oto	About Us Jobs Contact Us
demark Electronic Ap	plication System
nder the Paperwork Reduction Act of 1995 no pers 0 Form 2200 (Rev 09/2004) 48 No. 0651-0054 (Exp. 12/31/2020)	ns are required to respond to a collection of information unless it displays a valid OMB control number.
	Request To Delete Section 1(B) Basis, Intent To Use
	(15 U.S.C. § 1051(b))
	TEAS - Version 7.1
Jse this form: To delete the Section 1(b) basis for t	e entire application or an entire class of goods/services where there is a dual basis for registration. Example: All the goods/services in the class are based on Section 1(b) and Section 44(e).
Do not use this form: To delete goods/services/class	e entire application or an entire class of goods/services where there is a dual basis for registration. Example: All the goods/services in the class are based on Section 1(b) and Section 44(e). es that are based on Section 1(b). Instead use the Voluntary Amendment form or Post-Publication Amendment form to delete the Section 1(b) goods/services/classes. Examples: One class is based on Section 1(a) and another class is based on Section 1 her goods are based on Section 1(b) and you want to delete all of the goods/services/classes based on 1(b).
Do not use this form: To delete goods/services/class b); or some goods are based on Section 44(e) and o	es that are based on Section 1(b). Instead use the Voluntary Amendment form or Post-Publication Amendment form to delete the Section 1(b) goods/services/classes. Examples: One class is based on Section 1(a) and another class is based on Section 1 her goods are based on Section 1(b) and you want to delete all of the goods/services/classes based on 1(b).
Do not use this form: To delete goods'services/class b); or some goods are based on Section 44(e) and or NOTE: You must complete any field preceded by t	es that are based on Section 1(b). Instead use the Voluntary Amendment form or Post-Publication Amendment form to delete the Section 1(b) goods/services/classes. Examples: One class is based on Section 1(a) and another class is based on Section 1 her goods are based on Section 1(b) and you want to delete all of the goods/services/classes based on 1(b).
to not use this form: To delete goods/services/class b); or some goods are based on Section 44(e) and o NOTE: You must complete any field preceded by t IMEOUT WARNING: After 25 minutes of <u>inact</u>	es that are based on Section 1(b). Instead use the Voluntary Amendment form or Post-Publication Amendment form to delete the Section 1(b) goods/services/classes. Examples: One class is based on Section 1(a) and another class is based on Section 1 her goods are based on Section 1(b) and you want to delete all of the goods/services/classes based on 1(b).
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to not use this form: To delete goods/services/class b); or some goods are based on Section 44(e) and or COTE: You must complete any field preceded by tr TIMEOUT WARNING: After 25 minutes of <u>inact</u> adv before you start. Enter a Serial Number: OR ou pulsad a previously saved form file, first revio	se that are based on Section 1(b). Instead use the Voluntary Amendment form or Post-Publication Amendment form to delete the Section 1(b) goods/services/classes. Examples: One class is based on Section 1(a) and another class is based on Section 1(b) and you want to delete all of the goods/services/classes based on 1(b).
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#### Request To Delete Section 1(B) Basis, Intent To Use

(15 U.S.C. § 1051(b)) TEAS - Version 7.1

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

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.

#### Instructions

- To file this 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. Validate the form, using the form. Using the form. If there are errors, go back to step 1. 3. Use the Submit button at the bottom of the Validation Screen. After submission, 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.

Status Check:

The status of the filing is available in the Trademark Status & Document Retrieval System (TSDR) 72 hours after filing.

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	
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	
updated.	
Secondary Email Address(es)	
(Courtesy Copies)	
Published for Opposition Date:	
Notice of Allowance Date:	

Requirement for Electronic Communication: If the information above does not include an email address for the owner/holder and/or attorney, if one is appointed, or includes an email address that is no longer correct or contains a typographical error, use the Change Address or Representation Form to update or correct the email address(es). It is required that the owner/holder and appointed attorney maintain a current email address with the USPTO.

