

Quick Start Guide

Patent Center ePetitions



Table of Contents

Introduction	3
Basic Guidelines for Filing ePetitions:	4
1. ePetition Filing Requirements: Petition to make special based on age (37 CFR 1.102).....	9
2. ePetition Filing Requirements: Request for Withdrawal as Attorney or Agent of Record (37 - CFR 1.36)	11
3. ePetition Filing Requirements: Petition to Withdraw from Issue after Payment of the Issue - Fee (37 CFR 1.313(c)(1) or (2)).....	16
4. ePetition Filing Requirements: Petition to Withdraw from Issue after Payment of the Issue - Fee (37 CFR 1.313(c)(3))	25
5. ePetition Filing Requirements: Petition to Withdraw from Issue after Payment of the Issue - Fee (37 CFR 1.313(c)(1) or (2) with Assigned Patent Number).....	29
6. ePetition Filing Requirements: Petition to Withdraw from Issue after Payment of the Issue - Fee (37 CFR 1.313(c)(3) with Assigned Patent Number).....	37
7. ePetition Filing Requirements: Petition to Accept Late Payment of Issue Fee - Unintentional - Late Payment (37 CFR 1.137(a))	42
8. ePetition Filing Requirements: Petition for Revival of an Application based on Failure to - Notify the Office of a Foreign or International Filing (37 CFR 1.137(f))	46
9. ePetition Filing Requirements: Petition for Revival of an Application for Continuity Purposes - Only (37 CFR 1.137(a)).....	51
10. ePetition Filing Requirements: Petition for Revival of an Abandoned Patent Application - Abandoned Unintentionally (37 CFR 1.137(a)) (For Cases Abandoned After 1st Action and Prior - to Notice of Allowance)	56
11. ePetition Filing Requirements: Petition to Correct Assignee After Payment of Issue Fee - (37 CFR 3.81(b)).....	61
12. ePetition Filing Requirements: Petition to Accept Unintentional Delayed Payment of - Maintenance Fee (37 CFR 1.378(b))	65

Introduction

The United States Patent and Trademark Office offer twelve (12) ePetitions that can be filed through Patent Center. The following Web-based ePetitions are available to users:

- Petition to make special based on age
- Request for Withdrawal as Attorney or Agent of Record (37 CFR 1.36)
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2) with Assigned Patent Number)
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3) with Assigned Patent Number)
- Petition to Accept Late Payment of Issue Fee - Unintentional Late Payment (37 CFR 1.137(a))
- Petition for Revival of an Application based on Failure to Notify the Office of a Foreign or International Filing (37 CFR 1.137(f))
- Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a))
- Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally(37 CFR 1.137(a)) (For Cases Abandoned After 1st Action and Prior to Notice of Allowance)
- Petition to Correct Assignee After Payment of Issue Fee (37 CFR 3.81(b))
- Petition to Accept Unintentional Delayed Payment of the Maintenance Fee (37 CFR 1.378(b))

The Web-based ePetitions can be filled out completely online through Web-based screens. The ePetitions are auto-processed and granted immediately upon submission if the petition meets all of the requirements.

By using ePetition, petitioners will have more control over when their petitions are filed and answered. This is especially advantageous for critical petitions, such as petitions to withdraw from issue. Deciding petitions electronically decreases the need for renewed petitions, since petitioners know instantly whether all requirements have been met and there are no Patent Center fillable forms required. To process any of the auto-granted ePetitions, fees must be paid immediately which then provide users more financial flexibility. A paper filed petition includes a fee but does not guarantee a granted petition.

This Quick Start Guide will provide you with the information you need in order to understand how to file the eight Web-based ePetitions electronically, including a brief overview of the process and screen shots that identify critical aspects of the product.

Basic Guidelines for Filing ePetitions:

- Must be a registered Practitioner or Independent Inventor.
- Registered eFilers are strongly advised to transmit their electronic filings sufficiently early in the day to allow time for alternative paper filing when transmission cannot be initiated or correctly completed.

Warning: For your protection, your Patent Center session will time-out after thirty minutes of inactivity. An ePetition request that has not been submitted after thirty minutes of inactivity will be lost unless it is saved. You will need to login to Patent Center again and re-enter the ePetition from the start.

Initiate an ePetition

To start an ePetition, you must select the menu bar or activity card for petitions. The menu bar will expand to display the twelve ePetitions and the activity card will take you to a page listing the ePetitions.

The screenshot displays the Patent Center web interface. At the top, a navigation bar includes links for Home, New submission, Existing submissions, Petitions, Post grant, Workbench, Manage, and Search. A red arrow points to the 'Petitions' menu item. Below the navigation bar is a light blue notification banner with several bullet points regarding USPTO updates and filing procedures. Underneath is a search section titled 'Search for a patent application' with a search input field and a magnifying glass icon. The main content area is titled 'Activities' and contains four activity cards: 'New submission', 'Existing submissions', 'Petitions', and 'Post grant'. A red arrow points to the 'Petitions' activity card, which includes the text: 'File ePetitions for automatic processing and immediate grant, if all requirements are met'.

Note: The Petitions are grouped together by categories.

Patent Center

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PETITIONS - PENDING

- Petition to make special based on age
- Request for Withdrawal as Attorney or Agent of Record
- Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally (37 CFR 1.137(a)) (For Cases Abandoned After 1st Action and Prior to Notice of Allowance)

PETITIONS - ALLOWED

- Petition to withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2) with Assigned Patent Number)
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3) with Assigned Patent Number)
- Petition to Accept Late Payment of Issue Fee - Unintentional Late Payment (37 CFR 1.137(a))

PETITIONS - ISSUED

- Petition to Accept Unintentional Delayed Payment of the Maintenance Fee (37 CFR 1.378(b))
- Petition to Correct Assignee After Payment of Issue Fee (37 CFR 3.81(b))
- Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a))
- Petition for Revival of an Application based on Failure to Notify the Office of a Foreign or International Filing (37 CFR 1.137(f))

Search for a patent application

Search by application number, patent number, or inventor name

Application # Search

Activities

Perform activities from submissions to post grant request and admin tasks such as managing customer numbers & practitioner associations with customer number

- New submission**
File utility, design, national stage and international submissions
See the above Federal Register Notice pertaining to DOCX and Auxiliary PDF filing if you are filing a new utility non-provisional application.
- Existing submissions**
Add additional documents, pay fees, submit a corrected ADS, and much more
- Petitions**
File ePetitions for automatic processing and immediate grant, if all requirements are met
- Post grant**
Perform post grant activities such as a request to reissue, or a request for reexamination

Patent Center

Home New submission Existing submissions **Petitions** Post grant Workbench Manage Search Patent Center Help

Petitions

The petition PDF Form is not required for the following ePetitions. Petition information will be entered directly into the system. See the Resources Page for additional information.

