18/2018</td>
</tr>
</tbody>
</table>
3.2.2 Petition for Cancelation

A petition for cancellation of a trademark registration may be filed at any time. However, if you are not filing the petition “within five years from the date of the registration of the mark,” the mark may only be cancelled on the grounds enumerated in Trademark Act § 14. See Trademark Act § 14.

The ESTTA form provides only the available grounds for cancellation.

ESTTA allows you to file a petition to cancel one or more registered trademarks. There is a fee for filing a Petition for Cancellation.

To begin, enter the serial number of the first registration to be cancelled.

ESTTA Forms

- **File a New Proceeding**
  
  Use these options to file a new opposition, cancellation or appeal from a final refusal to register.

  Choose your filing and enter the serial number of the application to be opposed, the registration number of the registration to be cancelled, or the serial number of the application to be appealed.

  Type of filing: Petition for Cancellation

  There is a filing fee associated with these forms.

  ![Figure 66: Form Launch screen](image)

Click “Start” and the Registration screen appears.

**Registration**

This page displays the information relating to the registration number that you entered.

Verify that the information correctly identifies the registration.

If correct, click “This is the correct registration” to move forward. If not, click “Cancel” and enter the correct registration number.
If you select the checkbox “Check here if you are aware of a name, address or email address that differs from what is shown,” then the following screen is displayed.
Additional Registrant Information Provided by Petitioner

Enter the additional name, address and email address for the owner of the registration. You can enter an additional registrant by clicking “Check here to enter additional name, address, or email on a new screen”.

![Additional Registrant Information Provided by Petitioner](image)

**Figure 68: Additional Registrant Information Provided by Petitioner screen**

After clicking “This is the correct registration,” the Grounds for Cancellation screen will appear.

**Grounds for Cancellation**

The petitioner must choose at least one ground for cancellation. If the registration was issued more than 5 years ago, the list of Grounds for Cancellation will be restricted to those grounds that may still be alleged.

Select as many grounds for cancellation as are applicable.
Grounds for Cancellation

Please check as many grounds for cancellation as are applicable. If a particular ground is not listed, check the "Other" box and fill in the ground in the text box provided.

The grounds for cancellation are as follows:

<table>
<thead>
<tr>
<th>Grounds for Cancellation</th>
<th>Trademark Act Sections</th>
</tr>
</thead>
<tbody>
<tr>
<td>Priority and likelihood of confusion</td>
<td>Sections 14(1) and 2(d)</td>
</tr>
<tr>
<td>The mark is merely descriptive</td>
<td>Sections 14(1) and 2(e)(1)</td>
</tr>
<tr>
<td>The mark is or has become generic</td>
<td>Sections 14(3) or Section 23 if on Supplemental Register</td>
</tr>
<tr>
<td>The mark is deceptively misdescriptive</td>
<td>Sections 14(1) and 2(e)(1)</td>
</tr>
<tr>
<td>The mark is primarily geometrically descriptive</td>
<td>Sections 14(1) and 2(e)(2)</td>
</tr>
<tr>
<td>The mark is primarily geographically deceptively misdescriptive</td>
<td>Sections 14(1) and 2(e)(3)</td>
</tr>
<tr>
<td>The mark is primarily merely a surname</td>
<td>Sections 14(1) and 2(e)(4)</td>
</tr>
<tr>
<td>The mark comprises matter, that as a whole, is功能</td>
<td>Sections 14(1) and 2(e)(3) or Section 23 if on Supplemental Register</td>
</tr>
<tr>
<td>No use of mark in commerce before application, amendment to allege use, or statement of use was filed</td>
<td>Sections 14(1) and 9(a), (c), and (d)</td>
</tr>
<tr>
<td>Abandonment</td>
<td>Section 14(3)</td>
</tr>
<tr>
<td>Failure to function as a mark</td>
<td>Sections 14(1) and 1, 2, and 45</td>
</tr>
<tr>
<td>The mark is not inherently distinctive and has not acquired distinctiveness</td>
<td>Sections 14(1) and 1, 2, 45, and Section 2(b)</td>
</tr>
<tr>
<td>Dilution by blurring</td>
<td>Sections 14(1) and 43(c)</td>
</tr>
<tr>
<td>Dilution by tarnishment</td>
<td>Sections 14(1) and 43(c)</td>
</tr>
<tr>
<td>Registrant not rightful owner of mark for identified goods or services</td>
<td>Sections 14(1) and 1</td>
</tr>
<tr>
<td>False suggestion of a connection with persons, living or dead, institutions, beliefs, or national symbols, or bring them into contempt, or discredit</td>
<td>Sections 14(2) and 2(a)</td>
</tr>
<tr>
<td>Deceptiveness</td>
<td>Sections 14(3) and 2(a)</td>
</tr>
<tr>
<td>Immoral or scandalous matter</td>
<td>Sections 14(3) and 2(a)</td>
</tr>
<tr>
<td>Disparaging</td>
<td>Sections 14(3) and 2(a)</td>
</tr>
<tr>
<td>Geographic indication which, if used on or in connection with wine or spirits, identifies a place other than the origin of the goods</td>
<td>Sections 14(3) and 2(a)</td>
</tr>
<tr>
<td>The registration is being used by, or with the permission of, the registrant so as to misrepresent the source of the goods or services on or in connection with which the mark is used</td>
<td>Section 14(3)</td>
</tr>
<tr>
<td>Consists of or comprises the flag or coat of arms or other insignia of the United States, or of any State or municipality, or of any foreign nation, or any simile thereof</td>
<td>Sections 14(3) and 2(b)</td>
</tr>
<tr>
<td>Consists of or comprises a name, portrait or signature of a living individual without written consent, or the name, portrait, or signature of a deceased president without the written consent of the surviving spouse</td>
<td>Sections 14(1) and 2(c)</td>
</tr>
<tr>
<td>Continued registration barred by claim or issue preclusion</td>
<td>Mayen/Berkshire Corp. v. Berkshire Fashions Inc., 424 F.3d 1229, 76 USPQ2d 1310 (Fed. Cir. 2008)</td>
</tr>
<tr>
<td>Fraud on the USPTO</td>
<td>Section 14(3), In re Bose Corp., 580 F.3d 1240, 91 USPQ2d 1938 (Fed. Cir. 2009)</td>
</tr>
<tr>
<td>Violates the provisions of Trademark Act</td>
<td>Section 4 (collective and certification marks) and Sections 14(3) and 5</td>
</tr>
<tr>
<td>Misse registration symbol</td>
<td>Cooper &amp; Co. v. CIN Corp., 945 F.2d 1563, 20 USPQ2d 1206 (Fed. Cir. 1991)</td>
</tr>
<tr>
<td>Title of single creative work</td>
<td>Section 14(2) and 45, Mattel Inc. v. Brains Baby Co., 101 USPQ2d 1148 (TTAB 2011)</td>
</tr>
<tr>
<td>Other (please concisely indicate grounds and statutory or common-law basis for cancellation)</td>
<td></td>
</tr>
</tbody>
</table>
Figure 69: Grounds for Cancellation screen

Click “Next” and the Goods and Services screen will appear.
Goods and Services

The registration has one or more classes of goods or services. You must select which class(es) are subject to the petition for cancellation.