By submitting this request, the undersigned confirms that the above-identified application is currently based on Section 1(b). Intent to Use, AND at least one of the following other bases for EACH class: Section 1(a), use in commerce; Section 44(d), priority based on foreign application; or Section 44(e), regustration in a foreign country. Note: Deleting the Section (1b) basis is only proper if a valid basis would still remain in the application for each class upon removal of the Section 1(b) basis.

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#### Request To Delete Section 1(B) Basis, Intent To Use

(15	U.S.	.C. § 1051(b))	)	

1EAS - VESION /.1
Section 1(b) Basis Information
lst Class
International Class Number: 009
NOTE: To view the complete listing of the goods/services/nature of the collective membership organization (if the display here is abbreviated), please go to the TSDP database.
Check here to authorize deletion of the Section 1(b) basis for this entire class, covering the goods/services/nature of the collective membership organization as set forth above. NOTE: To delete either the entire class of goods/services/in the collective membership organization from an application or specific goods/services within a class, you must use the <u>Voluntary Amendment form</u> . Or, you may file a Request to Divide. To delete the Section 1(b) basis for specific goods/services within a class, you must use the <u>Voluntary Amendment form</u> . Or, you may file a Request to Divide. To delete the Section 1(b) basis for specific goods/services within a class.
2nd Class
International Class Number: 010
NOTE: To view the complete listing of the goods/services/nature of the collective membership organization (if the display here is abbreviated), please go to the <u>TSDR</u> database.
3rd Class
International Class Number: 021
NOTE: To view the complete listing of the goods/services/nature of the collective membership organization (if the display here is abbreviated), please go to the <u>TSDR</u> database.
Check here to authorize deletion of the Section 1(b) basis for this entire class, covering the goods/services/nature of the collective membership organization as set forth above. MOTE: To delete either the entire class of goods/services/nature of the collective membership organization as set forth above. MOTE: To delete either the entire class of goods/services/nature of the collective membership organization or specific goods/services within a class, you must use the <u>Voluntary Amendment form</u> . Or, you may file a Request to Divide. To delete the Section 1(b) basis for specific goods/services within a class, you must use the <u>Voluntary Amendment form</u> . Or, you may file a Request to Divide. To delete the Section 1(b) basis for specific goods/services within a class, you must use the <u>Voluntary Amendment form</u> .

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rategy Targeting Organized Piracy

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#### Request To Delete Section 1(B) Basis, Intent To Use

(15 U.S.C. § 1051(b))

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Section 44(e) information If the foreign registration being used to support the Section 44(e) basis has expired or will expire in less than six (6) weeks from the date of this request to delete the Section 1(b) basis, you must attach below a certificate of renewal or other proof that the foreign registration has been renewed. If the certificate of renewal or other proof that the foreign registration has been renewed is not in English, you must also provide an English translation of the submitted proof of renewal.

To attach your file, please note that: \*JPG/PDF image file(s) must be on your local drive. \*The file size cannot exceed 5 megabytes per attachment for JPG or 30 megabytes per attachment for PDF.