PETITIONS - PENDING

- [Petition to make special based on age \(37 CFR 1.102\)](#)
Submit a petition for accelerated examination by providing a statement of age (minimum 65 years of age) for one or more inventors
[Learn more](#)
- [Request for Withdrawal as Attorney or Agent of Record \(37 CFR 1.36\)](#)
A registered patent attorney or patent agent who has been given a power of attorney pursuant to § 1.32(b) may withdraw as attorney or agent of record.
[Learn more](#)
- [Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally \(37 CFR 1.137\(a\)\) \(For Cases Abandoned After 1st Action and Prior to Notice of Allowance\)](#)
File a petition for revival of abandoned application, or terminated or limited reexamination prosecution.
[Learn more](#)

PETITIONS - ALLOWED

- [Petition to withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(1\) or \(2\)\)](#)
Submit a petition requesting to withdraw from issue after payment of the issue fee
[Learn more](#)
- [Petition to Withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(1\) or \(2\) with Assigned Patent Number\)](#)
Submit a petition requesting to withdraw from issue after payment of the issue fee
[Learn more](#)
- [Petition to Withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(3\)\)](#)
Submit a petition requesting express abandonment after payment of the issue fee
[Learn more](#)
- [Petition to Withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(3\) with Assigned Patent Number\)](#)
Submit a petition requesting express abandonment after payment of the issue fee
[Learn more](#)
- [Petition to Accept Late Payment of Issue Fee - Unintentional Late Payment \(37 CFR 1.137\(a\)\)](#)

PETITIONS - ISSUED

- [Petition to Accept Unintentional Delayed Payment of the Maintenance Fee \(37 CFR 1.378\(b\)\)](#)
File a petition to reinstate patents after failure to pay maintenance fee with an additional surcharge for either unavoidable failure to pay the fee or unintentional failure to pay the fee with an explanation for delay.
[Learn more](#)
- [Petition to Correct Assignee After Payment of Issue Fee \(37 CFR 3.81\(b\)\)](#)
Submit a petition requesting to correct an assignee after payment of the issue fee
[Learn more](#)
- [Petition for Revival of an Application for Continuity Purposes Only \(37 CFR 1.137\(a\)\)](#)
Submit a petition requesting to revive an application for continuity purposes only
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- [Petition for Revival of an Application based on Failure to Notify the Office of a Foreign or International Filing \(37 CFR 1.137\(f\)\)](#)
Submit a petition requesting revival based on failure to notify the Office of a foreign filing after submission of a non-publication request
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Micro Entity Fees

Some petitions require authorization of micro entity status that also require Practitioner signature

Applicant claims the following entity status

Micro-Institution of higher education basis ▾

- The certification below on the basis of employment by an institution of higher education is made by checking this box and signing below.

CERTIFICATION ON THE BASIS OF EMPLOYMENT BY AN INSTITUTION OF HIGHER EDUCATION

The applicant hereby certifies the following:

The applicant qualifies as a small entity as defined in 37 CFR 1.27. The applicant's employer, from which the applicant obtains the majority of the applicant's income, is an institution of higher education as defined in section 101(a) of the Higher Education Act of 1965 (20 U.S.C. 1001(a)).

- The certification below on the basis of assignment or obligation to assign an institution of higher education is made by checking this box and signing below.

CERTIFICATION ON THE BASIS OF ASSIGNMENT OR OBLIGATION TO ASSIGN TO AN INSTITUTION OF HIGHER EDUCATION

The applicant hereby certifies the following:

The applicant qualifies as a small entity as defined in 37 CFR 1.27. The applicant has assigned, granted, conveyed, or is under an obligation by contract or law, to assign, grant, or convey, a license or other ownership interest in the particular application to an institution of higher education as defined in section 101(a) of the Higher Education Act of 1965 (20 U.S.C. 1001(a)).

Signature for Micro entity form

Signature by an [authorized party](#) set forth in 37 CFR 1.33(b)

Signature

First name

Last name

Registration number
(optional)

Applicant claims the following entity status

Micro-Gross income basis ▼

CERTIFICATION OF MICRO ENTITY STATUS (GROSS INCOME BASIS)

The applicant hereby certifies the following:

1. SMALL ENTITY REQUIREMENT -The applicant qualifies as a small entity as defined in 37 CFR 1.27.

2. APPLICATION FILING LIMIT -Neither the applicant nor the inventor nor a joint inventor has been named as the inventor or a joint inventor on more than four previously filed U.S. patent applications, excluding provisional applications and international applications under the Patent Cooperation Treaty (PCT) for which the basic national fee under 37 CFR 1.492(a) was not paid, and also excluding patent applications for which the applicant has assigned all ownership rights, or is obligated to assign all ownership rights, as a result of the applicant's previous employment.

3. GROSS INCOME LIMIT ON APPLICANTS AND INVENTORS -Neither the applicant nor the inventor nor a joint inventor, in the calendar year preceding the calendar year in which the applicable fee is being paid, had a gross income, as defined in section 61(a) of the Internal Revenue Code of 1986 (26 U.S.C. 61(a)), exceeding the Maximum Qualifying Gross Income reported on the USPTO website at http://www.uspto.gov/patents/law/micro_entity.jsp which is equal to three times the median household income for that preceding calendar year, as most recently reported by the Bureau of the Census.

4. GROSS INCOME LIMIT ON PARTIES WITH AN OWNERSHIP INTEREST -Neither the applicant nor the inventor nor a joint inventor has assigned, granted, or conveyed, nor is under an obligation by contract or law to assign, grant, or convey, a license or other ownership interest in the application concerned to an entity that, in the calendar year preceding the calendar year in which the applicable fee is being paid, had a gross income, as defined in section 61(a) of the Internal Revenue Code of 1986, exceeding the Maximum Qualifying Gross Income reported on the USPTO website at http://www.uspto.gov/patents/law/micro_entity.jsp which is equal to three times the median household income for that preceding calendar year, as most recently reported by the Bureau of the Census.

Signature by an [authorized party](#) set forth in 37 CFR 1.33(b)

Signature

First name

Last name

Registration number
(optional)

1. [ePetition Filing Requirements: Petition to make special based on age \(37 CFR 1.102\)](#)
 - An application may be made special upon filing a petition including any evidence showing that the inventor or joint inventor is 65 years of age, or more, such as a statement by the inventor or joint inventor or a statement from a registered practitioner that they have evidence that the inventor or joint inventor is 65 years of age or older.
 - No fee is required with such a petition.

To begin the following petition, select this type from the Petitions – Pending grouping, enter the application number, confirmation number, and then certify the user identity. To proceed to the next screen, click Continue.

Web-based ePetition

Petition to make special based on age (37 CFR 1.102)

Application #

99999999 or 99/999,999

Confirmation #

[Back to home page](#)

[Continue](#)

Select the name of the inventor who is 65 years of age or older and provide signature.

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Web-based ePetition

Petition to make special based on age (37 CFR 1.102)

aa: aa

Application type	Filing or 371 (c) date	Status	First named inventor	Customer # / Address
Nonprovisional Application under 35 USC 111(a)	01/01/2018	Application Undergoing Preexam Processing	aa aa aa	

Please select the name of the inventor who is 65 years of age or older or [add an inventor who is not in the list](#).

Select Inventor

Signature

I certify, in accordance with 37 CFR 1.4(d)(4) that I am an attorney or agent registered to practice before the Patent and Trademark Office, and I certify that I am in possession of evidence, and will retain such in the application file record, showing that the inventor listed above is 65 years of age, or more

Signature: First name: Last name: Registration number:

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Review the application information and click submit to complete the ePetition submission

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Web-based ePetition

Petition to make special based on age (37 CFR 1.102)

18/114,580 | SUB-15280B-US-NP: IMMERSION BLENDER

Application type	Filing or 371 (c) date	Status	First named inventor	Customer # / Address
Nonprovisional Application under 35 USC 111(a)	-	Application Undergoing Preexam Processing	Antonius K. Aditjandra	130333-PRICE HENEVELD LLP WHIRLPOOL CORPORATION - MD 3601 2000 NORTH M63 BENTON HARBOR, MICHIGAN 49022 US

Review & submit

Review all the information entered for your patent application. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Name of Inventor who is 65 years of age, or older

Given name	Middle name	Family name	Suffix
Antonius	K.	Aditjandra	-

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petition-request.pdf (29 KB / 1 page)	ePetition Request Form	Preview

Total documents uploaded: 1 [Download all documents](#)

Document Name	Size	Preview
petition-requestLodf (29 KB / 1 page)	ePetition Request Form	Preview

Payment details

i Payment is not required for this petition

Signature

I certify, in accordance with 37 CFR 1.41(d)(4) that I am an attorney or agent registered to practice before the Patent and Trademark Office, and I certify that I am in possession of evidence, and will retain such in the application file record, showing that the inventor listed above is 65 years of age, or more

Signature	First name	Last name	Registration #
/s/	MJ	Attorney	34559

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USPTO BACKGROUND

- Federal Activity Inventory Reform Act (FAIR)
- Performance and Planning
- Freedom of Information Act
- Information Quality Guidelines

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- [StopFakes.gov](#)
- [USA.gov](#)
- [Department of Commerce](#)
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2. ePetition Filing Requirements: Request for Withdrawal as Attorney or Agent of Record (37 CFR 1.36)

- The user must enter a valid US application number.
- The US application number entered may not be for an issued patent.

