Notice: Section 508 of the Workforce Investment Act of 1998 requires that all U.S. Federal Agencies make their websites fully accessible to individuals with disabilities. See **29 U.S.C. §794d**. While the Trademark Electronic Application System (TEAS) forms do comply with Section 508, the form previews currently do not meet all standards for web accessibility. If you cannot access a TEAS form preview or have any questions about this notice, please contact the Trademark Assistance Center (TAC) at 1-800-786-9199 (select option#1), Monday-Friday, 8:30 a.m. to 8 p.m., ET.

PTO-2302

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

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number

Response to Office Action for Post-Registration Matters

TEAS - Version 7.6

GENERAL FORM INFORMATION:

- TIMEOUT WARNING: You're required to log back in after 30 minutes of <u>inactivity</u>. This ensures the USPTO complies with <u>mandatory federal information security standards</u> and protects user information. After 25 minutes of inactivity, you will be prompted to continue your session. If you do not continue within 5 minutes, the session will end, you will be logged out of your USPTO.gov account, and you will lose any unsaved data in the form. Please have all of your information ready before you start.
- DO NOT USE YOUR BROWSER BACK/FORWARD BUTTONS: Use only the navigation buttons at the bottom of each page.
- REQUIRED FIELDS: All have an ASTERISK (*), and the form will not validate if these fields are not filled-out.
- SUPPORTED BROWSERS: Internet Explorer and Edge are not supported browsers for use with this form. Customers must use an alternative browser such as Google Chrome, Firefox or Safari when accessing the Response to Office Action for Post-Registration Matters form.

FOLLOW THE STEPS TO ACCESS THE RESPONSE FORM:

STEP 1: CONFIRM STATUS. To use this form, the "Current Status" of your registration must be "A Post Registration Action has been mailed." Confirm the "Status" on the STATUS tab of the <u>Trademark Status & Document Retrieval (TSDR) system</u> before proceeding. If the registration is not in the correct status, you must wait until the status is updated (usually 48-72 hours after receiving an email notice that a Post Registration Office action has issued).

STEP 2: ENTER REGISTRATION NUMBER BELOW OR ACCESS PREVIOUSLY FILLED-OUT/SAVED FORM.

* Registration Number:	(Do not enter registration number if you are accessing your saved form.)

OR

To upload a previously saved form file, first review the <u>TEAS Help instructions for accessing previously saved data</u> and then use the "Browse/Choose File..." button below to access the form file saved on your computer. <u>WARNING</u>: Failure to follow the TEAS Help instructions will result in the inability to edit your data.

Do **NOT** upload or attach any other file(s) (for example, a specimen) using the button below. You must upload other attachments within the proper section of the actual form, after answering "Yes" to the appropriate wizard question(s) on the next page.

IMPORTANT: After this response is submitted, the USPTO will send a filing receipt to the email address of either (A) the appointed attorney, if any, otherwise (B) the trademark owner/holder.

CONTACT:

For general trademark information or help navigating the forms, email Trademark Assistance Center @uspto.gov, or telephone 1-800-786-9199 (press 1).

If you need help resolving technical glitches, email <u>TEAS@uspto.gov</u>. Please include in your email your phone number, serial or registration number, and a screenshot of any error message you may have received.

STATUS CHECKS: The status of the filing is available in the <u>Trademark Status & Document Retrieval System (TSDR)</u> 72 hours after filing.

Instructions

To file the response form, please complete the following steps:

- 1. Fill out all fields for which information is known. Fields with a * symbol are mandatory for filing purposes and must be completed.
- 2. Sign the response form on the Signature Page. If the desired signatory is not available to sign the response, there are three options available:
 - o To electronically forward the Signature Page to the signatory, use the Text Form option on the Signature Page for an electronic signature.
 - o To mail or fax to the signatory, use the Handwritten pen-and-ink signature option on the Signature Page for the traditional "pen-and-ink" signature.
 - o To electronically save the form, use the Save Form option on the Validation Page.
- 3. Validate the form by selecting the "Continue" button on the Signature Page.
- 4. On the Validation Page, it is critical to confirm that all information is displayed properly immediately before filing, regardless of the appearance of the data at any point earlier in the process. If any previously-entered argument text or image files (e.g., evidence) are now missing, you must re-enter or re-attach before final submission. Otherwise, the USPTO will not receive a complete response. For example, if you initially pasted text into the argument field, but the argument section is now blank, you must paste it in again after final validation but before actual submission of the response, or the USPTO will not receive that text at all.
- 5. Click on the Pay/Submit button at the bottom of the Validation Page. If a fee payment is required, this will allow you to choose from 3 different <u>payment methods:</u> credit card, automated deposit account, or electronic funds transfer. Access the proper screen for payment, and make the appropriate entries. If your transmission is successful, you will see SUCCESS! on the screen that follows.
- 6. An email acknowledging receipt of the submission (a filing receipt) will be sent to the Primary Email Address for Correspondence.

Dogistration Number	
Registration Number	
Mark	
Owner/Holder Information	Email Address :
Primary Email Address for Correspondence Warning: This is the email address currently of record in the USPTO database. If it is not the email address of either the appointed attorney, if any, otherwise the owner, it must be updated.	

Secondary Email
Address(es) for
(Courtesy Copies)

*STEP 3: SELECT A RADIO BUTTON. What form did you file that resulted in the Office action you are now responding to?

- Combined Declaration of Use and Incontestability under Sections 8 & 15
- Declaration of Use and/or Excusable Nonuse under Section 8
- Combined Declaration of Use and/or Excusable Nonuse/Application for Renewal under Sections 8 & 9
- Declaration of Incontestability under Section 15
- Section 7 Request for Amendment or Correction of Registration Certificate
- Surrender of Registration for Cancellation
- Request to Divide Registration

STEP 4: ANSWER ALL WIZARD QUESTIONS.