Click here to Attach/Remove Foreign Registration 0 file(s) attached

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Under the Paperwork Reduction PTO Form 2200 (Rev 09/2004) OMB No. 0651-0054 (Exp. 12/31/202	n Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number.			
	Request To Delete Section 1(B)	<b>Basis Intent To</b>	Use	
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	TEAS - Version 7.1			
	Signature Information			
Click to choose ONE sign				
	● Sign directly ○ Email Text Form to second party for sign	ture O <u>Handwritten pen</u>	-and-ink signature	
	Signature Informa	tion		
*You must click <i>one</i> of th	three buttons below to confirm that you are legally authorized to sign this form based on the trademark rules governing representation	on of others before the US	PTO.	
If you have a U.Slicense	attorney representing you in this application, only your attorney can sign this response.			
$\bigcirc$ Owner/Holder who is r	t represented by an attorney (pro se): I hereby confirm that			
<ul> <li>I am not represente</li> <li>If I had previously b</li> </ul>	I by an attorney in this matter, and am either: (1) the owner(s)/holder(s); or (2) a person or persons(s) with legal authority to bind th en represented by an attorney in this matter, either I revoked their power of attorney by filing a signed revocation with the USPTO	e owner(s)/holder(s); and or the USPTO has granted t	this attorney's withdrawal request.	
ADVISORY: Click the abo	ve 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 or	vner/holder corporation or	association, or a general partner of the owne	r/holder partnership.
	d Attorney: I hereby confirm that			
	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 ner's/holder's attorney or an associate thereof;	. Commonwealth or territor	ry);	
<ul> <li>To the best of my kn</li> </ul>	wledge, if prior to my appointment another U.Slicensed attorney not currently associated with my company/firm previously re	presented the owner/holder	in this matter:	
	er has revoked their power of attorney by filing a signed revocation or substitute power of attorney with the USPTO; s granted that attorney's withdrawal request;			
<ul> <li>the owner/hol</li> </ul>	er has filed a power of attorney appointing me in this matter; or			
<ul> <li>the owner's/h</li> </ul>	der's appointed U.Slicensed attorney has filed a power of attorney appointing me as an associate attorney in this matter.			
O Authorized Canadian	rademark Attorney/Agent: I hereby confirm that			
	censed attorney has been appointed to represent the owner;			
	sciprocal recognition under 37 C.F.R. §11.14(c)(1) by the USPTO's Office of Enrollment and Discipline; and matory based on 37 C.F.R. §11.14(c)(2).			
ADVISORY: Foreign attor	eys (other than authorized Canadian attorneys/agents) may not sign responses and are prohibited from representing an owner/holde	r before the USPTO in trad	emark matters	
			childre Hilletory.	
	Electronic Signat			
	ent, enter any alpha/numeric characters (letters/numbers) of your choosing, preceded and followed by the forward slash (/) symbol. Most signate	ories enter their name betweer		e "signatures" include /john doe/; /jd/; or /123-4567/.
* <u>Signature</u>	NOTE: Only one signature is required, regardless of the number of applicants.		* Date Signed	(MM/DD/YYYY)
* Signatory's Name	to any one opinion is required, regardloss of an induced of approach.			
	NOTE: The signatory must provide their first and last name. Use the following format: Last Name, First Name Middle Initial or Na	ame, if applicable.		
* Signatory's Position				
	Enter appropriate title or nature of relationship to the owner/holder.			
	If the signer is - An <b>individual owner/holder</b> , enter "Owner" or "Holder" as appropriate.			
	- An individual owners/holders, enter "Owner" or "Holders" 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),			
	- A U.Slicensed attorney, enter "Attorney of record," and if not specified in the application or prior communications, 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 that attorney of record, but was not listed in the original filing and is not observise or fercord, also include law firm manne, e.g., "Associate Attorney, Smith, Jones & Davis, Virginia Bar member."			ember." Also, if the signing attorney is from the same U.S. firm as the
Signatory's Phone Number				

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Request To Delete Section 1(B) Basis, Intent To Use

(15 U.S.C. § 1051(b))

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On you completed all mandatory fields (but we have not yet determined whether the information is correct). Please continue below either to print Request To Delete Section 1(B) Basis, Intent To Use, download and save it, or submit the validated Request To Delete Section 1(B) Basis, Intent To Use to the USPTO for filme.

STEP 1: Review the application data in various formats, by clicking on the phrases under Application 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.

Application Data		
■ Input	■ <u>XML File</u>	■ <u>Text Form</u>
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STEP 2: If any of the information is incorrect, click on the Go Back to Modify button below to make changes; then re-validate using the Validate Form button at the bottom of the Request To Delete Section 1(B) Basis, Intent To Use. If there are no errors and you are ready to file electronically, first use your print function within your browser to print each of these pages for your own records. Then, click on the Submit button below to complete the submission to the USPTO.