- The US application may not be in an abandoned status.
- The user must have power of attorney over the entered application number.
- If power of attorney is assigned to a customer number, then the user will be required to change the correspondence address.
- If power of attorney is assigned to individual attorney registration numbers, then the user will not be required to change the correspondence address unless all attorneys of record are being withdrawn.

To start this ePetition, you will need to enter the application number and confirmation number. Click the Continue button at the bottom of the screen to proceed.

The screenshot shows the Patent Center interface. At the top, there is a navigation bar with the following links: Home, New submission, Existing submissions, Petitions, Post grant, Workbench, Manage, and Search. The main content area is titled "Web-based ePetition" and includes the subtitle "Request for Withdrawal as Attorney or Agent of Record (37 CFR 1.36)". Below this, there are two input fields: "Application #" with a placeholder "99999999 or 99/999,999" and a text box containing "99999999"; and "Confirmation #" with a text box containing "9999". At the bottom right of the form, there are two buttons: "Back to home page" and "Continue".

If there is a validation error, an error message will be displayed at the top of the screen or near the data field containing the error.

The screenshot shows the 'Web-based ePetition' interface for a 'Request for Withdrawal as Attorney or Agent of Record (37 CFR 1.36)'. At the top, a navigation bar includes 'Home', 'New submission', 'Existing submissions', 'Petitions', 'Post grant', 'Workbench', 'Manage', and 'Search'. Below the navigation bar, the page title is 'Web-based ePetition' with the subtitle 'Request for Withdrawal as Attorney or Agent of Record (37 CFR 1.36)'. A prominent error message box states 'Please fix 2 errors'. The 'Application #' field contains '9999999' and is highlighted with a red border and a red error message: 'Application Number format needs to be 99999999, 99/999999, 99/999,999, PCT/USYY/99999'. The 'Confirmation #' field contains '999' and is also highlighted with a red border and a red error message: 'Confirmation number must be 4 digits'. At the bottom right, there are two buttons: 'Back to home page' and 'Continue'.

On the ePetition application data screen, if power of attorney is assigned to a customer number then you must select the check box for “Practitioners”

When power of attorney is assigned to a customer number you must direct all future correspondence to a specific customer number or you will need to provide the correspondence address of the first named inventor or assignee that has properly made itself of record pursuant to 37 CFR 3.71. If directing all future correspondence to a new customer number, such cannot be the customer number of a law firm but rather must be the customer number of the applicant or assignee of record.

The screenshot shows the 'REQUEST FOR WITHDRAWAL AS ATTORNEY OR AGENT OF RECORD (37 CFR 1.36)' form. The text reads: 'Please withdraw me, [redacted], and the specified practitioners below, as attorney or agent for the above identified patent application'. Below this, there is a checkbox labeled 'Practitioners' which is checked. A horizontal line separates this section from the 'Correspondence address' section. The text under 'Correspondence address' says: 'Change the correspondence address and direct all future correspondence to:'. There are two radio button options: the first is selected and reads 'The address of the first named inventor or assignee that has properly made itself of record pursuant to 37 CFR 3.71 (for applications filed before September 16, 2012) or the applicant (for applications filed on or after September 16, 2012) associated with Customer Number'. Below this, there is a label 'Customer number' followed by a text input field containing the placeholder text 'Enter a customer number'.

When providing the postal address, the postal code is optional for a U.S. address (format: 12345 or 12345-1234).

Practitioners

Correspondence address

Change the correspondence address and direct all future correspondence to:

- The address of the first named inventor or assignee that has properly made itself of record pursuant to 37 CFR 3.71 (for applications filed before September 16, 2012) or the applicant (for applications filed on or after September 16, 2012) associated with Customer Number

Customer number

- The address of the first named inventor or assignee that has properly made itself of record pursuant to 37 CFR 3.71 (for application filed before September 16, 2012) or the applicant (for applications filed on or after September 16, 2012) below

Name 1	<input type="text"/>
Name 2 (optional)	<input type="text"/>
Address 1	<input type="text"/>
Address 2 (optional)	<input type="text"/>
city	<input type="text"/>
State/Province	<input type="text" value="▼"/>
Country	<input type="text" value="▼"/>
Postal (optional)	<input type="text"/>
Phone (optional)	<input type="text"/>
Fax (optional)	<input type="text"/>
Email (optional)	<input type="text" value="Email address"/>

You will need to select one or more reason(s) for the withdrawal and all three checkboxes next to the statements displayed to confirm that they are factually correct.

The reason(s) for this request are those described in [37 CFR 11.116](#). *

(Select one or more)

- 11.116(a)(1) - The representation will result in violation of the USPTO Rules of Professional Conduct or other law
- 11.116(a)(2) - The practitioner's physical or mental condition materially impairs the practitioner's ability to represent the client
- 11.116(a)(3) - The practitioner is discharged
- 11.116(b)(1) - Withdrawal can be accomplished without material adverse effect on the interests of the client
- 11.116(b)(2) - The client persists in a course of action involving the practitioner's services that the practitioner reasonably believes is criminal or fraudulent
- 11.116(b)(3) - The client has used the practitioner's services to perpetrate a crime or fraud
- 11.116(b)(4) - A client insists upon taking action that the practitioner considers repugnant or with which the practitioner has a fundamental disagreement
- 11.116(b)(5) - The client fails substantially to fulfill an obligation to the practitioner regarding the practitioner's services and has been given reasonable warning that the practitioner will withdraw unless the obligation is fulfilled
- 11.116(b)(6) - The representation will result in an unreasonable financial burden on the practitioner or has been rendered unreasonably difficult by the client

Check each box below that is factually correct

- I/We have given reasonable notice to the client prior to the expiration of the response period, that the practitioner(s) intend to withdraw from employment.
- I/We have delivered to the client or a duly authorized representative of the client all papers and property (including funds) to which the client is entitled.
- I/We have notified the client of any responses that may be due and the timeframe within which the client must respond.

At the end of the screen you will need to complete user information and provide an S-signature.

Certification

I am authorized to sign on behalf of myself and all withdrawing practitioners

Signature	First name	Last name	Registration number
<input type="text"/> "/John Marina, VI/"	DeepPVT	Attorney	35966

Patent Center will display a screen with the selections you made. This gives you an opportunity to confirm your choices to make sure you have selected the necessary options. The petition-request.pdf document is generated by Patent Center to show the information that you have entered. This document will be loaded into the electronic application file (i.e., IFW), if your ePetition is granted. Once you have confirmed your selections, click the Submit button to file your ePetition.

3. ePetition Filing Requirements: Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))

- The user must enter a valid US application number.
- The US application number entered may not be for an issued patent.
- The US application may not be in an abandoned status.
- The Issue fee must have been paid.

The screenshot shows the USPTO website's navigation menu. The 'Petitions' dropdown menu is open, displaying a list of petition types. The 'PETITIONS - ALLOWED' section is highlighted with a red border. The items listed under this section are:

- Petition to withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or(2) with Assigned Patent Number)
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3) with Assigned Patent Number)
- Petition to Accept Late Payment of Issue Fee - Unintentional Late Payment (37 CFR 1.137(a))

Other sections visible in the dropdown menu include:

- PETITIONS - PENDING**
 - Petition to make special based on age
 - Request for Withdrawal as Attorney or Agent of Record
 - Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally (37 CFR 1.137(a)) (For Cases Abandoned After 1st Action and Prior to Notice of Allowance)
- PETITIONS - ISSUED**
 - Petition to Accept Unintentional Delayed Payment of the Maintenance Fee (37 CFR 1.378(b))
 - Petition to Correct Assignee After Payment of Issue Fee (37 CFR 3.81(b))
 - Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a))
 - Petition for Revival of an Application based on Failure to Notify the Office of a Foreign or International Filing (37 CFR 1.137(f))

On the left side of the screenshot, there is a search bar for patent applications and a sidebar with news items, including one about the USPTO retiring EFS-Web and Private pages.