Review the Office action and then answer "Yes" to any question that directly relates to a requirement and/or refusal raised in the Office action. You must respond explicitly to each refusal and/or requirement and enter the responses in the proper place in the form. At least one answer to the questions below must be "Yes."

A RESPONSE WITH ONLY YOUR SIGNATURE IS NOT ACCEPTABLE. Merely providing a response with a signature and no other information, or authorizing the post registration examiner to make any necessary changes to the filing/record without specifying the exact changes, is not a proper response to the post registration action (except if the only issue raised was that the original filing was unsigned, improperly signed, or lacked the required declaration language).

1. Do you need to respond to a refusal to accept/acknowledge/grant your post-registration filing for any of the following reasons (but not limited to):

- Ownership of the registration/chain of title
- Submitting arguments in support of accepting specimen(s) already of record*
- Use of the mark
- Listing of goods/services
- Submitting arguments in support of accepting proof of use already of record**
- The goods/services/the nature of the collective membership organization covered by your Section 15 declaration
- Decision or proceeding involving rights in the mark
- Declaration and signature (filing unsigned, date of execution omitted, date of execution early/late)
- Additional fees

NOTES:

- (1) If ownership has changed and you would like Office records updated to reflect the change in ownership, you must record appropriate documents with the Assignment Recordation Branch. Otherwise, you may provide a detailed explanation of the change and supporting documents with your response.
- (2) To correct a mistake in the maintenance filing, you must explain the nature of the mistake. A post registration examiner will review your response to determine if the mistake can be corrected.
- (3) To correct a mistake in the current owner's information, you must file a Section 7 request.

*NOTE: To submit a "substitute specimen" to overcome a refusal, also answer "Yes" to #2.

**NOTE: To submit "proof of use" in response to a Proof of Use Audit, also answer "Yes" to #3.

O Yes No

2. Do you need to do any of the following:

- Delete goods, services, or an existing class*
- Modify the identification of goods/services/the nature of the collective membership organization **
- Submit new or substitute specimen or verify a previously submitted specimen***

*NOTE: To change an existing class number, you must file a Section 7 Request.

NOTE: Only modifications to correct obvious typographical errors or to delete goods/services/classes in the identification of goods/services/the nature of the collective membership organization are permitted without a Section 7 Request. Other changes, including to clarify or limit the goods/services/the nature of the collective membership organization, require a Section 7 Request. Adding to or broadening the scope of the goods/services/nature of the collective membership organization is **not permitted.

***NOTE: This is for the submission of substitute specimens. You should not select this if you are responding to a Proof of Use Audit unless you also need to submit a new or substitute specimen. If you are responding to a Proof of Use Audit, answer "Yes" to #3.

O Yes No

3. Do you need to respond to a **Proof of Use Audit?**

O Yes No

4. Do you need to submit an additional statement(s)?

- Additional statements for Certification, Collective, and Collective Membership Marks (if applicable)*
- Miscellaneous statement**

*NOTE: You may only access the Certification, Collective, and Collective Membership mark statements if your registration is for one of those mark types.

NOTE: The miscellaneous statement field includes the ability to attach a file. Do **not use this section for attachments where a specific different section for the purpose already exists, for example, submission of a substitute specimen in #2, above.

O Yes No

5. Do you need to update the owner's/holder's mailing address, email address, phone or fax number(s)?

NOTE: The email address of the trademark owner/holder is the **Primary Email Address for Correspondence** if an attorney is NOT appointed. **Secondary Email Address(es)** for courtesy copies can be provided.

NOTE: The **mailing address** is presumed to be the owner's/holder's **domicile address**. To provide a domicile address that is NOT the same as the mailing address, use the <u>Change Address</u> or <u>Representation form</u>.

O Yes No

6. Is a <u>newly appearing U.S.-licensed attorney</u> filing this form or do you need to update the bar information, email address, street address, phone or fax number for an already appointed attorney?

NOTE: The USPTO considers powers of attorney to end upon: (1) the date of registration; or (2) the final acceptance or denial of a post-registration maintenance filing. Therefore, if you answer YES to this question and file this form, the USPTO will presume that you are the owner's/holder's attorney. This filing will automatically update the "Attorney of Record" and the "Correspondence Address" data fields in the USPTO's <u>Trademark Status & Document Retrieval (TSDR)</u> system. After submission of this form, it is not necessary to file a separate <u>Change Address or Representation (CAR)</u> form if the owner/holder was previously unrepresented. Once the USPTO recognizes an attorney with respect to the submission of a post-registration maintenance filing, such as an affidavit/declaration under Section 8, an application for renewal under Section 9, etc., the USPTO will recognize only that attorney for <u>all submissions related to that filing</u>, such as responses to Office actions, petitions, etc., unless and until the owner/holder revokes and appoints a new power of attorney or the filing is completely resolved (e.g., by acceptance, renewal, or abandonment).

<u>Foreign-domiciled owners/holders</u> must have a U.S.-licensed attorney represent them before the USPTO in any application or registration-related filing. <u>Information about hiring a U.S.-licensed attorney</u> can be found on the USPTO website.

O Yes No

7. Do you need to submit a fee for: (1) an existing class of goods/services/a collective membership organization; (2) a deficient declaration; (3) a grace period surcharge; and/or (4) processing a payment that has been refused or charged back?

O Yes No

STEP 5: ACCESS ACTUAL RESPONSE FORM.

Click on the "Continue" button below to access the response form for entering your information.

ARGUMENT(S)

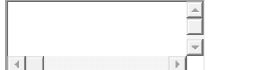
Should you wish to present your argument as a PDF attachment rather than as direct text entry, you may do so within the "Evidence Section," below.