![Goods and Services screen](image)

**Figure 70: Goods and Services screen**

Click “Next.”

Petitioner Information

If you are an attorney, select the “Check here if oppose/petitioner is represented by an attorney” This will prompt the Attorney Correspondence screen to appear later in the flow.
Click “Next” and the Add/Modify Information screen appears.

**Add/Modify Information**

On this screen you can add additional registrations or petitioners and modify submitted information.

To add a registration, type in the registration number of the additional registration. Repeat the previous steps.

To add a Petitioner, click “Add Petitioner” which prompts the Petitioner Information screen for you to fill in the next Petitioner information.

You can also remove or edit an existing Registration or Petitioner by clicking on the appropriate buttons.
Click “Next” and the Related Proceedings screen appears.
Related Proceedings

If the parties are involved in one or more proceedings involving the same or similar mark, identify those on the Related Proceedings screen.

![Related Proceedings screen](image)

**Figure 73: Related Proceedings screen**

Click “Next”.

If the option “Check here if opposer/petitioner is represented by an attorney” was previously selected on the Petitioner Information screen, then the Attorney Correspondence Information screen appears next.

Alternatively, the Petitioner’s Correspondence Information screen appears next.
Attorney Correspondence Information

Figure 74: Attorney Correspondence Information screen

Click “Next”.

Note: The Board will not send duplicate correspondence to any party. The petitioner(s) may designate a domestic representative if petitioner’s country of origin is outside of the United States. If appropriate, an optional Domestic Representative screen will appear.
Petitioner’s Correspondence Information

![Petitioner's Correspondence Information screen](image)

**Figure 75: Petitioner's Correspondence Information screen**

Click “Next.”
Petitioner’s Plead Mark(s)

You have indicated a ground for cancellation based on your ownership of a trademark. Enter the trademark or trade name upon which you intend to rely in this proceeding. Enter no more than 49.
Figure 76: Petitioner's Pledged Mark(s) screen
Pleading

You must attach a short and plain statement of the grounds, setting forth, in numbered paragraphs, averments that include the reason(s) why the petitioner believes it is or will be damaged by the registration sought to be cancelled (i.e., petitioner’s standing), as well as the ground(s) for cancellation. [See TBMP § 309.03(a)(2)].

From the Pleading screen, after you have attached all of your attachments, including the pleading itself, click “Next Screen” to go to the Signature screen.
Signature

The submission must be signed by the filer. The submission will not be “signed” in the sense of a traditional paper document. To sign the submission, the signer must enter any combination of letters, numbers, spaces and/or punctuation marks that the signer has adopted as a signature, placed between two forward slash (“/”) symbols in the signature block on the electronic submission. Acceptable “signatures” could include: /john doe/; /jd/; and /123-4567/.
**Signature**

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

*Sign the request by completing the following fields*

---

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**  
**BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

---

**Petition for Cancellation**

Notice is hereby given that the following party has filed a petition to cancel the registration indicated below.

---

**Petitioner Information**

<table>
<thead>
<tr>
<th>Name</th>
<th>Doe Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entity</td>
<td>Corporation</td>
</tr>
<tr>
<td>Citizenship</td>
<td>Maine</td>
</tr>
</tbody>
</table>
| Address  | 1234 Main Street  
Calais, ME 04619  
UNITED STATES |

**Correspondence information**

| John Doe | Doe Inc.  
1234 Main Street  
Calais, ME 04619  
UNITED STATES  
uspto.gov  
no phone number provided |

---

**Registration Subject to Cancellation**

| Registration No. | 5459346         |
| Registration date | 05/01/2018     |

**Registrant**

| Paterno Imports, Ltd.  
900 Armour Drive  
Lake Bluff, IL 60044  
UNITED STATES  
Email: |
### Goods/Services Subject to Cancellation

<table>
<thead>
<tr>
<th>Class</th>
<th>First Use: 2009/01/31</th>
<th>First Use In Commerce: 2009/01/31</th>
</tr>
</thead>
<tbody>
<tr>
<td>All goods and services in the class are subject to cancellation, namely: Wine</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Grounds for Cancellation

<table>
<thead>
<tr>
<th>Priority and likelihood of confusion</th>
<th>Trademark Act Sections 14(1) and 2(d)</th>
</tr>
</thead>
</table>

### Mark Cited by Petitioner as Basis for Cancellation

<table>
<thead>
<tr>
<th>U.S. Registration No.</th>
<th>Application Date</th>
<th>Registration Date</th>
<th>Foreign Priority Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>5456056</td>
<td>11/18/2014</td>
<td>05/01/2018</td>
<td>10/09/2014</td>
</tr>
</tbody>
</table>

**Word Mark:** AKA

**Design Mark:** 86457767##TMSN.png

**Description of Mark:** The mark consists of a rectangle with open ends with "AKA" at the opening, a left eye and right eye look in opposite directions at the top of the rectangle.

| Class 006. First use: First Use: 0 First Use In Commerce: 0 |
| Memoral plaques of non-precious metal; rings of common metal for keys; Buckles of common metal; Monuments of non-precious metal; commemorative statuaries cups not of precious metal |

| Class 009. First use: First Use: 0 First Use In Commerce: 0 |
| Electronic audio headphones; electronicaudio earphones; wireless headphones; Smart phones; Portable communications apparatus, namely, wireless telephone handsets, walkie-talkies, satellite telephones, personal digital assistants (PDA) and mobile phones; Audio Receivers; Apparatus for recording, transmission or reproduction of sound or images; Television receivers; Wearable mobile phones; Wearable smart phones; Wearable computers; Wearable electric audio and visual apparatus; instruments, namely, wireless receivers and transmitters for portable media players; Wearable portable media players; Case for mobile phones; holder for mobile phones |

| Class 018. First use: First Use: 0 First Use In Commerce: 0 |
| Toiletry bags sold empty; Purses; reusable shopping bags |
| Goods/Services | Class 020. First use: First Use: 0 First Use In Commerce: 0 Bins of wood or plastic; looking glasses, namely, mirrors; Korean cushions (Bangsuk); Pillows; Cushions; non-electric hand-held flat fans, for personal use Class 021. First use: First Use: 0 First Use In Commerce: 0 Buckets; insulated beverage container bottles for domestic use; Piggy banks, not of metal Class 025. First use: First Use: 0 First Use In Commerce: 0 Slippers; Athletic footwear; Sport shirts; Children's clothing, namely, jumpers; Pants; Shirts; T-shirts; Socks; Scarves; Gloves; Caps; Clothing, namely, shirts and pants Class 028. First use: First Use: 0 First Use In Commerce: 0 Inflatable thin Rubber toys; Metallic clockwork toys; Wooden pieces for shogi game (koma); Stuffed toys; Apparatus for electronic games, other than coin-operated and those adapted for use with television receivers only; Automatic Electronic dart games other than coin-operated and those adapted for use with television receivers only; playthings for children,namely, beanbags; appliances for gymnastics |