- The USPTO is retiring EFS-Web and Private PAIR, effective November 8, 2023. Please use [Patent Center](#) to file and manage your applications and requests. Visit the [EFS-Web and Private PAIR Retirement](#) and [Patent Center](#) information pages for more information.
- **Patent Center e-Office Action** - the Patent Center e-Office Action program will be eliminating the Postal Postcard option as of October 20, 2023. See the [Federal Register Notice](#) for more information.
- Any known issues and workarounds for Patent Center can be found on the [Patent Center information page](#).
- Extended until further notice, exclusively in Patent Center, applicants have the option to upload a backup (auxiliary) PDF version of their application with their DOCX version. There are no fees associated with this auxiliary PDF. See the [Federal Register notice](#) for more information.
- **Filing a new non provisional 111(a) application?** Starting January 17, 2024, specification, claims and abstracts not filed in DOCX format will incur a non-DOCX surcharge of up to \$400 for this filing type. See the [Federal Register notice](#) for more information.

Search for a patent application

Search by application number, patent number, PCT number, publication number or international design registration number.

Application # Search [Search]

Activities

Perform activities from submissions to post grant request and admin tasks such as managing customer numbers & practitioner associations with customer number

<p>New submission File utility, design, national stage and international submissions See the above Federal Register Notice pertaining to DOCX and Auxiliary PDF filing if you are filing a new utility non-provisional application.</p>	<p>Existing submissions Add additional documents, pay fees, submit a corrected ADS, and much more</p>	<p>Petitions File ePetitions for automatic processing and immediate grant, if all requirements are met</p>	<p>Post grant Perform post grant activities such as a request to reissue, or a request for reexamination</p>
<p>Workbench View your saved submissions, applications, and correspondence</p>	<p>Manage Manage your customer numbers, or update application address</p>		

NOTE: For information on the Paperwork Reduction Act as it pertains to: ePetitions and Web-based application data sheets, please see the [OMB Clearance and PRA Burden Statement page](#).

Patent Center - Training Mode

Bulk Data Downloads - PEDS API

PETITIONS - ALLOWED

[Petition to withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(1\) or \(2\)\)](#)

Submit a petition requesting to withdraw from issue after payment of the issue fee

[Learn more](#)

[Petition to Withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(1\) or \(2\) with Assigned Patent Number\)](#)

Submit a petition requesting to withdraw from issue after payment of the issue fee

[Learn more](#)

[Petition to Withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(3\)\)](#)

Submit a petition requesting express abandonment after payment of the issue fee

[Learn more](#)

[Petition to Withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(3\) with Assigned Patent Number\)](#)

Submit a petition requesting express abandonment after payment of the issue fee

[Learn more](#)

[Petition to Accept Late Payment of Issue Fee - Unintentional Late Payment \(37 CFR 1.137\(a\)\)](#)

To begin the petition, enter the application number, confirmation number and certify your identity. Then select the reason for withdrawal from issue. If the power of attorney radio button is selected, the system will validate that the registration number.

Web-based ePetition

Petition to withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))

Application #
99999999 or 99/999,999

Confirmation #

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.

Reason for withdrawal

An application may be withdrawn from issue for further action upon petition by the applicant. To request that the office withdraw an application from issue, applicant must file a petition under this section including the fee set forth in § 1.17(h) and a showing of good and sufficient reasons why withdrawal of the application from issue is necessary.

Unpatentability of one or more claims, which must be accompanied by an unequivocal statement that one or more claims are unpatentable, an amendment to such claims, and an explanation as to how the amendment causes such claim or claims to be patentable.

Consideration of a request for continued examination in compliance with § 1.114(for a utility or plant application only).

Quick Path Information Disclosure Statement.

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After proceeding to the ePetition Request screen, the reason for withdrawal and other information provided on the Certification screen will be displayed for review purposes, but cannot be changed. If you need to change the application number, reason for withdrawal, or petition filer type, please click on the Cancel button to restart the petition.

You must indicate if the required documents and/or fees have been previously filed or will accompany the ePetition. For consideration of RCE, the option to indicate that you previously filed the RCE request, submission, and fee will only be displayed if the system can locate the RCE fee payment. You must select the date from the dropdown list that corresponds to the date of your RCE submission.

Reasons to withdrawal

- Unpatentability of one or more claims, which must be accompanied by an unequivocal statement that one or more claims are unpatentable, an amendment to such claims, and an explanation as to how the amendment causes such claim or claims to be patentable.

Web-based ePetition

Petition to withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))

Application type	Filed by	First named inventor	Customer # / Address
Nonprovisional Application under 35 USC 111(a)	Practitioner		

Petition to Withdraw from issue after Payment of the Issue Fee (37 CFR 1.313(c)(1)or(2))

APPLICANT HEREBY PETITIONS TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

NOTE: A grantable petition requires all the below information

Reason for withdrawal - One or more claims are unpatentable

I certify, in accordance with 37 CFR 1.4(d)(4) that the amendment and explanation have already been filed in the

Amendment and explanation are attached

Applicant claims the following entity status

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
<input type="text" value="John Marina, VI"/>	Practitioner		

[Cancel submission](#)

- **Consideration of a request for continued examination in compliance with § 1.114(for a utility or plant application only).**

Web-based ePetition

Petition to withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))

_____ :

Application type	Filed by	First named inventor	Customer # / Address
Nonprovisional Application under 35 USC 111(a)	Practitioner	_____	_____

Petition to Withdraw from issue after Payment of the Issue Fee (37 CFR 1.313(c)(1)or(2))

APPLICANT HEREBY PETITIONS TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

NOTE: A grantable petition requires all the below information

Reason for withdrawal - Consideration of a request for continued examination

RCE request, submission, and fee are attached

Applicant claims the following entity status

Small

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
_____ "/John Marina, VI/"	Practitioner	_____	_____

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You must indicate the current entity status. At the bottom of the screen, you will need to complete user information and provide an S-signature.

On the Upload documents screen, the required documents that need to be attached will be displayed with the document description that needs to be chosen. **Only permissible Document Description(s) may be selected when attaching additional documents**

Unpatentability of one or more claims upload documents page:

Upload documents

Add files that you wish to accompany your patent application submission. To add more files, use the file upload interaction or drag & drop them into the area below.

The following documents need to be attached:

- A.NA - Amendment after Notice of Allowance (Rule 312)
- REM - Applicant Arguments/Remarks Made in an Amendment
- CLM - Claims

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petition-request.pdf (31 KB / 2 pages)	ePetition Request Form	Preview	⋮
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
Consideration of a request for continued examination upload documents page:

Upload documents

Add files that you wish to accompany your patent application submission. To add more files, use the file upload interaction or drag & drop them into the area below.