Enter argument as direct text entry here:

Entering your argument(s)

- 1. In the free-text area below, enter your argument(s). You may either type directly into the box, or cut-and-paste from another document into this box.
- 2. If your browser version supports the enhanced functionality of this section, you can format your entry, using the various editing keys displayed above the text entry area (for font, size, color, bold, italics, etc.). Do NOT include any html or other programming code or language that may create links within the argument section.
- 3. If no editing keys are displayed above the text entry box, then your current browser version does not support the enhanced text-editing functionality. You may wish to upgrade to a higher browser level. You may still use the box for entry of your argument(s), but no formatting beyond conventional spacing will be possible. Again, do NOT include any html or other programming code or language that may create links within the argument section.
- 4. When you have completed entry of your entire argument(s), click on the "Save and Return to Form" button, above the text entry box. Do not use the "X" button within the browser to close the window, as this may delete all entered information. The form will retain any formatting you have used, viewable through the icons on the Validation page upon completion and validation of this form.
- 5. At the point of final validation, it is critical to confirm that all information is displayed properly immediately before filing, regardless of the appearance of the data at any point earlier in the process. If any previously-entered argument text or files (e.g., evidence) are now missing, you must re-enter or re-attach before final submission. Otherwise, the USPTO will not receive a complete response, e.g., if you initially pasted text into the argument field, but the argument section is now blank, you must paste it in again after final validation but before actual submission of the response, or the USPTO will not receive that text at all.

When you have completed entry of your entire argument(s) below, click on this button. Do not use the "X" button within the browser to close the window, as this may delete all entered information.



	<u>EVIDENCE</u>
	Evidence File Click on the 'Click here to Attach Evidence' button below to select the file from your computer. Visit the USPTO's website for information on acceptable file sizes and formats.
Evidence	Instructions: Attach ONLY supporting evidence or argument(s) here, not specimens, proof of use, or the entire response to Office action. Each portion of this form services a specific purpose for data processing reasons. Failure to follow this instruction will cause significant delays in process and review of your filing.
	O file(s) attached Describe what the evidence submitted consists of:

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CI	_^	T.	4	4 1	71	и	٠,	Λ.	1 1		11	N	Λ	AI.	м	•		ш		ш		М		•		ч.	4	4	М	8	ш	1	. //	6	и	12		\ /	П		H.	/(11		н		4.		1	пи		N/I	н.		ı	4 9	ĸ		н	 ν	•	ъ.	u		. ^	W	ч	_	Λ	-		ШΥ
\mathbf{L}	I =	A.L	אכ	J	ш		\sim $_{L}$	₹.	ш	17	•	N.	\mathcal{L}	A.I.	7.1	,		ALC:	<i>.</i>	.,	41	77		•	,,		v.	"	_	•	IJ	10	"	O.	שו	7 1	•	٧.	ш	L.	ш	/ •	<u>'</u>	v	,,	/ 1	7 1		_	ш		Įν	4 1	VІ	Ľ	w		ע ג			ш	 L	•	,,	•	u	7	VI.	VЦ		\Box	 	J	ш

Use this form to: (1) delete goods and services; (2) delete an entire class; or (3) correct obvious typographical errors; but never to add to or broaden the goods/services/nature of the collective membership organization.

Registration Subject to Cancellation for Fraudulent Statements

Statements made in filings to the USPTO must be accurate; inaccuracies could result in the cancellation of a trademark registration. Lack of use on **all** goods/services for which use is claimed in a post-registration filing with the USPTO could jeopardize the validity of the registration and result in its cancellation.

Enter information for the Class

International Class:

CURRENT IDENTIFICATION:

The **current identification** of goods/services/nature of the collective membership organization is displayed below. If modifying the identification to delete goods or services or to correct obvious typographical errors, edit the identification in the "MODIFY IDENTIFICATION" section of this page.

Key to Symbols Appearing in the Identification:

- Brackets [..] indicate previously deleted goods/services;
- Double parenthesis ((..)) identify any goods/services previously not claimed in Section 15 affidavit of incontestability; and
- Asterisks *..* identify previously added wording in the goods/services.

MODIFY IDENTIFICATION:

Any item deleted from the listing of goods/services/nature of the collective membership organization will be **PERMANENTLY DELETED** from the registration and may NOT be reinserted. **Do NOT add or broaden** goods or services or otherwise amend the goods/services/nature of the collective membership organization beyond the scope of the current identification.

DELETE INTERNATIONAL CLASS:

Check here to permanently **DELETE** this class of goods/services/collective membership organization from your registration. **WARNING:** This class may NOT later be reinserted in the registration

Specimen File

Watch the TMIN <u>video explaining what is meant by the term "specimen"</u>. Visit the USPTO's website for <u>information on acceptable file sizes and formats</u>. **Instructions:** Attach ONLY the specimen here. Failure to follow this instruction will cause significant delays in the processing and review of your filing.

0 file(s) attached

Check this box if you are <u>mailing a non-traditional specimen</u> using USPS because it meets the qualifications explained in the hyperlink. Sound and motion specimens are not non-traditional and MUST be submitted using this form. Failure to submit a required specimen through TEAS may result in processing delays and additional fees.

