Notice regarding Section 508 of the Workforce Investment Act of 1998: Section 508 of the Workforce Investment Act of 1998 requires that all U.S. Federal Agencies make their web sites 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 PDF preview of the TEAS forms currently do not meet all standards for web accessibility. If you cannot access a PDF preview of a TEAS form due to a disability 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.

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### Trademark Electronic Application System

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### Request for Withdrawal as Attorney of Record/Update of USPTO's Database After Power of Attorney Ends

TEAS - Version 7.1

Please enter the serial/registration number(s)\* for which you, as the Attorney of Record, are seeking either to: 1) withdraw as the Attorney of Record pursuant to 37 C.F.R. §11.116; or 2) update the USPTO's database after a power of attorney has ended pursuant to 37 C.F.R. §2.17(g). For multiple requests, separate each number with a space only; do not use any punctuation.

TIMEOUT WARNING: After 25 minutes of <u>mactivity</u>, 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.

\* You must complete any field preceded by the symbol "\*"

\*Please enter the Serial/Registration Number(s):

WARNING: If entering multiple serial/registration numbers, the owner/holder of record must be identical for ALL listed numbers since the change of address information entered for the first number will apply to all. If the owner/holder is not the same, you MUST complete separate forms for each different owner/holder. Otherwise, upon withdrawal/update of the USPTO's database, the new correspondence address will be incorrect for any serial/registration number beyond the first one provided.

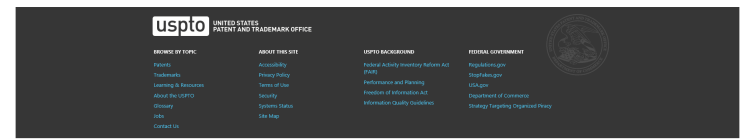
OR

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

Browse...

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PTO Frant 2201 (Rev 65/2016) (Eq. 11/30/2029)

#### Request for Withdrawal as Attorney of Record/Update of USPTO's Database After Power of Attorney Ends TEAS - Version 7.1

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

Contacts:
For general trademark information, email <u>TrademarkAssistanceCenter@uspto.gov</u>, or call 1-800-786-9199<sub>4,0</sub>.

For help in resolving technical glitches, email teas@uspto.gov. Include your phone number in your email, so we can talk to you directly, if necessary

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

#### Instructions

To file this form, please complete the following steps:

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- 1. Fill out all fields for which information is known. Fields with a \* symbol are mandatory for filing purposes and must be completed.
- 2. Validate the form, using the "Validate" button at the end of the form. If there are errors, go back to step 1.
- 3. Use the Pay/Submit button at the bottom of the validation screen. This will allow you to choose from 3 different payment methods; credit card, automated deposit account, or electronic funds transfer. After accessing the proper screen for payment, and making the appropriate entries, you will receive a confirmation screen if your transmission is successful. Or, use the "Save Form" button to save your work for submission at a later time.
- 4. An email acknowledging receipt of the submission (a filing receipt) will be sent to the Primary Email Address for Correspondence.

Serial Number						
Mark						
Owner/Holder Information						
Attorney						
Information						
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)						
(Courtesy Copies)						
* I request to withdraw as the Attorney of Record or update the USPIO's database after a power of attorney has ended for the serial/registration number(s) identified above, for the following reason(s):						
	7					
* FILE THIS FORM ONLY IF you can attest to, by checking, the statements in ALL the first six boxes OR the seventh box below. The form will not validate if you select all seven boxes.						
(1) I have notified the owner/holder of my withdrawal from employment and the filing of this request for withdrawal with the USPTO.						
(2) I have delivered to the owner/holder all documents and property in any file concerning the application, registration, or proceeding to which the owner/holder is entitled.						
(3) I have notified the owner/holder of any response that may be due and the deadline for his/her response.						
(4) I have notified the owner/holder that the owner/holder must provide a valid email address to the USPTO for official communication and keep that email address current.						
(3) I have given the owner/holder notice of my withdrawal from employment at least two (2) months prior to the expiration of the response period, if applicable; OR, notice of my withdrawal from employment was not required because the owner/holder terminated representation when less than two (2) months remained in the response period.						
(6) I have notified the foreign-domiciled owner/holder that they are required to be represented by a U.Slicensed attorney before the USPTO in their application/registration (if applicable).						
OR						
(7) I affirm the power of attorney has ended because the mark has registered, ownership has changed, the application has abandoned, or the mark has cancelled or expired; and I have not subsequently appeared on behalf of the owner/holder in a matter related to this application/registration now pending before the USPTO.						