The following documents need to be attached:
RCEX - Request for Continued Examination (RCE)
In addition, the RCE submission needs to be attached

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Unpatentability of one or more claims Review & submit page:

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Application Data

Reason for withdrawal

One or more claims are unpatentable - Amendment and explanation are attached

Applicant claims the following entity status

Small

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petition-request.pdf (31 KB / 2 pages)	ePetition Request Form	Preview	:
Clms.pdf (161 KB / 1 page)	Claims	Preview	:
Rem.pdf (203 KB / 3 pages)	Applicant Arguments/Remarks Made in an Amendment	Preview	:
Amend.pdf (142 KB / 4 pages)	Amendment after Notice of Allowance (Rule 312)	Preview	:

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2464	PETITIONS REQUIRING THE PETITION FEE SET FORTH IN 37 CFR 1.17(H) (GROUP III)	\$56.00	1	\$56.00
Total fees selected to pay				\$56.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
<input type="text"/>	Practitioner	<input type="text"/>	<input type="text"/>

Consideration of a request for continued examination upload documents page:

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Application Data

Reason for withdrawal

Consideration of a request for continued examination - RCE request, submission and fee are attached

Applicant claims the following entity status

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 petition-request.pdf (31 KB / 2 pages)	ePetition Request Form	Preview	:
 RCE.pdf (1318 KB / 3 pages)	Request for Continued Examination (RCE)	Preview	:
 RCE_submission.pdf (142 KB / 4 pages)	Amendment Submitted/Entered with Filing of Continued Prosecution Application (CPA)/Request for Continued Examination(RCE)	Preview	:

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
1464	PETITIONS REQUIRING THE PETITION FEE SET FORTH IN 37 CFR 1.17(H) (GROUP III)	\$140.00	1	\$140.00
1820	REQUEST FOR CONTINUED EXAMINATION (RCE)-2ND AND SUBSEQUENT REQUEST (SEE 37 CFR 1.114)	\$2,000.00	1	\$2,000.00
Total fees selected to pay				\$2,140.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
<input type="text"/>	Practitioner	<input type="text"/>	<input type="text"/>

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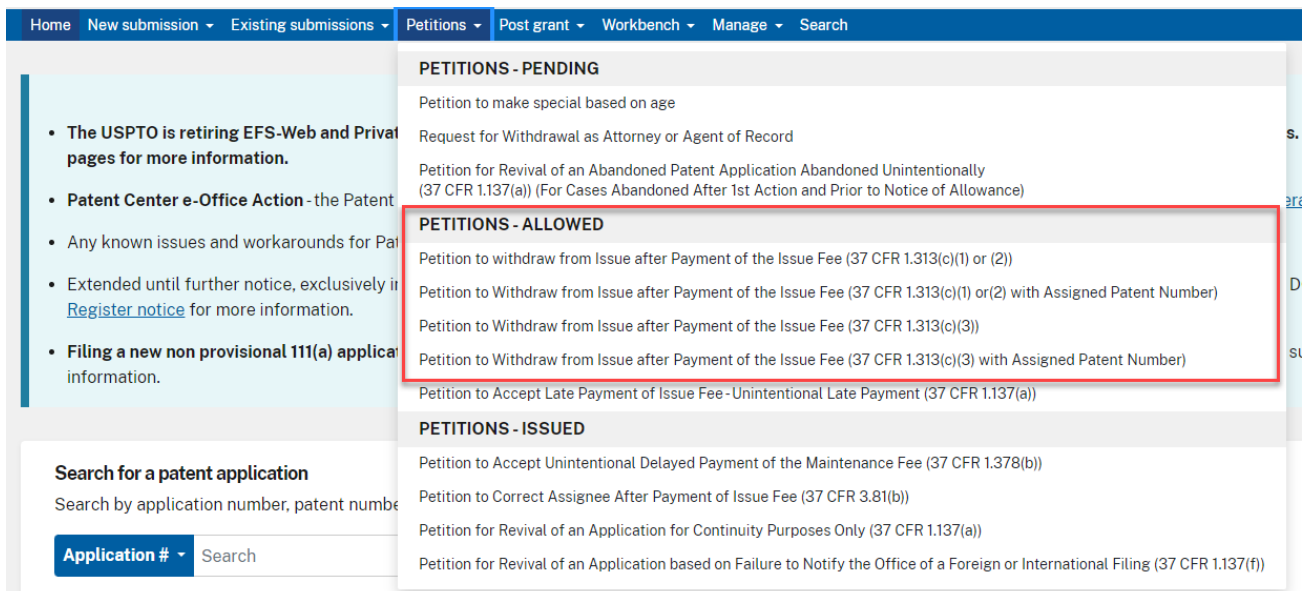
[Submit & Pay](#)

On the Review & submit page, you will see your reason for withdrawal, files to be submitted as well as calculated fees. The calculated fees are based on the previously selected fee entity status. To submit your ePetition for auto-processing, click the File ePetition & Pay button. The FPNG payment screen will display to complete payment. After payment completion, you will be directed back to Patent Center where you will be able to save or print your receipt, payment receipt and grant letter.

**Payment must be successfully processed in order for you to receive the Petition Grant. **

4. **ePetition Filing Requirements: Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3))**

- The user must enter a valid US application number.
- The US application number entered may not be for an issued patent.
- The US application may not be in an abandoned status.
- The Issue fee must have been paid.
- If the filer is a registered practitioner given Power of Attorney, the Power of Attorney will be verified by the system.



Warning: Your application will be expressly abandoned if this ePetition is granted.
Patent Center ePetition Quick Start

After proceeding to the ePetition Request screen, the reason for withdrawal selected on the Certification screen will be displayed for review purposes, but cannot be changed. If you need to change the application number, reason for withdrawal, or petition filer type, please click on the Cancel button to restart the petition.

To begin this petition, enter the application number, confirmation number, and reason for withdrawal.

Select the appropriate certification statement to indicate your identity. Then select the appropriate certification statement. Registered Attorneys acting in a representative capacity may not file this petition.

Web-based ePetition

Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3))

i Patents are issued each Tuesday at 12:00 AM (Eastern Time).
This ePetition must be filed by the applicant and granted by the USPTO prior to the Issue Date (Tuesday 12:00 AM Eastern Time).

Application #
99999999 or 99/999,999

Confirmation #

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.

Reason for withdrawal

An application may be withdrawn from issue for further action upon petition by the applicant. To request that the office withdraw an application from issue, applicant must file a petition under this section including the fee set forth in § 1.17(h) and a showing of good and sufficient reasons why withdrawal of the application from issue is necessary.

Applicant hereby expressly abandons the instant application.

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No documents need to be attached for this ePetition. The Calculate Fees screen displays the required petition fee due. Click Continue to proceed.

The appropriate radio button for fee entity status needs to be selected. At the bottom of the screen, you will need to complete user information and provide an S-signature.

Web-based ePetition

Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3))

15/546,346 | J-17-0075 :
IMAGING DEVICE INCLUDING A CONTROL UNIT CONFIGURED TO COUNTERACT VIBRATION

Application type	Filed by	First named inventor	Customer # / Address
	Practitioner		

Petition to withdraw from issue after payment of the ISSUE FEE (37 CFR 1.313(c)(3))

APPLICANT HEREBY PETITIONS TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

NOTE: A grantable petition requires all the below information

Reason for withdrawal - Applicant hereby expressly abandons the instant application

Applicant claims the following entity status

Small

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature	First name	Last name	Registration number
<input type="text"/> "/John Marina, VI" <i>Signature is required.</i>	Practitioner		

[Cancel submission](#)

On the Review & submit page, you will see your reason for withdrawal and calculated fees. The calculated fees are based on the previously selected fee entity status. To submit your ePetition for auto-processing, click the File ePetition & Pay button. The FPNG payment screen will display to complete payment. After payment completion, you will be directed back to Patent Center where you will be able to save or print your receipt, payment receipt and grant letter.

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Application Data

Reason for withdrawal
Applicant hereby expressly abandons the instant application

Applicant claims the following entity status
Small

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petition-request.pdf (31 KB / 2 pages)	ePetition Request Form	Preview	⋮
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Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2464	PETITIONS REQUIRING THE PETITION FEE SET FORTH IN 37 CFR 1.17(H) (GROUP III)	\$56.00	1	\$56.00
Total fees selected to pay				\$56.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature	First name	Last name	Registration number
<input type="text"/>	Practitioner	<input type="text"/>	<input type="text"/>

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5. ePetition Filing Requirements: Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2) with Assigned Patent Number)

- The user must enter a valid US application number.
- The US application number entered may not be for an issued patent.
- The US application must have a patent number assigned.
- The US application may not be in an abandoned status.
- The Issue fee must have been paid.
- The patent issue date of the application needs to be later than the current date.