Describe what the submitted specimen consists of:

→
ADDITIONAL INFORMATION REQUIRED FOR WEBPAGE SPECIMENS: Enter webpage URL(s) and date(s) of access below if it does NOT appear on the attached specimen.
Enter webpage URL(s) and dates(s) of access below if it does NOT appear on the attached specimen. If your specimen consists of a webpage, provide the webpage URL:
If your specimen consists of a webpage, indicate the date you accessed or printed the webpage: (MM/DD/YYYY)
CHECK THIS BOX IF SPECIMENS ARE NOW BEING SUBMITTED OR WERE PREVIOUSLY SUBMITTED UNVERIFIED IN THE INITIAL FILING.
Checking this box will automatically add the following declaration language to the form: "The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce during the relevant period for filing the current declaration of use" OR "The attached specimen is a true copy of the specimen that was originally submitted with the declaration of use" [for an illegible specimen]. NOTE: If submitting a substitute specimen or verifying a previously submitted specimen, you must provide a signed declaration when prompted before submitting your response.
"The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce during the relevant period for filing the current declaration of use" OR "The attached specimen is a true copy of the specimen that was originally submitted with the declaration of use" [for an illegible specimen].
"The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce during the relevant period for filing the current declaration of use" OR "The attached specimen is a true copy of the specimen that was originally submitted with the declaration of use" [for an illegible specimen]. NOTE: If submitting a substitute specimen or verifying a previously submitted specimen, you must provide a signed declaration when prompted before submitting your response.
"The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce during the relevant period for filing the current declaration of use" OR "The attached specimen is a true copy of the specimen that was originally submitted with the declaration of use" [for an illegible specimen]. NOTE: If submitting a substitute specimen or verifying a previously submitted specimen, you must provide a signed declaration when prompted before submitting your response. Proof of Use Submissions
"The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce during the relevant period for filing the current declaration of use" OR "The attached specimen is a true copy of the specimen that was originally submitted with the declaration of use" [for an illegible specimen]. NOTE: If submitting a substitute specimen or verifying a previously submitted specimen, you must provide a signed declaration when prompted before submitting your response. Proof of Use Submissions INSTRUCTIONS: Delete goods/services from those displayed below by returning to the Mark Information page. Answer YES to the question asking whether you want to "delete goods, services, or an existing class." Select the appropriate radio button in each class section.
"The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce during the relevant period for filing the current declaration of use" OR "The attached specimen is a true copy of the specimen that was originally submitted with the declaration of use" [for an illegible specimen]. NOTE: If submitting a substitute specimen or verifying a previously submitted specimen, you must provide a signed declaration when prompted before submitting your response. Proof of Use Submissions INSTRUCTIONS: Delete goods/services from those displayed below by returning to the Mark Information page. Answer YES to the question asking whether you want to "delete goods, services, or an existing class." Select the appropriate radio button in each class section. Provide proof of use by listing each audited item separately. Add a section for additional goods/services by clicking the "Provide Additional Proof of Use" button. Current listing of goods/services for Class 044:
"The substitute (or new, or originally submitted, if appropriate) specimen(s) was/were in use in commerce during the relevant period for filing the current declaration of use" OR "The attached specimen is a true copy of the specimen that was originally submitted with the declaration of use" [for an illegible specimen]. NOTE: If submitting a substitute specimen or verifying a previously submitted specimen, you must provide a signed declaration when prompted before submitting your response. Proof of Use Submissions INSTRUCTIONS: Delete goods/services from those displayed below by returning to the Mark Information page. Answer YES to the question asking whether you want to "delete goods, services, or an existing class." Select the appropriate radio button in each class section. Provide proof of use by listing each audited item separately. Add a section for additional goods/services by clicking the "Provide Additional Proof of Use" button. Current listing of goods/services for Class 044: Chiropractic services

ADDITIONAL	STATEMENT(S)
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Watch the TEAS Nuts and Bolts instructional video on the Additional Statements section of the form.

MISCELLANEOUS STATEMENT: Enter infor	rmation here ONLY if no other section of the forn	n is appropriate. Failure to follow this instruction w	vill cause SIGNIFICANT DELAYS in the processing and
review of your submission.			
			1



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

Wa	ADDITIONAL STATEMENT(S) atch the TEAS Nuts and Bolts instructional video on the Additional Statements section of the form.
	NOTE: Please enter complete statement as amended. For example, the disclaimer field should include all elements disclaimed.
	DISCLAIMER: No claim is made to the exclusive right to use apart from the mark as shown. STIPPLING AS A FEATURE OF THE MARK: Check this box to indicate that the stippling is a feature of the mark and does not indicate color. STIPPLING FOR SHADING: : Check this box to indicate that the stippling is for shading purposes only. MISCELLANEOUS STATEMENT: Tip: Use this field to delete a statement that is already of record (e.g., delete a disclaimer because the disclaimed portion of the mark is also being deleted).
	Enter information here ONLY if no other section of the form is appropriate. Failure to follow this instruction will cause SIGNIFICANT DELAYS in the processing and review of your submission.

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

Mark Update
Check this box to confirm your understanding of the following: Although minor changes in the mark are <i>sometimes</i> permitted, <u>material alteration</u> to the mark are NOT permitted and will result in the issuance of a refusal.
* Click the appropriate radio button to indicate the Mark type: Standard Characters Special Form (Stylized and/or Design) Non-visual Mark

Use this section to modify a word(s), letter(s), punctuation, and/or number(s) with **no** design element **and** without claim to any particular font style, size or color.

Modify the Standard Characters mark here: (Note: The entry can be in capital letters, lower case letters, or a combination thereof.)



NOTE: After previewing the USPTO-generated image, if you object to the display of the mark, then you must use "**Special Form** (*Stylized and/or Design*

CLASSIFICATION AND LISTING OF GOODS/SERVICES/COLLECTIVE MEMBERSHIP ORGANIZATION

Registrations Issued Under Prior Classification Systems or With Goods/Services/Collective Membership Organization in an Incorrect Class

Use this page to amend the registration under §7 of the Trademark Act, 15 U.S.C. §1057, to adopt the international classification set forth in the current version of the *Nice Agreement Concerning the International Classification of Goods and Services for the Purposes of the Registration of Marks* ("Nice Agreement").

A specimen is required ONLY if the mark is also being amended and a specimen has not been provided previously to support the added class(es).

Changes to the classification of goods/services/collective membership organizations must be consistent with how the USPTO currently classifies those goods/services/collective membership organizations pursuant to the latest version of the Nice Agreement.

See TMEP § 1609.10(a) for information on correcting a USPTO error that would materially change the registration.