**Figure 78: Signature screen**

**Validate**
Validate

Review the information below and click on the “to proceed with payment” button if the information is correct. If you need to edit any information, go back to proper screen using navigation facilities on this web page and make your correction(s). DO NOT USE THE BACK BUTTON ON YOUR BROWSER.

| IN THE UNITED STATES PATENT AND TRADEMARK OFFICE |
| BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD |

Petition for Cancellation

Notice is hereby given that the following party has filed a petition to cancel the registration indicated below.

**Petitioner Information**

<table>
<thead>
<tr>
<th>Name</th>
<th>Doe Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entity</td>
<td>Corporation</td>
</tr>
<tr>
<td>Citizenship</td>
<td>Maine</td>
</tr>
</tbody>
</table>
| Address    | 1234 Main Street  
              Calais, ME 04619  
              UNITED STATES |

**Correspondence information**

| Name       | John Doe  
             Doe Inc.  
             1234 Main Street  
             Calais, ME 04619  
             UNITED STATES  
             John.Doe@uspto.gov  
             no phone number provided |

**Registration Subject to Cancellation**

| Registration No. | 5459346  |
| Registration date | 05/01/2018  |
| Registrant        | Paterno Imports, Ltd.  
                     900 Armour Drive  
                     Lake Bluff, IL 60044  
                     UNITED STATES  
                     Email: owner@uspto.gov |
<table>
<thead>
<tr>
<th>U.S. Registration No.</th>
<th>Application Date</th>
<th>Foreign Priority Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>5456056</td>
<td>11/18/2014</td>
<td>10/09/2014</td>
</tr>
</tbody>
</table>

**Mark Cited by Petitioner as Basis for Cancellation**

- **U.S. Registration No.:** 5456056
- **Application Date:** 11/18/2014
- **Foreign Priority Date:** 10/09/2014
- **Word Mark:** AKA
- **Design Mark:** 864577677#TMSN.png

**Description of Mark:**
The mark consists of a rectangle with open ends with "AKA" at the opening, a left eye and right eye look in opposite directions at the top of the rectangle.

**Goods/Services Subject to Cancellation**

- **Class 033. First Use: 2009/01/31 First Use In Commerce: 2009/01/31**
- **All goods and services in the class are subject to cancellation, namely:** Wine

**Grounds for Cancellation**

- **Priority and likelihood of confusion**
- **Trademark Act Sections 14(1) and 2(d)**
### Goods/Services

- Class 020. First Use: First Use: 0 First Use In Commerce: 0
- Bins of wood or plastic; looking glasses, namely, mirrors; Korean cushions (Bunghak); Pillows; Cushions; non-electric hand-held flat fans, for personal use
- Class 021. First Use: First Use: 0 First Use In Commerce: 0
- Buckets; insulated beverage container bottles for domestic use; Piggy banks, not of metal
- Class 025. First Use: First Use: 0 First Use In Commerce: 0
- Slippers; Athletic footwear; Sport shirts; Children's clothing, namely, jumpers; Pants; Shirts; T-shirts; Socks; Scarves; Gloves; Caps; Clothing, namely, shirts and pants
- Class 028. First Use: First Use: 0 First Use In Commerce: 0
- Inflatable thin Rubber toys; Metallic clockwork toys; Wooden pieces for shogi game (koma); Stuffed toys; Apparatus for electronic games, other than coin-operated and those adapted for use with television receivers only; Automatic Electronic dart games other than coin-operated and those adapted for use with television receivers only; playthings for children, namely, beanbags; appliances for gymnastics

### Attachments

- 86457767#TMSN.png (bytes)
- Test File.txt (26 bytes)

### Signature

/jd/

### Name

John Doe

### Date

06/07/2018

---

**Figure 79: Validate screen**

<table>
<thead>
<tr>
<th>Fee code</th>
<th>Amount</th>
<th>Description</th>
<th>Property #</th>
<th>Class</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>7401</td>
<td>400.00</td>
<td>Petition for Cancellation, per class, Electronically Filed</td>
<td>54599346</td>
<td></td>
<td>400.00</td>
</tr>
</tbody>
</table>

---

**Figure 80: Make Payment screen**
3.2.3 Appeal of Refusal to Register

To begin, enter the serial number of the application to be appealed. Click “Start.” The Application Data screen appears.

**ESTTA Forms**

- **File a New Proceeding**
  Use these options to file a new opposition, cancellation or appeal from a final refusal to register. Choose your filing and enter the serial number of the application to be opposed, the registration number of the registration to be cancelled, or the serial number of the application to be appealed.

  Type of filing: Appeal of Refusal to Register

There is a filing fee associated with these forms.

**Figure 81: Launch Form screen**

**Application Data**

This page displays the information relating to the serial number that you entered. Verify whether you have entered the correct serial number. Click “Next” to move forward. If incorrect, click “Cancel” and enter the correct serial number.

**Figure 82: Application Data screen**

After clicking “Next,” The Goods and Services Appealed screen appears.

**Good and Services Appealed**
Choose from the list of Goods and Services on this screen to indicate which goods and services are the subject of the appeal. You may elect to appeal with respect to all or none of the goods in each class, or to appeal with respect to certain goods within a class.

Figure 83: Goods and Services Appealed screen

Click “Next” to proceed to the Correspondence Information screen.
Correspondence Information

Enter the address at which you would like to receive correspondence regarding this filing.

![Correspondence Information screen](image)

**Figure 84: Correspondence Information screen**

Click “Next” to proceed to the Signature screen.

**Signature**

The submission must be signed by the filer. The submission will not be “signed” in the sense of a traditional paper document. To sign the submission, the signer must enter any combination of letters, numbers, spaces and/or punctuation marks that the signer has adopted as a signature, placed between two forward slash (“/”) symbols in the signature block on the electronic submission. Acceptable “signatures” could include: /john doe/; /jd/; and /123-4567/.
Figure 85: Signature screen

Click “Next” to proceed to the Validate screen.
Validate

Review all of the information on this screen and click “Go to Payment screen” if the information is correct. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your correction(s). DO NOT USE THE BACK BUTTON ON YOUR BROWSER.