The screenshot shows the USPTO EFS-Web interface. The top navigation bar includes links for Home, New submission, Existing submissions, Petitions, Post grant, Workbench, Manage, and Search. The 'Petitions' dropdown menu is open, displaying three sections: 'PETITIONS - PENDING', 'PETITIONS - ALLOWED', and 'PETITIONS - ISSUED'. The 'PETITIONS - ALLOWED' section is highlighted with a red border and contains the following options:

- Petition to withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or(2) with Assigned Patent Number)
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3) with Assigned Patent Number)
- Petition to Accept Late Payment of Issue Fee - Unintentional Late Payment (37 CFR 1.137(a))

Other options in the 'PETITIONS - PENDING' section include:

- Petition to make special based on age
- Request for Withdrawal as Attorney or Agent of Record
- Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally (37 CFR 1.137(a)) (For Cases Abandoned After 1st Action and Prior to Notice of Allowance)

The 'PETITIONS - ISSUED' section includes:

- Petition to Accept Unintentional Delayed Payment of the Maintenance Fee (37 CFR 1.378(b))
- Petition to Correct Assignee After Payment of Issue Fee (37 CFR 3.81(b))
- Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a))
- Petition for Revival of an Application based on Failure to Notify the Office of a Foreign or International Filing (37 CFR 1.137(f))

On the left side of the interface, there is a search box for patent applications with the label 'Search for a patent application' and a search button labeled 'Application # Search'.

To begin the petition, enter the application number, confirmation number and certify your identity. Then select the reason for withdrawal from issue. If the power of attorney radio button is selected, the system will validate that the registration number entered has power of attorney.

Web-based ePetition

Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or(2) with Assigned Patent Number)



Patents are issued each Tuesday at 12:00 AM (Eastern Time).
This ePetition must be filed by the applicant and granted by the USPTO prior to the Issue Date (Tuesday 12:00 AM Eastern Time).

Application #

99999999 or 99/999,999

Confirmation #

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

- An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.
- An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.

Reason for withdrawal

An application may be withdrawn from issue for further action upon petition by the applicant. To request that the office withdraw an application from issue, applicant must file a petition under this section including the fee set forth in § 1.17(h) and a showing of good and sufficient reasons why withdrawal of the application from issue is necessary.

- Unpatentability of one or more claims, which must be accompanied by an unequivocal statement that one or more claims are unpatentable, an amendment to such claims, and an explanation as to how the amendment causes such claim or claims to be patentable.
- Consideration of a request for continued examination in compliance with § 1.114(for a utility or plant application only).
- Quick Path Information Disclosure Statement.

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You must indicate if required documents and/or fees have been previously filed or will accompany the ePetition. For consideration of RCE, the option to indicate that you previously filed the RCE request, submission, and fee will only be displayed if the system can locate the RCE fee payment. You must select the date from the dropdown list that corresponds to the date of your RCE submission.

You must indicate the current entity status. If selecting micro entity as the current entity status, you must certify if the application falls under the option for either Gross Income Basis or Institution of Higher Education Basis.

Reasons to withdrawal

- Unpatentability of one or more claims, which must be accompanied by an unequivocal statement that one or more claims are unpatentable, an amendment to such claims, and an explanation as to how the amendment causes such claim or claims to be patentable.

Web-based ePetition

Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or(2) with Assigned Patent Number)

15/815,777 | FIS920150159US04 : ADVANCED CHIP TO WAFER STACKING

Application type	Filed by	First named inventor	Customer # / Address
Nonprovisional Application under 35 USC 111(a)	Practitioner	[REDACTED]	[REDACTED]

Petition to Withdraw from issue after Payment of the Issue Fee (37 CFR 1.313(c)(1)or(2) with Assigned Patent Number)

APPLICANT HEREBY PETITIONS TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

NOTE: A grantable petition requires all the below information

Reason for withdrawal - One or more claims are unpatentable

I certify, in accordance with 37 CFR 1.4(d)(4) that the amendment and explanation have already been filed in the above-identified application on

Amendment and explanation are attached

Applicant claims the following entity status

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
<input type="text" value="John Marina, VI"/>	Practitioner	[REDACTED]	[REDACTED]

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- **Consideration of a request for continued examination in compliance with § 1.114(for a utility or plant application only).**

Web-based ePetition

Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or(2) with Assigned Patent Number)

15/815,777 | FIS920150159US04 : ADVANCED CHIP TO WAFER STACKING

Application type	Filed by	First named inventor	Customer # / Address
Nonprovisional Application under 35 USC 111(a)	Practitioner	[Redacted]	[Redacted]

Petition to Withdraw from issue after Payment of the Issue Fee (37 CFR 1.313(c)(1)or(2) with Assigned Patent Number)

APPLICANT HEREBY PETITIONS TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

NOTE: A grantable petition requires all the below information

Reason for withdrawal - Consideration of a request for continued examination

RCE request, submission, and fee are attached
Applicant claims the following entity status

Small
▼

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
<input style="width: 100%;" type="text"/> <small>"/John Marina, VI/"</small>	Practitioner	[Redacted]	[Redacted]

Cancel submission

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At the bottom of the screen, you will need to complete user information and provide an S-signature.

On the Upload documents screen, the required documents that need to be attached will be displayed with the document description that needs to be chosen. **Only permissible Document Description(s) may be selected when attaching additional documents**

Unpatentability of one or more claims upload documents page:

The screenshot shows the 'Upload documents' interface. At the top, it says 'Upload documents' and 'Add files that you wish to accompany your patent application submission. To add more files, use the file upload interaction or drag & drop them into the area below.' Below this is a light blue box with a red border containing the text: 'The following documents need to be attached: A.NA - Amendment after Notice of Allowance (Rule 312), REM - Applicant Arguments/Remarks Made in an Amendment, CLM - Claims'. To the right of this box is a link 'Help with document description'. Below is a large dashed box for file upload, containing a cloud icon with an arrow, the text 'Drag and drop files here or', and a 'Browse files' button. At the bottom left, it says 'Total documents uploaded: 1'. At the bottom right, there is a 'Download all documents' link. Below this is a table listing the uploaded document: 'petition-request.pdf (31 KB / 2 pages)' with the title 'ePetition Request Form', a 'Preview' link, and a menu icon. At the very bottom, there are three buttons: 'Cancel submission' (a link), 'Back', 'Save progress', and 'Continue'.

Upload documents

Add files that you wish to accompany your patent application submission. To add more files, use the file upload interaction or drag & drop them into the area below.

The following documents need to be attached:
A.NA - Amendment after Notice of Allowance (Rule 312)
REM - Applicant Arguments/Remarks Made in an Amendment
CLM - Claims

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Total documents uploaded: 1 [Download all documents](#)

petition-request.pdf (31 KB / 2 pages)	ePetition Request Form	Preview	
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
Consideration of a request for continued examination upload documents page:

Upload documents

Add files that you wish to accompany your patent application submission. To add more files, use the file upload interaction or drag & drop them into the area below.


The following documents need to be attached:
RCEX - Request for Continued Examination (RCE)
In addition, the RCE submission needs to be attached

[Help with document description](#)



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Total documents uploaded: 1 [Download all documents](#)

 petition-request.pdf (31 KB / 2 pages)	ePetition Request Form	Preview ⋮
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[Cancel submission](#)[Back](#)[Save progress](#)[Continue](#)

In order to continue you must successfully upload the necessary PDF documents without validation errors.