Registration Subject to Cancellation for Fraudulent Statements

Statements made in filings to the USPTO must be accurate; inaccuracies could result in the cancellation of a trademark registration. Lack of use on **all** goods/services for which use is claimed in a post-registration filing with the USPTO could jeopardize the validity of the registration and result in its cancellation.

Instructions

- Add new class(es) of goods/services in the NEW CLASS section of this page and select the corresponding International Class number from the dropdown menu.
- Add a specimen for each new class, if required.

CURRENT IDENTIFICATION:

The **current identification** of goods/services/nature of the collective membership organization is displayed below.

International	Class	•
mitti nativnai	Class	•

Enter information for the NEW Class

*International Class: (Select class number from the dropdown menu.)

NEW CLASS:

Enter the identification for the new class below. **Do NOT broaden** goods or services or otherwise amend the goods/services/nature of the collective membership organization beyond the scope of the current identification.

	ant by the term "specimen". Visit the USPTO's website for information on acceptable file sizes and formats. Failure to follow this instruction will cause significant delays in the processing and review of your filing.
	0 file(s) attached
Check this box if you are mailing a non-tra be submitted using this form. Failure to submit	ditional specimen using USPS because it meets the qualifications explained in the hyperlink. Sound and motion specimens are not non-traditional and MUST a required specimen through TEAS may result in processing delays and additional fees.
Describe what the submitted specimen consists	<u>of:</u>
4	
ADDITIONAL INFORMATION REQUIRE Enter webpage URL(s) and date(s) of access	ED FOR WEBPAGE SPECIMENS: below if it does NOT appear on the attached specimen.
Enter webpage URL(s) and dates(s) of access If your specimen consists of a webpage, provid	s below if it does NOT appear on the attached specimen. e the webpage URL:
If your specimen consists of a webpage, indicate (MM/DD/YYYY)	te the date you accessed or printed the webpage:
Checking this box will automatically add the for "The substitute (or new, or originally submit attached specimen is a true copy of the specimen is a true c	RE NOW BEING SUBMITTED OR WERE PREVIOUSLY SUBMITTED UNVERIFIED IN THE INITIAL FILING. bllowing declaration language to the form: tted, if appropriate) specimen(s) was/were in use in commerce at least as early as the filing date of the Section 7 Amendment/Correction" OR "The men that was originally submitted with the Section 7 Amendment/Correction" [for an illegible specimen]. werifying a previously submitted specimen, you must provide a signed declaration when prompted before submitting your response.
Turatum ati a man	Owner Information
Instructions: Update the mailing address, if needed. The address if needed.	ddress entered on this page is publicly viewable in the USPTO's <u>TSDR</u> database and is presumed to be the owner's/holder's domicile.
*Owner/Holder	Check this box only if the owner listed above does not identify the current trademark owner. The trademark owner is the legally recognized entity or individual that owns the trademark.
	If there has been a change in ownership or legal name of the owner, you must enter the new owner in this form. Instructions will be provided when you check the box. For more information, see our webpage on modifying owner information in online forms.

DBA (doing business as) AKA (also known as)	
☐ TA (trading as) ☐ Formerly	
Legal Entity Type: Corporation	
Citizenship/State or Country/Region/Jurisdi	ction/U.S. Territory Where Organized: California
Check this box only if no information is lis	sted in the field/s or if the information listed is not correct for the current owner of the trademark.
Instructions will be provided when you check the	he box.
Internal Address	
	NOTE: You must limit your entry here, and for all remaining fields within this overall section, to no more than 40 characters (the storage limit for the USPTO database). You may need to abbreviate some words, e.g., St. instead of Street. Failure to do so may result in an undeliverable address, due to truncation at the 40 character limit.
* <u>City</u>	NOTE: You must limit your entry here to no more than 22 characters.
* <u>State</u> (Required for U.S. addresses only)	NOTE: You must include as part of the "City" entry any information related to geographical regions (e.g., provinces) not found in the dropdown lists for "States" or "Countries." Enter the city and then the geographical region, separated by a comma (e.g., Toronto, Ontario). In most instances, you will then also have to select the country within which the region is found, below.
* Country/Region/Jurisdiction/U.S. Territory	United States
* Zip/Postal Code (Required for U.S. and certain international addresses)	
Domicile Address (Entered address is not publicly viewable in the USPTO's TSDR database unless it is the same as the mailing address. If your mailing address is not your domicile, you must enter the number, street, city, state, country or U.S. territory, and if applicable, zip/postal code of your domicile address. In most cases, a P.O. box, "care of" address, or similar variation is not acceptable as a domicile address.)	Uncheck this box if the Domicile Address and mailing address of the applicant owner/holder are NOT the same. Indicate place you reside and intend to be your principal home (for individual) or your principal place of business (for entity).
Phone Number	

Fax Number			
* Email Address Confirm that the email address is correct before continuing. The owner email address is not publicly viewable in the USPTO's TSDR database.	NOTE: The owner/holder or the owner/holder or the owner/s/holder o	ail address will be used for correspondent of the owner's/holder's attorney acknowledger's attorney is responsible for period of the owner's attorney acknowledges.	that address current with the USPTO. If the owner/holder is represented by a U.Slicensed ondence by the USPTO. ledges that he or she is solely responsible for receiving USPTO emails. Additionally, the iodically checking the status of the application/registration using the Trademark Status & tions issued in this application/registration can be viewed online using TSDR . The USPTO is not the receiver's security or anti-spam software, or any problems with the receiver's email system.
		FEE INFORMATION	ON
To pay a fee for any of the items that may be li Amount" will reflect all selected "Additional F			in the "Multiplier" column to "activate" that fee choice. Repeat as necessary. The "Overall Total
Amount will reflect an selected Additional F	ees, along with any Kequired F	Required Fees	the form.
Fee Information Per Multipli	er Fee Total	17	
Required Fee Total	\$0		
		Additional Fees	
Fee Information		Per	Multiplier Fee Total
Section 8, Grace Period Fee		Number of Classes	x 0 \$100\$0
Section 8 and 15, Grace Period Fee		Number of Classes	x 0 \$100\$0
Section 15 Fee		Number of Classes	x
Section 8 Fee		Number of Classes	x 9 \$225 \$0
Section 8 and 15 Fee		Number of Classes	x
Additional Processing Fee for Each Payment R	Refused or Charged Back	Number of Payments Refused or Charged Back	x \$50 \$0
Correcting a Deficiency in a Section 8 Affidav	it or Declaration Fee	Filing	x 0 \$100\$0
Deleting goods and/or services, and/or classes acceptance of a section 8 affidavit	after submission and prior to	Per Class	x 0 \$250\$0