Figure 86: Validate screen
3.3 File Documents in a Board Proceeding

Use these options to file documents (motions, briefs, etc.) in an already existing opposition, cancellation, concurrent use, or appeal proceeding. Choose a filing option and enter the opposition number (91xxxxxx), cancellation number (92xxxxxx), concurrent use number (94xxxxxx), or application serial number (7xxxxxxx or 8xxxxxxx) to which your filing applies.

3.3.1 Opposition, Cancellation or Concurrent Use (general filing)

ESTTA Forms

- **File Documents in a Board Proceeding**
  Use these options to file documents (motions, briefs, etc.) in an already existing opposition, cancellation, concurrent use, or appeal proceeding. Choose a filing option and enter the opposition number (91xxxxxx), cancellation number (92xxxxxx), concurrent use number (94xxxxxx), or application serial number to which your filing applies.

  Type of filing: [Opposition, Cancellation or Concurrent Use (general filing)]

  ![Figure 87: Form Launch screen](image-url)


**Identify Party**

Check the box indicating the party on whose behalf this filing is being made.

![Electronics System for Trademark Trials and Appeals](image)

**Figure 88: Identify Party screen**

Click “Next” to display the Identify Paper screen.
Identify Paper

From the list of entries shown on the screen, choose the one that best identifies the submission you are filing. You may make only one entry for each filing. Therefore, if your submission includes more than a single motion, choose the entry you consider the most relevant or significant. If you cannot find an entry that describes your submission, choose "Other Motions/Papers" and provide a short, clear description of the submission.

See section 3.3.1.1 if you select the option “Motion for Summary Judgment.”

See section 3.3.1.2 if you select the option “Appeal or Cross-Appeal of Final Board Decision.”

Figure 89: Identify Paper screen

Click “Next” to display the Attachment screen.
Attachments

Attach required legal documents, which should be .pdf, .tiff or .txt format.

Click “Browse” to search for the file. When located, click “Attach File” to attach the document. After you attach a document, you can remove the document by clicking “Remove”.

Click “Next” to display the Signature screen.
**Signature**

The submission must be signed by the filer. The submission will not be “signed” in the sense of a traditional paper document. To sign the submission, the signer must enter any combination of letters, numbers, spaces and/or punctuation marks that the signer has adopted as a signature, placed between two forward slash (“/”) symbols in the signature block on the electronic submission. Acceptable “signatures” could include: /john doe/; /jd/; and /123-4567/.

![Signature screen](image)

**Figure 91: Signature screen**

Click “Next” to display the Validate and Submit screen.
Validate and Submit

Figure 92: Validate and Submit screen

Click “Submit” to display the Receipt screen.
Receipt

Return to ESTTA home page  Start another ESTTA filing

Figure 93: Receipt screen
3.3.1.1 Motion for Summary Judgment

Identify Paper

| Discovery/Trial Motions | Motion for Summary Judgment |

Summary Judgment

A party may not file a motion for summary judgment until it has made its initial disclosures, except for a motion asserting claim or issue preclusion or lack of jurisdiction by the Trademark Trial and Appeal Board. A motion for summary judgment must be filed before the day of the deadline for pretrial disclosures for the first testimony period, as originally set or as reset. Trademark Rule 2.127(e)(1).

![Summary Judgment screen](image)

Figure 94: Summary Judgment screen

If the answer to the first question is “No”, or in response to the second question the deadline date entered is today or prior to today, then the motion is untimely, and the Error – Untimely Motion screen will be displayed.

If the answer to the first question is “Yes” and in response to the second question the deadline date entered is a future date, then the motion is timely, and the Attachment screen will be displayed after selecting “Next.”
3.3.1.2 Review of Order or Decision of the Board

**Identify Paper**

| Review of Order or Decision of the Board | Appeal or Cross-Appeal of Final Board Decision |

If the option “Appeal or Cross-Appeal of Final Board Decision” is selected, then the Notice of Review by Appeal or Civil Action is displayed after selecting “Next.”
Notice of Review by Appeal or Civil Action

You can select only one of the push buttons on the screen.

If you are filing a civil action seeking review in a U.S. District Court, enter the Name of the U.S. District Court (if applicable) and the Case Number (if known). These are optional.

Figure 96: Notice of Review by Appeal or Civil Action
3.3.2 Consent Motion (opposition or cancellation)

While written stipulations or consent motions may be filed using the general filings option, ESTTA provides various forms for consent motions to extend the time to answer, to extend discovery and trial dates, to suspend for settlement negotiations, or to suspend pending disposition of a civil action. These forms, found under “Consent Motions (opposition or cancellation),” provide easier filing and faster processing for these motions.

ESTTA Forms

![Figure 97: Form Launch screen](image)

---

131
Consent Motions

Use this form to file the following consent motions in a cancellation or opposition proceeding:
1. Motion to extend the current period or deadline
2. Motion to suspend for settlement negotiations
3. Motion to suspend in view of civil litigation

Figure 98: Consent Motions screen
**Identify Party**

Check the box indicating the party on whose behalf this submission is being made. Only parties to this proceeding or their attorneys may file submissions.

If the board has an email address or addresses for a party, the Board will send all correspondence by email. A ‘hard copy’ may not be sent by postal mail. Before using this form, make sure the Board has your correct email address. **If your email address shown here is incorrect or incomplete, exit this form and complete and submit the Change of Address form before proceeding with this consent motion.**

![Identify Party screen]

**Figure 99: Identify Party screen**

Click “Next” on the Identify Party screen to take you to the Choose Motion screen.
3.3.2.1 Request to Extend Dates

**Choose Motion**

Use this form only if every party to the proceeding has expressly consented to the extension or suspension you are seeking. If a party has not expressly consented, you cannot use a consent motion form, but may file your motion using the “File Documents in a Board Proceeding,” “Opposition, Cancellation, or Concurrent Use (general filings)” option.

![Choose Motion screen](image)

**Figure 100: Choose Motion screen**

Click “Next” on the Choose Motion screen to take you to the Grounds for Request for Extension screen.
Grounds for Request for Extension

Specify on this screen the grounds for the extension request.

![Grounds for Request for Extension screen]

**Figure 101: Grounds for Request for Extension screen**

Click “Next” on the Grounds for Request for Extension screen to take you to the Current Schedule and Proposed Schedule screen.
Current Schedule and Proposed Schedule

Enter the length of the extension to which the parties have expressly consented.

After selecting a desired length for extension, you may save this session by choosing the “Save Session” option at the bottom of the screen. However, if the saved session is resumed at a later date and one or more dates in the “Current Schedule” have become “CLOSED,” you will be required to re-select the consented length of the extension.