Unpatentability of one or more claims Review & submit page:

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Application Data

Reason for withdrawal





One or more claims are unpatentable - Amendment and explanation are attached

Applicant claims the following entity status

Small

Total documents uploaded: 4

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 petition-request.pdf (31 KB / 2 pages)	ePetition Request Form	Preview	:
 Clms.pdf (161 KB / 1 page)	Claims	Preview	:
 Rem.pdf (203 KB / 3 pages)	Applicant Arguments/Remarks Made in an Amendment	Preview	:
 Amend.pdf (142 KB / 4 pages)	Amendment after Notice of Allowance (Rule 312)	Preview	:

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2464	PETITIONS REQUIRING THE PETITION FEE SET FORTH IN 37 CFR 1.17(H) (GROUP III)	\$56.00	1	\$56.00
Total fees selected to pay				\$56.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature

First name

Last name

Registration number

...

Practitioner

.....

.....

Consideration of a request for continued examination Review & submit page:

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Application Data

Reason for withdrawal

Consideration of a request for continued examination - RCE request, submission and fee are attached

Applicant claims the following entity status

Regular undiscounted

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 petition-request.pdf (31 KB / 2 pages)	ePetition Request Form	Preview	:
 RCE.pdf (1318 KB / 3 pages)	Request for Continued Examination (RCE)	Preview	:
 RCE_submission.pdf (142 KB / 4 pages)	Amendment Submitted/Entered with Filing of Continued Prosecution Application (CPA)/Request for Continued Examination(RCE)	Preview	:

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
1464	PETITIONS REQUIRING THE PETITION FEE SET FORTH IN 37 CFR 1.17(H) (GROUP III)	\$140.00	1	\$140.00
1820	REQUEST FOR CONTINUED EXAMINATION (RCE)-2ND AND SUBSEQUENT REQUEST (SEE 37 CFR 1.114)	\$2,000.00	1	\$2,000.00
Total fees selected to pay				\$2,140.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
<input type="text"/>	Practitioner	<input type="text"/>	<input type="text"/>

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Back

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Submit & Pay

On the Review & submit page, you will see your reason for withdrawal, files to be submitted as well as calculated fees. The calculated fees are based on the previously selected fee entity status. To submit your ePetition for auto-processing, click the File ePetition & Pay button. The FPNG payment screen will display to complete payment. After payment completion, you will be directed back to Patent Center where you will be able to save or print your receipt, payment receipt and grant letter.

*Payment must be successfully processed in order for you to receive the Petition Grant. *

Warning: Patents are issued each Tuesday at Midnight (12:00 AM Eastern Time). You must file and complete payment for your ePetition and it must be granted by USPTO before the Issue Date. Please file your petition as soon as possible so as to avoid any computer system problems which may cause the patent to issue despite the petition to withdraw it from issue.

6. [ePetition Filing Requirements: Petition to Withdraw from Issue after Payment of the Issue Fee \(37 CFR 1.313\(c\)\(3\) with Assigned Patent Number\)](#)

- The user must enter a valid US application number.
- The US application number entered may not be for an issued patent.
- The US application must have a patent number assigned.
- The US application may not be in an abandoned status.
- The Issue fee must have been paid.
- The patent issue date of the application needs to be later than the current date.

Home New submission Existing submissions **Petitions** Post grant Workbench Manage Search

- The USPTO is retiring EFS-Web and Private Patent Pages for more information.
- Patent Center e-Office Action - the Patent Center e-Office Action is now available in the Patent Center e-Office Action.
- Any known issues and workarounds for Patent Center e-Office Action.
- Extended until further notice, exclusively in the Patent Center e-Office Action. [Register notice](#) for more information.
- Filing a new non provisional 111(a) application. For more information, see the Patent Center e-Office Action.

PETITIONS - PENDING

- Petition to make special based on age
- Request for Withdrawal as Attorney or Agent of Record
- Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally (37 CFR 1.137(a)) (For Cases Abandoned After 1st Action and Prior to Notice of Allowance)

PETITIONS - ALLOWED

- Petition to withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or (2))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(1) or(2) with Assigned Patent Number)
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3))
- Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3) with Assigned Patent Number)
- Petition to Accept Late Payment of Issue Fee - Unintentional Late Payment (37 CFR 1.137(a))

PETITIONS - ISSUED

- Petition to Accept Unintentional Delayed Payment of the Maintenance Fee (37 CFR 1.378(b))
- Petition to Correct Assignee After Payment of Issue Fee (37 CFR 3.81(b))
- Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a))
- Petition for Revival of an Application based on Failure to Notify the Office of a Foreign or International Filing (37 CFR 1.137(f))

Search for a patent application
 Search by application number, patent number, or inventor name

Application # Search

Warning: Your application will be expressly abandoned if this ePetition is granted.

The appropriate radio button for fee entity status needs to be selected. If selecting micro entity as the current entity status, you must certify if the application falls under the option for either Gross Income Basis or Institution of Higher Education Basis.

To begin the following petition, enter in the application number, confirmation number and reason for withdrawal from issue. Then select the appropriate certification statement. Registered Attorneys acting in a representative capacity may not file this petition.

Web-based ePetition

Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3) with Assigned Patent Number)

i Patents are issued each Tuesday at 12:00 AM (Eastern Time).
This ePetition must be filed by the applicant and granted by the USPTO prior to the Issue Date (Tuesday 12:00 AM Eastern Time).

Application #
99999999 or 99/999,999

Confirmation #

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.

Reason for withdrawal

An application may be withdrawn from issue for further action upon petition by the applicant. To request that the office withdraw an application from issue, applicant must file a petition under this section including the fee set forth in § 1.17(h) and a showing of good and sufficient reasons why withdrawal of the application from issue is necessary.

Applicant hereby expressly abandons the instant application.

[Back to home page](#) [Continue](#)

Web-based ePetition

Petition to Withdraw from Issue after Payment of the Issue Fee (37 CFR 1.313(c)(3) with Assigned Patent Number)

15/815,777 | FIS920150159US04 : ADVANCED CHIP TO WAFER STACKING

Application type	Filed by	First named inventor	Customer # / Address
Nonprovisional Application under 35 USC 111(a)	Practitioner AlexisPVT	Wei Lin	141748 - FOLEY & LARDNER LLP 3000 K STREET N.W. SUITE 600 WASHINGTON, DISTRICT OF COLUMBIA 20007-5109 US

Petition to Withdraw from issue after Payment of the Issue Fee (37 CFR 1.313(c)(3) with Assigned Patent Number)

APPLICANT HEREBY PETITIONS TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

NOTE: A grantable petition requires all the below information

Reason for withdrawal - Applicant hereby expressly abandons the instant application

Applicant claims the following entity status

Small

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature	First name	Last name	Registration number
<input type="text"/> /John Marina, VI/	Practitioner	AlexisPVT	42288

[Cancel submission](#)

Save progress

Continue

At the end of the screen, you will need to complete user information and provide an S-signature.

No documents need to be attached for this ePetition. The Calculate Fees screen displays the required petition fee due. Click Continue to proceed.

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Application Data

Reason for withdrawal

Applicant hereby expressly abandons the instant application

Applicant claims the following entity status

Small

Total documents uploaded: 1

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 petition-request.pdf (31 KB / 2 pages) ePetition Request Form [Preview](#) 

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2464	PETITIONS REQUIRING THE PETITION FEE SET FORTH IN 37 CFR 1.17(H) (GROUP III)	\$56.00	1	\$56.00
Total fees selected to pay				\$56.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature	First name	Last name	Registration number
/kk/	Practitioner	AlexisPVT	42288

[Cancel submission](#)

[Back](#)

[Save progress](#)

[Submit & Pay](#)

On the Review & submit page, you will see your reason for withdrawal and calculated fees. The calculated fees are based on the previously selected fee entity status. To submit your ePetition for auto-processing, click the Submit & Pay button. The FPNG payment screen will display to complete payment. After payment completion, you will be directed back to Patent Center where you will be able to save or print your receipt, payment receipt and grant letter.

Warning: Patents are issued each Tuesday at Midnight (12:00 AM Eastern Time). You must file and complete payment for your ePetition and it must be granted by USPTO before the Issue Date. Please file your petition as soon as possible so as to avoid any computer system problems which may cause the patent to issue despite the petition to withdraw it from issue.