STEP 3: 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 Change Address or Representation form to update the email address of the appointed attorney, if any, otherwise the owner/holder, prior to submitting this withdrawal form. Courtesy copies are also permitted and these email address(es) are displayed below. These addresses may also be updated within the Change Address or Representation Form form.

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

Primary Email Address for Correspondence
Constant Control Address (Constant Control
Secondary Email Address(es) (Courtesy Copies)

STEP 4: 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 wizad page, at "IOPTIONALI To access previously-saved data, use the "Browse/Choose File" button below to access the file from your local drive." REALINDER: Do NOT try to open the saved file micro file to the "Browse/Choose File" button below to access the file from your local drive." REALINDER: Do NOT try to open the saved file micro file to the "Browse/Choose File" button displayed on the file from your local drive." REALINDER: Do NOT try to open the saved file button of the save file file. Clicking on the "Continue" button at the bottom of that infit tage will the barred of that he saved version of your form.

STEP 5: Read and confirm the following:

(1) If a few as required, once you submit this form, we will not refund the fee, because it is a processing fee for our substantive review. (2) All information you submit to the USPTO at any point in the application and/or registration process will become public record, including your name, phone number, email address, and street address. By filing this document, you acknowledge and agree that YOU HAVE NO RIGHT 10 CONTIDENTIALITY in the information diaclosed. The public will be how they this information in the USPTO on-line databases. This information will remain public even if the application is abandoned or any registration is surrendered, cancelled, or expired. To maintain confidentiaity of banking or credit rainformation, only enter payment information in the user to estimate a submotry to grant, and is granting, the USPTO permission in onack the information available in to n-line databases and in credit of the application record. (3) Private companies not associated with the USPTO offen use trademark application and registration information from the USPTO's databases to main the user registration record.

\* 🗌 If you have read and understand the above notice, please check the box before you click on the Submit button.

STEP 6: If you are ready to file electronically: Click on the Submit buttom at the bottom of this page. A complete transaction will result in a screen that says SUCCESS! Within 24 hours, the email acknowledgment will also be sent. WARNING: Click on the Submit buttom below ONLY if you are now entirely prepared to complete the Submit process. After clicking the button, you can NOT return to the form. 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.

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## **PRA Act Statement**

A Federal agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with an information collection subject to the requirements of the Paperwork Reduction Act of 1995, unless the information collection has a currently valid OMB Control Number. The OMB Control Number for this information collection is 0651-0054. Public burden for this form is estimated to average 65 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the information collection, including suggestions for reducing this burden to the Chief Administrative Officer, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450 or email InformationCollection@uspto.gov.

## **Privacy Act Statement**

The United States Patent and Trademark Office (USPTO) collects this information under authority of 5 CFR 339.205. The information in this system of records is used to manage name, citizenship, domicile, email address, postal address, and telephone number of the trademark applicant, registrant, and applicant's or registrant's legal or other authorized representative(s), an attorney's law firm or company affiliation and professional licensing information, and other information pertaining to an applicant's or registrant's activities in connection with the applied-for or registered mark. Other records mange in this system include trademark applications, applicant and registrant declarations, office actions, registration certificates, and correspondence generated in the course of the prosecution of a trademark application or maintenance of a trademark registration. The information you provide is protected from disclosure to third parties in accordance with the Privacy Act. However, routine uses of this information may include disclosure to the following: public; foreign entity, professional organizations or associations, audit or oversight; governments, law enforcement and investigation; non-federal personnel; record informational inquiries; data breach notification; data breach assistance; adjudication and litigation; department of justice litigation; freedom of information act assistance from department of justice; office of personnel management; congressional inquiries; the National Archives and Records Administration; and office of management and budget. Disclosure of the information by you is voluntary; however, failure to provide any part of the requested information may result in our inability to enroll you in the program. The applicable Privacy Act System of Records Notice for this information request is COMMERCE/USPTO-26, Trademarks Application and Registration Records: Federal Register vol. 85 February 18, 2020, p 8847, available at https:// www.govinfo.gov/content/pkg/FR-2020-02-18/ pdf/2020-03068.pdf