<table>
<thead>
<tr>
<th>Event</th>
<th>Current Schedule</th>
<th>Proposed Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Time to Answer</td>
<td>07/15/2017 (CLOSED)</td>
<td>07/15/2017 (CLOSED)</td>
</tr>
<tr>
<td>Deadline for Discovery Conference</td>
<td>08/14/2017 (CLOSED)</td>
<td>08/14/2017 (CLOSED)</td>
</tr>
<tr>
<td>Discovery Opens</td>
<td>08/14/2017 (CLOSED)</td>
<td>08/14/2017 (CLOSED)</td>
</tr>
<tr>
<td>Initial Disclosures Due</td>
<td>09/13/2017 (CLOSED)</td>
<td>09/13/2017 (CLOSED)</td>
</tr>
<tr>
<td>Expert Disclosures Due</td>
<td>01/11/2018 (CLOSED)</td>
<td>01/11/2018 (CLOSED)</td>
</tr>
<tr>
<td>Discovery Closes</td>
<td>02/10/2018 (CLOSED)</td>
<td>02/10/2018 (CLOSED)</td>
</tr>
<tr>
<td>Plaintiff's Pretrial Disclosures Due</td>
<td>03/27/2018 (CLOSED)</td>
<td>03/27/2018 (CLOSED)</td>
</tr>
<tr>
<td>Plaintiff's 30-day Trial Period Ends</td>
<td>05/11/2018 (CLOSED)</td>
<td>05/11/2018 (CLOSED)</td>
</tr>
<tr>
<td>Defendant's Pretrial Disclosures Due</td>
<td>05/28/2018 (CLOSED)</td>
<td>05/26/2018 (CLOSED)</td>
</tr>
<tr>
<td>Defendant's 30-day Trial Period Ends</td>
<td>07/10/2018</td>
<td>08/08/2018</td>
</tr>
<tr>
<td>Plaintiff's Rebuttal Disclosures Due</td>
<td>07/25/2018</td>
<td>08/24/2018</td>
</tr>
<tr>
<td>Plaintiff's 15-day Rebuttal Period Ends</td>
<td>08/24/2018</td>
<td>09/23/2018</td>
</tr>
<tr>
<td>Plaintiff's Opening Brief Due</td>
<td>10/23/2018</td>
<td>11/22/2018</td>
</tr>
<tr>
<td>Defendant's Brief Due</td>
<td>11/22/2018</td>
<td>12/22/2018</td>
</tr>
<tr>
<td>Plaintiff's Reply Brief Due</td>
<td>12/07/2018</td>
<td>01/09/2019</td>
</tr>
<tr>
<td>Request for Oral Hearing (optional) Due</td>
<td>12/17/2018</td>
<td>01/16/2019</td>
</tr>
</tbody>
</table>
Figure 102: Current Schedule and Proposed Schedule screen

Click “Next” on the Current and Proposed Schedule screen to take you to the Certificate of Service screen.

Certificate of Service

The undersigned hereby certifies that a copy of this filing is being served upon all parties to this proceeding at the address of record in the following manner on the date this filing is submitted.

Figure 103: Certificate of Service screen

Click “Next” on the Certificate of Service screen to take you to the Signature screen.

Signature

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.
**Signature**

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

<table>
<thead>
<tr>
<th>Proceeding No.</th>
<th>9202</th>
</tr>
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<tbody>
<tr>
<td>Filing Party</td>
<td>Plaintiff</td>
</tr>
<tr>
<td>Other Party</td>
<td>Defendant</td>
</tr>
<tr>
<td>Pending Motion</td>
<td>There is no motion currently pending and no other motion is being filed concurrent with this consent motion.</td>
</tr>
</tbody>
</table>

**Consent Motion to Extend**
The Defendant's 30-day Trial Period Ends is currently set to close on 07/10/2018.
JONES requests that such date be extended for 30 days, or until 08/09/2018, and that all subsequent dates be reset accordingly.

<table>
<thead>
<tr>
<th>Time to Answer</th>
<th>07/15/2017 (CLOSED)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deadline for Discovery Conference</td>
<td>08/14/2017 (CLOSED)</td>
</tr>
<tr>
<td>Discovery Opens</td>
<td>08/14/2017 (CLOSED)</td>
</tr>
<tr>
<td>Initial Disclosures Due</td>
<td>09/13/2017 (CLOSED)</td>
</tr>
<tr>
<td>Expert Disclosures Due</td>
<td>01/11/2018 (CLOSED)</td>
</tr>
<tr>
<td>Discovery Closes</td>
<td>02/10/2018 (CLOSED)</td>
</tr>
<tr>
<td>Plaintiff's Pretrial Disclosures Due</td>
<td>03/27/2018 (CLOSED)</td>
</tr>
<tr>
<td>Plaintiff's 30-day Trial Period Ends</td>
<td>05/11/2018 (CLOSED)</td>
</tr>
<tr>
<td>Defendant's Pretrial Disclosures Due</td>
<td>05/26/2018 (CLOSED)</td>
</tr>
<tr>
<td>Defendant's 30-day Trial Period Ends</td>
<td>08/09/2018</td>
</tr>
<tr>
<td>Plaintiff's Rebuttal Disclosures Due</td>
<td>08/24/2018</td>
</tr>
<tr>
<td>Plaintiff's 15-day Rebuttal Period Ends</td>
<td>09/23/2018</td>
</tr>
<tr>
<td>Plaintiff's Opening Brief Due</td>
<td>11/22/2018</td>
</tr>
<tr>
<td>Defendant's Brief Due</td>
<td>12/22/2018</td>
</tr>
<tr>
<td>Plaintiff's Reply Brief Due</td>
<td>01/06/2019</td>
</tr>
<tr>
<td>Request for Oral Hearing (optional) Due</td>
<td>01/16/2019</td>
</tr>
</tbody>
</table>

The grounds for this request are as follows:

• *Parties are unable to complete discovery/testimony during assigned period*

has secured the express consent of all other parties to this proceeding for the extension and resetting of dates requested herein.

**Certificate of Service**

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

**Filer Information**

Fill in the information below. You will receive an email confirmation of your filing within 24 hours.

<table>
<thead>
<tr>
<th>Filer's Signature</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Filer's Name</td>
<td></td>
</tr>
<tr>
<td>Filer's Email Address</td>
<td>Note: Multiple email</td>
</tr>
<tr>
<td></td>
<td>addresses may be provided separated by comma and space</td>
</tr>
<tr>
<td>Date</td>
<td>08/15/2018</td>
</tr>
</tbody>
</table>

**Figure 104: Signature screen**

Click “Next” on the Signature screen to take you to the Validate and Submit screen.
Validate and Submit

Review all of the information on this screen. If the information is correct, click “Submit” to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections.

DO NOT USE THE BACK BUTTON ON YOUR BROWSER.
The Defendant's 30-day Trial Period Ends is currently set to close on 07/10/2018. JONES requests that such date be extended for 30 days, or until 08/09/2018, and that all subsequent dates be reset accordingly.