\$0

Additional Fee Total

OVERALL TOTAL AMOUNT \$0

FEE INFORMATION

To pay a fee for any of the items that may be listed below in the "Additional Fees" portion, use the pulldown menu in the "Multiplier" column to "activate" that fee choice. Repeat as necessary. The "Overall Total Amount" will reflect all selected "Additional Fees," along with any "Required Fees," if specifically so designated in the form.

Required Fee Total							\$0	
Fee Information			Per		Multiplier	Fee	Total	
				Require	d Fees			
	0							

Additional Fees						
Fee Information	Per	Multiplier Fee Total				
Section 9, Grace Period Fee	Number of Classes	x 0 \$100\$0				
Section 8, Grace Period Fee	Number of Classes	x 0 \$100\$0				
Section 8 and 9, Grace Period Fee	Number of Classes	x \$200\$0				
Section 8 Fee	Number of Classes	x 0 \$225\$0				
Section 9 Renewal Fee	Number of Classes	x 0 \$300\$0				
Section 8 and 9 Fee	Number of Classes	x				
Additional Processing Fee for Each Payment Refused or Charged Back	Number of Payments Refused or Charged Back	x				
Correcting a Deficiency in a Section 8 Affidavit or Declaration Fee	Filing	x 0 \$100\$0				
Correcting a Deficiency in a Renewal Application Fee	Filing	x 0 \$100\$0				
Deleting goods and/or services, and/or classes after submission and prior to acceptance of a section 8 affidavit	Per Class	x 0 \$250\$0				
Additional Fee Total		\$0				
OVERALL TOTAL AMOUNT		\$0				

FEE INFORMATION

To pay a fee for any of the items that may be listed below in the "Additional Fees" portion, use the pulldown menu in the "Multiplier" column to "activate" that fee choice. Repeat as necessary. The "Overall Total Amount" will reflect all selected "Additional Fees," along with any "Required Fees," if specifically so designated in the form.

Required Fees						
Fee Information	Per	Multiplier	Fee	Total		
Required Fee Total				\$0		

	Additional Fees			
Fee Information	Per	Multiplier	Fee	Total
Section 7 Fee	Filing	X 1 🔻	\$100	\$100
Additional Processing Fee for Each Payment Refused or Charged Back	Number of Payments Refused or Charged Back	X 0 •	\$50	\$0
Deleting goods and/or services, and/or classes after submission and prior to acceptance of a section 8 affidavit	Per Class	X 0 •	\$250	0\$0
Additional Fee Total				\$100
OVERALL TOTAL AMOUNT				\$

FEE INFORMATION

To pay a fee for any of the items that may be listed below in the "Additional Fees" portion, use the pulldown menu in the "Multiplier" column to "activate" that fee choice. Repeat as necessary. The "Overall Total Amount" will reflect all selected "Additional Fees," along with any "Required Fees," if specifically so designated in the form.

				Required Fees
Fee Information	Per	Multiplier	Fee	Total
Required Fee Total				\$0

Additional Fees						
Fee Information	Per	Multiplier Fee	Total			
Divisional Request Fee	Registration	x □ \$100	0\$0			
Additional Processing Fee for Each Payment Refused or Charged Back	Number of Payments Refused or Charged Back	x 0 x \$50	\$0			
Deleting goods and/or services, and/or classes after submission and prior to acceptance of a section 8 affidavit	Per Class	x 0 • \$250	0\$0			
Additional Fee Total			\$0			

OVERALL TOTAL AMOUNT \$0

	ATTORNEY INFORMATION
* Attorney Name	
Firm Name	
Docket/Reference Number	NOTE: You must limit your entry here to no more than 12 characters.
	* Year of Admission Select Year * U.S. State/Commonwealth/Territory
* <u>Bar Membership</u>	* Membership Number You must enter "N/A" or a membership/registration number if your U.S. state, commonwealth, or territory issues one. This number is not viewable in TSDR. You must limit your entry here to no more than 40 alphanumeric characters.
	* The attorney of record is an active member in good standing of the bar of the highest court of a U.S. state, the District of Columbia, or any U.S. Commonwealth or territory
Other Appointed Attorney(s)	
Recognized Canadian Attorney/Agent	
Internal Address	
* <u>Street Address</u>	NOTE: You must limit your entry here, and for all remaining fields within this overall section (except City, see <i>below</i>), to no more than 40 characters (the storage limit for the USPTO database). You may need to abbreviate some words, e.g., St. instead of Street. Failure to do so may result in an undeliverable address, due to truncation at the 40 character limit.
* <u>City</u>	NOTE: You must limit your entry here to no more than 22 characters.
* State (Required for U.S. addresses)	NOTE: You must include as part of the "City" entry any information related to geographical regions (e.g., provinces) not found in the dropdown lists for "States" or "Countries." Enter the city and then the geographical region, separated by a comma (e.g., Toronto, Ontario). In most instances, you will then also have to select the country within which the region is found, below.
* Country/Region/Jurisdiction /U.S. Territory	
* Zip/Postal Code (Required for U.S. and certain international addresses)	
Phone Number	