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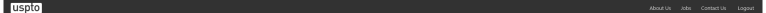
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#### Request for Withdrawal as Attorney of Record/Update of USPTO's Database After Power of Attorney Ends

Correspondence Information					
To make changes to the Primary Email Address for Correspondence below, use the Change Address or Representation form to update the email address of the trademark owner/holder, prior to submitting this form. If there is more than one owner, the email address of the 1st owner/holder in the database is the Primary Email Address for Correspondence.					
Name					
Docket/Reference Number	NOTE: You must limit your entry here to no more than 12 characters.				
Email Address	Primary Email Address (so) (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.  WINTE: Indicated that (1) a valid email address must be maintained by the owner/holder and the owner/holder and the owner appointed attorney must keep this email address surrent with the USPTO.  WINTE: Indicated that (1) a valid email address must be submitted with the Trademark Eduction's Application's System (TEAS).				
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## Request for Withdrawal as Attorney of Record/Update of USPTO's Database After Power of Attorney Ends

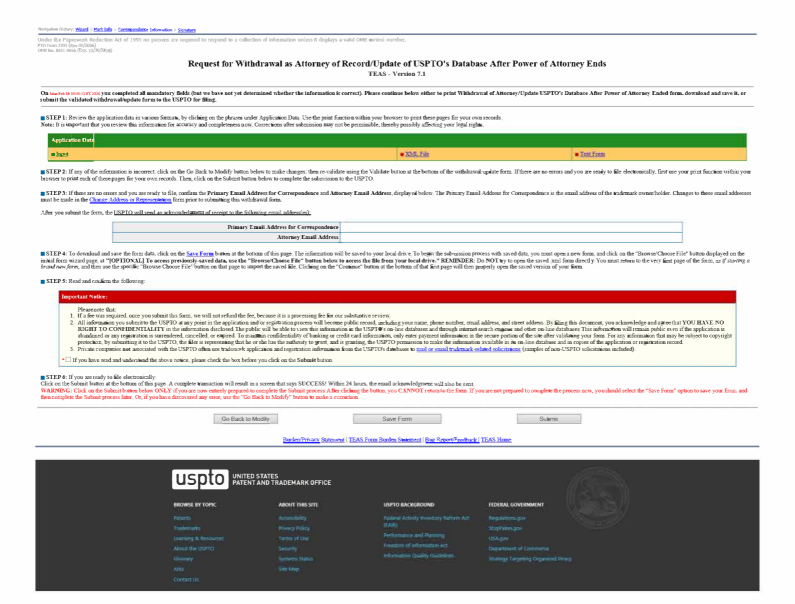
TABLE TO THE PARTY OF THE PARTY						
Signature Information  Click to choose ONE signature method:  © Sign directly © Email Text Form to second party for signature © Handwritten pen-and-ink signature						
Electronic Signature						
To electronically sign this document, enter any alpha/numeric characters (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: fjohn doei; fjd/; or /123-4567/.						
DECLARATION  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, declares that all statements made of his/her own knowledge are true and that all statements made on information and belief are believed to be true.						
* <u>Signature</u>			* Date Signed	(MM/DD/YYYY)		
* Signatory's Name	NOTE: The signatory must provide their first and	last name. Use the following format: Last Name, First	Name Middle Initial or Name, if applicable.			
* Signatory's Position	Attorney of record					
Signatory's Phone Number						
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### Trademark Electronic Application System



#### Paperwork Reduction Act Statement

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. This Request for Withdrawal as Attorney of Record is estimated to take 12 minutes to complete and submit to USPTO. Any comments on the amount of time you require to complete this activity and/or suggestions for reducing this burden, should be sent to the Chief Administrative Officer, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450.

#### Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to an application for a trademark/servicemark. The authority for the collection of this information is 35 U.S.C. 2(b)(2); (2). The information in this system of records is used to disseminate information about Trademarks submission or other Trademark related actions before the United States Patent Office. However, routine uses of this information may include disclosure to the following: to law enforcement and investigation in the event that the system of records indicates a violation or potential violation of law; to a Federal, state, local, or international agency, in response to its request; to an agency, organization, or individual for the purpose of performing audit or oversight operations as authorized by law; to non-federal personnel under contract to the agency; to a court for adjudication and litigation; to the Department of Justice for Freedom of Information Act (FOIA) assistance; to members of Congress working on behalf of an individual; to the Office of Personnel Management for personnel research purposes; to National Archives and Records Administration for inspection of records; and to the Office of Management and Budget for legislative