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<tr>
<td>Initial Disclosures Due</td>
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<td>Expert Disclosures Due</td>
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<tr>
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</tr>
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</table>

The grounds for this request are as follows:

- Parties are unable to complete discovery/testimony during assigned period
  has secured the express consent of all other parties to this proceeding for the extension and resetting of dates requested herein.

Certificate of Service

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

Respectfully submitted,
jd
John Doe
jdow@gmail.com
06/15/2018

Figure 105: Validate and Submit screen

Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.

Receipt
Receipt
Your submission has been received by the USPTO. The content of your submission is listed below. You may print a copy of this receipt for your records.

<table>
<thead>
<tr>
<th>STTA Tracking number: ESTTA137833</th>
</tr>
</thead>
<tbody>
<tr>
<td>Filing date: 06/15/2018</td>
</tr>
</tbody>
</table>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

<table>
<thead>
<tr>
<th>Proceeding No.</th>
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<tr>
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<tr>
<td>Other Party</td>
<td>Defendant</td>
</tr>
<tr>
<td>Pending Motion</td>
<td>There is no motion currently pending and no other motion is being filed concurrent with this consent motion.</td>
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Consent Motion to Extend
The Defendant's 30-day Trial Period Ends is currently set to close on 07/10/2018. JONES requests that such date be extended for 30 days, or until 08/09/2018, and that all subsequent dates be reset accordingly.

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The grounds for this request are as follows:

- Parties are unable to complete discovery/testimony during assigned period
  has secured the express consent of all other parties to this proceeding for the extension and resetting of dates requested herein.

**Certificate of Service**

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

Respectfully submitted,

/jd/
John Doe
jdoe@gmail.com
06/15/2018

[Return to ESTTA home page](#)  [Start another ESTTA filing](#)

Figure 106: Receipt screen
3.3.2.2 Request to Suspend for Settlement

**Choose Motion**

Use this form only if every party to the proceeding has consented to the extension or suspension you are seeking. If a party has not expressly consented, you cannot use a consent motion form, but may file your motion using the “File Documents in a Board Proceeding,” “Opposition, Cancellation, or Concurrent Use (general filings)” option.

![Choose Motion screen](image)

**Figure 107: Choose Motion screen**

Click “Next” on the Choose Motion screen to take you to the Current Schedule and Proposed Schedule screen.

**Current Schedule and Proposed Schedule**

Enter the length of the suspension to which the parties have consented.

After selecting a desired length for suspension, you may save this session by choosing the “Save Session” option below. However, if the saved session is resumed at a later date and one or more dates in the “Current Schedule” have become “CLOSED,” you will be required to re-select the desired length of suspension.
Figure 108: Current and Proposed Schedule screen

Click “Next” on the Current Schedule and Proposed Schedule screen to take you to the Certificate of Service screen.

Certificate of Service
The undersigned hereby certifies that a copy of this filing is being served upon all parties to this proceeding at the address of record in the following manner on the date this filing is submitted.

Figure 109: Certificate of Service screen

Click “Next” on the Certificate of Service screen to take you to the Signature screen.

**Signature**

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.
**Signature**

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

<table>
<thead>
<tr>
<th>Proceeding No.</th>
<th>9202</th>
</tr>
</thead>
<tbody>
<tr>
<td>Filing Party</td>
<td>Plaintiff</td>
</tr>
<tr>
<td>Other Party</td>
<td>Defendant</td>
</tr>
<tr>
<td>Pending Motion</td>
<td>Yes, there is a motion currently pending or another motion is being filed concurrent with this consent motion.</td>
</tr>
</tbody>
</table>

**Consent Motion for Suspension for Settlement**
The parties are actively engaged in negotiations for the settlement of this matter. JONES requests that this proceeding be suspended for 60 days to allow the parties to continue their settlement efforts.

Proceedings to resume on 08/15/2018.

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Time to Answer</td>
<td>07/15/2017 (CLOSED)</td>
</tr>
<tr>
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<tr>
<td>Plaintiff's 30-day Trial Period Ends</td>
<td>05/11/2018 (CLOSED)</td>
</tr>
<tr>
<td>Defendant's Pretrial Disclosures Due</td>
<td>05/26/2018 (CLOSED)</td>
</tr>
<tr>
<td>Defendant's 30-day Trial Period Ends</td>
<td>09/08/2018</td>
</tr>
<tr>
<td>Plaintiff's Rebuttal Disclosures Due</td>
<td>09/23/2018</td>
</tr>
<tr>
<td>Plaintiff's 15-day Rebuttal Period Ends</td>
<td>10/23/2018</td>
</tr>
<tr>
<td>Plaintiff's Opening Brief Due</td>
<td>12/22/2018</td>
</tr>
<tr>
<td>Defendant's Brief Due</td>
<td>01/21/2019</td>
</tr>
<tr>
<td>Plaintiff's Reply Brief Due</td>
<td>02/05/2019</td>
</tr>
<tr>
<td>Request for Oral Hearing (optional)</td>
<td>02/15/2019</td>
</tr>
</tbody>
</table>

has secured the express consent of all other parties to this proceeding for the suspension and resetting of dates requested herein.

Certificate of Service

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

Filer Information

Fill in the information below. You will receive an email confirmation of your filing within 24 hours.

<table>
<thead>
<tr>
<th>Filer's Signature</th>
<th>Filer's Name</th>
<th>Filer's Email Address</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>06/15/2018</td>
</tr>
</tbody>
</table>

Figure 110: Signature screen

Click “Next” on the Signature screen to take you to the Validate and Submit screen.

Validate and Submit

Review all of the information on this screen. If the information is correct, click “Submit” to submit your filing. If you need to edit any information, go back to the
proper screen **using the navigation buttons on this web page** and make your corrections. Do not use the back button on your browser.

**Validate and Submit**

Review the information below. If the information is correct, click on the "Submit" button to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections.

Do not use the back button on your browser.

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

<table>
<thead>
<tr>
<th>Proceeding No.</th>
<th>9202</th>
</tr>
</thead>
<tbody>
<tr>
<td>Filing Party</td>
<td>Plaintiff</td>
</tr>
<tr>
<td>Other Party</td>
<td>Defendant</td>
</tr>
<tr>
<td>Pending Motion</td>
<td>Yes, there is a motion currently pending or another motion is being filed concurrent with this consent motion.</td>
</tr>
</tbody>
</table>

**Consent Motion for Suspension for Settlement**
The parties are actively engaged in negotiations for the settlement of this matter. JONES requests that this proceeding be suspended for 60 days to allow the parties to continue their settlement efforts.

Proceedings to resume on 08/15/2018.