Fax I	Number
* Email A	The appointed attorney's email address must be provided and kept current with the USPTO. NOTE: The owner/holder or the owner's/holder's attorney acknowledges that he or she is solely responsible for receiving USPTO emails. Additionally, the owner/holder or the owner's/holder's attorney is responsible for periodically checking the status of the registration using the Trademark Status Retrieval (TSDR) system. USPTO notices and office actions issued in this registration can be viewed online using TSDR. The USPTO is not responsible for any failure to receive a USPTO-issued email due to the receiver's security or anti-spam software, or any problems with the receiver's email system.
	NEW CORRESPONDENCE INFORMATION
(1) return to the Owner I	Primary Email Address for Correspondence below, either Information section (if no attorney has been appointed) and enter the change, or primation section of the form to enter the change (if an attorney has been appointed).
<u>Name</u>	
	Primary Email Address for Correspondence:
Email Address	Secondary Email Address(es) (Courtesy Copies): Enter up to 4 addresses, separated by either a semicolon or a comma.
	Only the Primary Email Address for Correspondence is used for official communication by the USPTO. If an attorney has been appointed, the USPTO will correspond ONLY with the appointed attorney; otherwise the USPTO will correspond with the owner/holder. The owner/holder or the appointed attorney must keep this email address current with the USPTO. NOTE: I understand that (1) a valid email address must be maintained by the owner/holder and the owner/s/holder's attorney, if appointed, for correspondence and (2) all official trademark correspondence must be submitted via the Trademark Electronic Application System (TEAS).
	<u>DECLARATION SIGNATURE</u>

If a declaration is required, the declaration must be signed by the owner/holder of the registration or a person properly authorized to sign on behalf of the owner/holder under <u>Trademark Rule 2.193</u>. The radio button identifying the signatory in the Response Signature section must be selected.

Click to choose	ONE	signature	metl	10 d	:
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Sign electronically <u>directly</u> on this response form Email <u>Text Form</u> to second party for electronic signature Handwritten pen-and-ink signature

NOTE: To electronically sign this document, enter any alpha/numeric characters (letters/numbers) of **your choosing**, preceded and followed by the forward slash (/) symbol. Most signatories enter their name between the two forward slashes; examples of acceptable "signatures" include: /john doe/; /jd/; or /123-4567/.

Check this box to bypass signing the declaration. The undersigned has elected not to submit the signed declaration, believing no supporting declaration is required under the *Trademark Rules of Practice*. The undersigned acknowledges that the USPTO may, upon later review, require a signed declaration.

WARNING: If submitting a specimen or proof of use, or verifying a previously submitted specimen or proof of use, you must submit a signed declaration.

To the best of the signatory's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, the allegations and other factual contentions made above have evidentiary support.

The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of this submission and the registration, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

NOTE: Only one signature is required for the declaration signature, regardless of the number of owners/holders. The person(s) signing for each section may be different, depending on who has the required knowledge to sign. To add a signature option, if appropriate, use the "Add Signatory" button, *below*.

* <u>Signature</u>	Examples of acceptable "signatures" include: /john doe/; /jd/; or /123-4567/. NOTE: Must be personally signed by the individual listed in the Signatory's Name field. 37 C.F.R. §2.193(a). The person signing may not enter someone else's signature.	* <u>Date Signed</u>	(MM/DD/YYYY)
* <u>Signatory's Name</u>			
* Signatory's Position	Enter appropriate title or nature of relationship to the owner/holds. If the signer is - An individual owner/holder, enter "Owner" or "Holder" as a - Joint individual owners/holders, enter "Owners" or "Holder - A business entity authorized signatory, enter official title; e.g company). - A U.Slicensed attorney, enter "Attorney of record," and if n "Attorney of record, New York Bar member." Also, if the signiand is not otherwise of record, also include law firm name, e.g.	ppropriate. s" as appropriate. g., "President" (if a corporation),"General Partot specified in the original filing or prior cong attorney is from the same U.S. firm as the	ommunications, specify at least one state bar admission, e.g., he attorney of record, but was not listed in the original filing
Signatory's Phone Number			

RESPONSE SIGNATURE

Click to choose ONE signature method:

Sign electronically <u>directly</u> on this response form Email <u>Text Form</u> to second party for electronic signature

NOTE: Do NOT sign the Declaration Signature section "directly" and use the "email text form" option for signing the Response. Both sections must be signed "directly" if choosing that option.

NOTE: To electronically sign this document, enter any alpha/numeric characters (letters/numbers) of **your choosing**, preceded and followed by the forward slash (/) symbol. Most signatories enter their name between the two forward slashes; examples of acceptable "signatures" include: /john doe/; /jd/; or /123-4567/.

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

If you have a U.S.-licensed attorney representing you in this matter, only your attorney can sign this Response.

- Owner/Holder who is not represented by an attorney (pro se): I hereby confirm that
 - I am not represented by an attorney in this matter, and am either: (1) the owner(s)/holder(s); or (2) a person or person(s) with legal authority to bind the owner(s)/holder(s); and

• If I had previously been represented by an attorney in this matter, either I revoked their power of attorney by filing a signed revocation with the USPTO has granted this attorney's withdrawal request.

ADVISORY: Click the above first button *only* if you are the owner(s)/holder(s) or legally authorized to bind the owner(s)/holder(s); such as an officer of the owner/holder corporation or association, or a general partner of the owner/holder partnership.