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Time to Answer</td>
<td>07/15/2017 (CLOSED)</td>
</tr>
<tr>
<td>Deadline for Discovery Conference</td>
<td>08/14/2017 (CLOSED)</td>
</tr>
<tr>
<td>Discovery Opens</td>
<td>08/14/2017 (CLOSED)</td>
</tr>
<tr>
<td>Initial Disclosures Due</td>
<td>09/13/2017 (CLOSED)</td>
</tr>
<tr>
<td>Expert Disclosures Due</td>
<td>01/11/2018 (CLOSED)</td>
</tr>
<tr>
<td>Discovery Closes</td>
<td>02/10/2018 (CLOSED)</td>
</tr>
<tr>
<td>Plaintiff's Pretrial Disclosures Due</td>
<td>03/27/2018 (CLOSED)</td>
</tr>
<tr>
<td>Plaintiff's 30-day Trial Period Ends</td>
<td>05/11/2018 (CLOSED)</td>
</tr>
<tr>
<td>Defendant's Pretrial Disclosures Due</td>
<td>05/26/2018 (CLOSED)</td>
</tr>
<tr>
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<tr>
<td>Plaintiff's Reply Brief Due</td>
<td>02/05/2019</td>
</tr>
<tr>
<td>Request for Oral Hearing (optional) Due</td>
<td>02/15/2019</td>
</tr>
</tbody>
</table>

has secured the express consent of all other parties to this proceeding for the suspension and resetting of dates requested herein.

Certificate of Service

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

Respectfully submitted,

/jd/
John Doe
jdoe@gmail.com
06/15/2018

Figure 111: Validate and Submit screen

Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.

Receipt
Receipt
Your submission has been received by the USPTO.
The content of your submission is listed below.
You may print a copy of this receipt for your records.

<table>
<thead>
<tr>
<th>ESTTA Tracking number: ESTTA137835</th>
</tr>
</thead>
<tbody>
<tr>
<td>Filing date:</td>
</tr>
<tr>
<td>06/15/2018</td>
</tr>
</tbody>
</table>

| IN THE UNITED STATES PATENT AND TRADEMARK OFFICE |
| BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD     |

<table>
<thead>
<tr>
<th>Proceeding No.</th>
<th>92028812</th>
</tr>
</thead>
<tbody>
<tr>
<td>Filing Party</td>
<td>Plaintiff</td>
</tr>
<tr>
<td>Other Party</td>
<td>Defendant</td>
</tr>
<tr>
<td>Pending Motion</td>
<td>Yes, there is a motion currently pending or another motion is being filed concurrent with this consent motion.</td>
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</table>

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Proceedings to resume on 08/15/2018.

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</tbody>
</table>

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Certificate of Service

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

Respectfully submitted,

/ld/  
John Doe  
jdoe@gmail.com  
06/15/2018

Return to ESTTA home page  Start another ESTTA filing

Figure 112: Receipt screen
3.3.2.3 Request to Suspend for Civil Action

Choose Motion

Use this form only if every party to the proceeding has consented to the extension or suspension you are seeking. If a party has not expressly consented, you cannot use a consent motion form, but may file your motion using the “File Documents in a Board Proceeding,” “Opposition, Cancellation, or Concurrent Use (general filings)” option.

![Figure 113: Choose Motion screen](image)

Click “Next” on the Choose Motion screen to take you to the Attachments screen.

Attachments
Certificate of Service

The undersigned hereby certifies that a copy of this filing is being served upon all parties to this proceeding at the address of record in the following manner on the date this filing is submitted.
Figure 115: Certificate of Service

Click “Next” on the Certificate of Service screen to take you to the Signature screen.

**Signature**

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.
Signature

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding No. 9202
Filing Party Plaintiff
Other Party Defendant
Pending Motion Yes, there is a motion currently pending or another motion is being filed concurrent with this consent motion.
Attachments Test File.txt(26 bytes)

Consent Motion for Suspension in View of Civil Proceeding

The parties are enrossed in a civil action which may have a bearing on this proceeding. Accordingly, hereby requests suspension of this proceeding pending a final determination of the civil action. Trademark Rule 2.117.

has secured the express consent of all other parties to this proceeding for the suspension requested herein.

Certificate of Service

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

Filer Information

Fill in the information below. You will receive an email confirmation of your filing within 24 hours.

Filer's Signature
Filer's Name
Filer's Email Address
Note: Multiple email addresses may be provided separated by comma and space.
Date 06/15/2018

Figure 116: Signature screen
Click “Next” on the Signature screen to take you to the Validate and Submit screen.

**Validate and Submit**

Review all of the information on this screen. If the information is correct, click “Submit” to submit your filing. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your corrections. Do not use the back button on your browser.
Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.

Receipt
**Consent Motion for Suspension in View of Civil Proceeding**

The parties are engaged in a civil action which may have a bearing on this proceeding. Accordingly, hereby requests suspension of this proceeding pending a final determination of the civil action. Trademark Rule 2.117.

has secured the express consent of all other parties to this proceeding for the suspension requested herein.

**Certificate of Service**

The undersigned hereby certifies that a copy of this filing has been served upon all parties, at their address of record by Email on this date.

Respectfully submitted,

/jd/
John Doe
jdoe@gmail.com
06/15/2018
3.3.3 Change of Address

USPTO needs to have accurate correspondence information on file at all times. It is imperative that the street and email addresses are both current and correct. Communications from the Trademark Trial and Appeal Board, like confirmations of filings submitted through ESTTA or notice of the entry of orders, will be sent using email if there is one on file.

Current and correct correspondence information is necessary at all times. Please ensure that the street address AND the email address are BOTH correct. The Board will send confirmation of filings submitted via ESTTA, and notice of the entry of orders via email if the party has provided an email address. Unless otherwise noted, if the Board sends notice of the entry of an order to a party via email, it will not send a hard copy.

A filer may use a form on ESTTA to change its correspondence address. Select the following: File Documents in a Board Proceeding > Change of Address.

Upon successful completion of an ESTTA submission, the filer will receive filing confirmation by email, at the email address provided by the filer. The Board may also send orders (or notice of orders) to both parties by email. Accordingly, it is critical that ESTTA filers make sure that both parties' email addresses are correct and complete prior to transmission.

Parties should take care to promptly update the address to which correspondence should be sent (both street address and email) whenever appropriate. Parties are responsible for maintaining the correct correspondence information with the Board. Failure to do so may result in missed deadlines, with adverse consequences. Note that although email orders and notices can be sent to more than one email address, the Board will only send paper copies to the single correspondence address of record.

To begin, enter the serial number or proceeding number for the appeal or proceeding that requires a change of address. Click “Start.”
ESTTA Form Launch screen

**File Documents in a Board Proceeding**

Use these options to file documents (motions, briefs, etc.) in an already existing opposition, cancellation, concurrent use, or appeal proceeding. Choose a filing option and enter the opposition number (91xxxxx), cancellation number (92xxxxx), concurrent use number (93xxxxx), or application serial number to which your filing applies.

Type of filing: **Change of Address**

![Form Launch screen](image)

**Figure 119: Form Launch screen**
Identify Party

Select the party on whose behalf this change of address filing is being submitted.