Authorized U.S.-Licensed Attorney: I hereby confirm that

- I am a U.S.-licensed attorney who is an active member in good standing of the bar of the highest court of a U.S. state (including the District of Columbia and any U.S. Commonwealth or territory);
- I am currently the trademark owner's/holder's attorney or an associate thereof;
- To the best of my knowledge, if prior to my appointment another U.S.-licensed attorney not currently associated with my company/firm previously represented the owner/holder in this matter:
 - o the owner/holder has revoked their power of attorney by filing a signed revocation or substitute power of attorney with the USPTO;
 - o the USPTO has granted that attorney's withdrawal request;
 - o the owner/holder has filed a power of attorney appointing me in this matter; or
 - o the owner/holder's appointed U.S.-licensed attorney has filed a power of attorney appointing me as an associate attorney in this matter.

Authorized Canadian Trademark Attorney/Agent: I hereby confirm that

- An authorized U.S.-licensed attorney has been appointed to represent the owner/holder;
- I have been granted reciprocal recognition under 37 C.F.R. §11.14(c)(1) by the USPTO's Office of Enrollment and Discipline; and
- I am an authorized signatory based on 37 C.F.R. §11.14(c)(2).

ADVISORY: Foreign attorneys (other than authorized Canadian attorneys/agents) may not sign responses and are prohibited from representing a trademark owner/holder before the USPTO in trademark matters.

NOTE: If more than one trademark owner/holder, ALL must sign the overall submission.

* Signature	Examples of acceptable "signatures" include: /john doe/; /jd/; or /123-4567/. NOTE: Must be personally signed by the individual listed in the Signatory's Name field. 37 C.F.R. §2.193(a). The person signing may not enter someone else's signature.	* <u>Date Signed</u>	(MM/DD/YYYY)
* Signatory's Name			
* Signatory's Position			
	Enter appropriate title or nature of relationship to the owner/holder.		
	If the signer is - An individual owner/holder, enter "Owner" or "Holder" as appropriate. - Joint individual owners/holders, enter "Owners" or "Holders" as appropriate (all must sign the form). - A business entity authorized signatory, enter official title; e.g., "President" (if a corporation), "General Partner" (if a partnership), or "Principal" (if a limited liability company).		

	- A U.Slicensed attorney , enter "Attorney of record," and if not specified in the original filing, specify at least one state bar admission, e.g., "Attorney of record, New York Bar member." Also, if the signing attorney is from the same U.S. firm as the attorney of record, but was not listed in the original filing and is not otherwise of record, also include law firm name, e.g., Associate Attorney, Smith, Jones & Davis, Virginia Bar member.	
Signatory's Phone Number		

STEP 1: Review the data in various formats, by clicking on the phrases under Response Data. Use the print function within your browser to print these pages for your own records.

NOTE: It is important that you review this information for accuracy and completeness now. Corrections after submission may not be permissible, thereby possibly affecting your legal rights.

WARNING: After submission of this form, some characters may be displayed in a manner different from what was originally entered because various USPTO systems cannot display/print certain characters. The USPTO will convert any problematic character(s) to the closest acceptable equivalent(s). Visit the USPTO's website for a complete table highlighting which characters will be converted.

STEP 2: If there are no errors and you are ready to file, confirm the **Primary Email Address for Correspondence**, displayed below. To make changes to this email address, use the navigation buttons below to return to the appropriate page in the form and update either the attorney's email address, if appointed, or the owner's/holder's email address. **Courtesy copies** are also permitted and these email address(es) are displayed below. To update these addresses, use the navigation buttons below to return to the Correspondence Information page and enter the changes.

After you submit the form, the USPTO will send an acknowledgment of receipt to the following email address(es):

	6
Primary Email Address for Correspondence:	
Secondary Email Address(es) (Courtesy Copies):	Lisa@goodvibrationschiro.com

STEP 3: To download and save the form data, click on the Save Form button at the bottom of this page. The information will be saved to your local drive. To begin the submission process with saved data, you must open a new form, and click on the "Browse/Choose File" button displayed on the initial form wizard page. Clicking on the "Continue" button at the bottom of that first page will then properly open the saved version of your form.

STEP 4: Read and check the following:

Important Notice:

Please note that:

- 1. I am aware that this response, to be considered "complete," should address each issue requiring response in the Office action or any previous Office action incorporated by reference, and, in addition, that this response does not consist only of a signature (unless the missing signature was the sole issue raised in the Office action).
- 2. All information you submit to the USPTO at any point in the application and/or registration process will become public record, including your name, phone number, email address, and street address. By filing this document, you acknowledge and agree that YOU HAVE NO RIGHT TO CONFIDENTIALITY in the information disclosed. The public will be able to view this information in the USPTO's online databases and through internet search engines and other online databases. This information will remain public even if the application is abandoned or any registration is surrendered, cancelled, or expired. To maintain confidentiality of banking or credit card information, only enter payment information in the secure portion of the site after validating your form. For any information that may be subject to copyright protection, by submitting it to the USPTO, the filer is representing that he or she has the authority to grant, and is granting, the USPTO permission to make the information available in its online database and in copies of the application or registration record.
- 3. Be aware that private companies **not** associated with the USPTO often use trademark application and registration information from the USPTO's databases to <u>mail or email trademark-related</u> solicitations (samples of non-USPTO solicitations included).
- * If you have read and understand the above notice, please check the box before you click on the **Submit** button.
- STEP 5: If you are ready to file:

Click on the Submit button at the bottom of this page to complete the filing process.

WARNING: After clicking the button, you can **NOT** return to the form to modify the data. If you are not prepared to complete the process now, you should select the "Save Form" option and then complete the Submit process later.

FEE PAYMENT (if required): Screens for entering payment information will follow after clicking the Submit button. Following successful entry of the payment information, you can complete the submission to the USPTO.

You must complete the payment process within 30 minutes of accessing the payment screen.

A complete transaction will result in a screen that says SUCCESS! Within 24 hours, an email acknowledgment will also be sent. If you are not prepared to complete the process now, you should select the "Save Form" option to save your form, and then complete the Submit process later. Or, if you have discovered any error, use the "Go Back to Modify" button to make a correction.