Click “Next” and the Correspondence Address screen will appear.
Correspondence Address

Update the address information, as needed.

Enter the address at which you would like to receive correspondence regarding this filing.

![Correspondence Address screen]

**Figure 121: Correspondence Address screen**

Click “Next” and the Certificate of Service screen will appear.
Certificate of Service

Select the appropriate method of service that you are using to serve this filing on all other parties pursuant to Trademark Rules 2.119(a) and (b).

The undersigned hereby certifies that a copy of this filing is being served upon all parties to this proceeding at the address record of in the following manner on the date this filing is submitted.

![Certificate of Service screen](image)

**Figure 122: Certificate of Service screen**

Click “Next” and the Signature screen will appear.
**Signature**

Verify that the new email address and address information that you entered is correct.

Complete all required fields including the signature.

The submission must be signed by the filer. The submission will not be “signed” in the sense of a traditional paper document. To sign the submission, the signer must enter any combination of letters, numbers, spaces and/or punctuation marks that the signer has adopted as a signature, placed between two forward slash (“/”) symbols in the signature block on the electronic submission. Acceptable “signatures” could include: /john doe/; /jd/; and /123-4567/.
## Signature

The submission must be signed by the filer. The Board will accept any combination of letters, numbers, spaces or punctuation marks as a valid signature if it is placed between two forward slash (/) symbols.

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

### Change of Correspondence Address

<table>
<thead>
<tr>
<th>Proceeding</th>
<th>9202</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plaintiff</td>
<td>Plaintiff LEWIS</td>
</tr>
</tbody>
</table>

Please change the correspondence address for the above party here as follows:

<table>
<thead>
<tr>
<th>Old Correspondence Address</th>
<th>RON. FROSS 866 UNITED NEW YORK, NY 10017 UNITED STATES no phone number provided</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Correspondence Address</td>
<td>John Doe Aroostock County Inc. 1234 Main Street Caribou, ME 04694 UNITED STATES <a href="mailto:jdoe@gmail.com">jdoe@gmail.com</a> no phone number provided</td>
</tr>
</tbody>
</table>
Figure 123: Signature screen

Click “Next” and the Validate and Submit screen will appear.
Validate and Submit

Verify that the information on the Validate and Submit screen is correct.

Validate and Submit

Review the information below and click on the "Submit" button if the information is correct. If you need to edit any information, go back to proper screen using navigation facilities on this web page and make your correction(s).

DO NOT USE THE BACK BUTTON ON YOUR BROWSER.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Change of Correspondence Address

<table>
<thead>
<tr>
<th>Proceeding</th>
<th>9202</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plaintiff</td>
<td>Plaintiff LEWIS</td>
</tr>
</tbody>
</table>

Please change the correspondence address for the above party here as follows:

<table>
<thead>
<tr>
<th>Old Correspondence Address</th>
<th>RON FROSS 866 UNITED NATIONAL PLAZA NEW YORK, NY 10017 UNITED STATES no phone number provided</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Correspondence Address</td>
<td>John Doe Aroostock County Inc. 1234 Main Street Caribou, ME 04694 UNITED STATES <a href="mailto:jdoe@gmail.com">jdoe@gmail.com</a> no phone number provided</td>
</tr>
</tbody>
</table>
Click “Submit” to complete the change of correspondence address form.

Receipt
Figure 125: Receipt screen
3.3.4 Ex Parte Appeal

ESTTA allows you to file an ex parte appeal. There is no filing fee associated with this form.

Enter the application serial number and click “Start”. The Application Data screen will appear.

ESTTA Forms

![Figure 126: Forms Launch screen](image-url)
Application Data

Verify that this is the correct application. If this is the correct application, click “Next” to proceed; otherwise click “Cancel” to enter a new serial number.

Only parties to this proceeding or their attorneys may file submissions.

![Application Data screen](image)

**Figure 127: Application Data screen**

If this is the correct application, click “Next” to proceed to the Identify Paper screen; otherwise click “Cancel” to enter a new serial number. Only parties to this proceeding or their attorneys may submit filings.
Identify Paper

From the list of entries shown on the screen, choose the one that best identifies the submission you are filing. You may make only one entry for each filing. Therefore, if your submission includes more than a single motion, choose the entry you consider the most relevant or significant. If you cannot find an entry that describes your submission, choose "Other Motions/Papers" and provide a short, clear description of the submission.

![Identify Paper screen](image)

Figure 128: Identify Paper screen

Click “Next”, and the Attachments screen appears.
Attachments

Attach required legal documents, which should be .pdf, .tiff or .txt format.

Click “Browse” to search for the file. When located, click “Attach File” to attach the document. You can remove the file by clicking “Remove.”.

![Attachments screen](image)

**Figure 129: Attachments screen**

Click “Next” to display the Signature screen.
**Signature**

Sign the Submission.

The submission must be signed by the filer. The submission will not be “signed” in the sense of a traditional paper document. To sign the submission, the signer must enter any combination of letters, numbers, spaces and/or punctuation marks that the signer has adopted as a signature, placed between two forward slash (“/”) symbols in the signature block on the electronic submission. Acceptable “signatures” could include: /john doe/; /jd/; and /123-4567/.
Figure 130: Signature screen

Click “Next” to display the Validate and Submit screen.
Validate and Submit

Review all of the information on this screen and click “Submit” if the information is correct. If you need to edit any information, go back to the proper screen using the navigation buttons on this web page and make your correction(s). DO NOT USE THE BACK BUTTON ON YOUR BROWSER.

![Validate and Submit screen](image)

**Figure 131: Validate and Submit screen**

Click “Submit” on the Validate and Submit screen to take you to the Receipt screen.
Receipt

Electronic System for Trademark Trials and Appeals

Your submission has been received by the USPTO.
The content of your submission is listed below.
You may print a copy of this receipt for your records.

| Proceeding | 86 |
| Applicant  | Mac, Edward |
| Applied for Mark | FORSTERFUNGI |
| Correspondence Address | update EXA address 900 south 200 west slc, UT 84118 UNITED STATES 4443331111 |
| Submission | Applicants Request for Remand and Amendment |
| Attachments | Test File.txt(26 bytes) |
| Filer's Name | John Doe |
| Filer's email | jdoe@gmail.com |
| Signature | jd/ |
| Date | 06/19/2018 |

Return to ESTTA home page  Start another ESTTA filing

Figure 132: Receipt screen
4 How to Save Session

Click “Save Session” and a pop-up window will be displayed where you will need to enter your email address.

![Figure 133: Enter Email pop-up](image)

Enter your email address and when finished, click “Save” and the Email Confirmation pop-up appears next.

A pop-up window will be displayed with an information message stating that an email will be sent and that the session will end.
Figure 134: Enter Email pop-up