7. ePetition Filing Requirements: Petition to Accept Late Payment of Issue Fee - Unintentional Late Payment (37 CFR 1.137(a))

- The user must enter a valid US application number.
- The US application number entered may not be for an issued patent.
- The application must be in an abandoned status.
- The Issue fee must be paid.
- The application has to have been allowed.

To begin the following petition, enter in the application number, confirmation number, and then certify the user identity. To proceed to the next screen, click Continue.

Web-based ePetition

Petition to accept late payment of issue fee - unintentional late payment (37 CFR 1.137(a))

Application #
99999999 or 99/999,999

Confirmation #

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.

The user must indicate the fee entity status and make sure the issue fee transmittal form is attached. If selecting micro entity as the current entity status, you must certify if the application falls under the option for either Gross Income Basis or Institution of Higher Education Basis.

PETITION TO ACCEPT LATE PAYMENT OF ISSUE FEE - UNINTENTIONAL LATE PAYMENT (37 CFR 1.137(a))

Electronic petition

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus any extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

NOTE: A grantable petition requires all the below information

(1) Petition Fee under 37 CFR 1.17(m) is attached

Applicant claims the following entity status

(2) Issue fee and publication fee



Issue fee and publication fee must accompany ePetition

Issue fee transmittal is attached.

The appropriate statement must be selected for any Drawing corrections and/or other deficiencies. The statement box detailing that the entire delay from the date of abandonment to the date of filing the petition was unintentional must be selected.

(1) Petition Fee under 37 CFR 1.17(m) is attached

Applicant claims the following entity status

Small ▼

(2) Issue fee and publication fee



Issue fee and publication fee must accompany ePetition

Issue fee transmittal is attached.

(3) Drawing corrections and/or other deficiencies

- Drawing corrections and/or other deficiencies are not required
- I certify, in accordance with 37 CFR 1.4(d)(4) that drawing corrections and/or other deficiencies have previously been filed on
- Drawing corrections and/or other deficiencies are attached

(4) Statement

The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(a) was unintentional.

The user must also provide an S-signature to continue.

NOTE: Where the petition under 37 CFR 1.137(a) is filed more than two years after the date the application became abandoned, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature

/DA/

'John Marina, VI'

First name

[Redacted]

Last name

[Redacted]

Registration number

[Redacted]


You are required to upload the Issue Fee Payment (PTO-85B) document. If you have to provide drawings or other documents, attach the documents and select the appropriate document description from the dropdown list (e.g., “Drawings”).

Upload documents

Add files that you wish to accompany your patent application submission. To add more files, use the file upload interaction or drag & drop them into the area below.

The following documents need to be attached:
IFEE - Issue Fee Payment (PTO-85B)

[Help with document description](#)





Drag and drop files here

or

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Total documents uploaded: 2

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 petition-request.pdf (36 KB / 2 pages)	ePetition Request Form	Preview	:
 PTO 85B.pdf (261 KB / 2 pages)	Issue Fee Payment (PTO-85B)	Preview	:





In order to continue you must successfully upload any necessary PDF document(s) without validation errors. To proceed to the next screen, click Continue.

On the Review & Submit screen, the information provided, files to be submitted and fees to be paid are displayed. To submit your ePetition submission, click the Submit & Pay button. The user will be taken to FPNG, since payment is required for this ePetition. Your fee payment must be successfully processed in order for you to receive the Petition Grant.

NOTE: Where the petition under 37 CFR 1.137(a) is filed more than two years after the date the application became abandoned, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

Total documents uploaded: 2

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 petition-request.pdf (36 KB / 2 pages)	ePetition Request Form	Preview 
 PTO 85B.pdf (261 KB / 2 pages)	Issue Fee Payment (PTO-85B)	Preview 

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2501	UTILITY ISSUE FEE	\$480.00	1	\$480.00
2453	PETITION FOR REVIVAL OF AN ABANDONED APPLICATION FOR A PATENT, FOR THE DELAYED PAYMENT OF THE FEE FOR ISSUING EACH PATENT, OR FOR THE DELAYED RESPONSE BY THE PATENT OWNER IN ANY REEXAMINATION PROCEEDING	\$840.00	1	\$840.00
Total fees selected to pay				\$1,320.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
/DA/	<input type="text"/>	<input type="text"/>	<input type="text"/>

[Cancel submission](#)

8. ePetition Filing Requirements: Petition for Revival of an Application based on Failure to Notify the Office of a Foreign or International Filing (37 CFR 1.137(f))

- The user must enter a valid US application number.
- The US application cannot be in an abandoned status.
- The petition must have a filing date more than 45 days past the foreign application filing

date.

- A non-publication request must have been previously filed.

This ePetition requires the application number, the confirmation number, and the foreign filing date. You must certify your identity. To proceed to the next screen, click Continue.

Web-based ePetition

Petition requesting revival based on failure to notify the Office of a foreign filing after submission of a non-publication request

Application #

99999999 or 99/999,999

Confirmation #

Foreign filing date

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:


- An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.
- An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.

The ePetition Data screen displays the ePetition request. You must indicate the current entity status, confirm that the non-publication request was filed, and certify that the entire delay period from the date of foreign filing until the date of submitting the petition was unintentional.

Petition requesting revival based on failure to notify the Office of a foreign filing after submission of a non-publication request

PURSUANT TO 37 CFR 1.137(f), APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION UNDER 37 CFR 1.137(a).


Applicant claims the following fee status

Small 

Reply

Notice of Foreign or International Filing (35 U.S.C. 122(b)(2)(B)(iii) and 37 CFR 1.213(c)) Subsequent to the filing of the above-identified application, an application was filed in another country, or under a multinational international treaty (e.g., filed under the Patent Cooperation Treaty), that requires publication of applications eighteen months after the filing.

The filing date of the subsequently filed foreign or international application is:

02/02/2022 

Statement

- The non-publication request has been filed on
- The entire delay in filing the required notice of a foreign or international filing from the due date for the required notice until the filing of a grantable petition under 37 CFR 1.137(a) was unintentional.


Petitioner is reminded that a delay resulting from a deliberately chosen course of action or a change in circumstance is not an unintentional delay.

NOTE: Where the petition under 37 CFR 1.137 is filed more than two years after the required notice of a foreign or international filing was due, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See *Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay*, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

In the last section of the screen you must provide your name and S-signature. Remember, required entry fields must be complete in order to continue with the submission. To proceed to the next screen, click Continue at the bottom of the page.

You are required to attach the *Rescind Nonpublication Request for Pre Grant Pub* document with this ePetition. Select the document description labeled “Rescind Nonpublication Request for Pre Grant Pub.” Click “Upload & Validate” to include the document with your ePetition submission.

Upload document (RESC Rescind Nonpublication Request for Pre Grant Pub) *



Drag and drop files here

or



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Multi_corrected.pdf ×

In order to continue you must successfully upload the PDF document without validation errors.

Total documents uploaded: 2

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 petition-request.pdf (26 KB / 2 pages)	ePetition Request Form	Preview ⋮
 Multi_corrected.pdf (197 KB / 6 pages)	Rescind Nonpublication Request for Pre Grant Publication	Preview ⋮

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2453	PETITION FOR REVIVAL OF AN ABANDONED APPLICATION FOR A PATENT, FOR THE DELAYED PAYMENT OF THE FEE FOR ISSUING EACH PATENT, OR FOR THE DELAYED RESPONSE BY THE PATENT OWNER IN ANY REEXAMINATION PROCEEDING	\$840.00	1	\$840.00
Total fees selected to pay				\$840.00

The Review & Submit Screen displays the required fees, with the petition information provided as well as files to be submitted are displayed. To submit your ePetition submission, click the File ePetition & Pay button. The FPNG payment screen will display, since payment is required for this ePetition. Your fee payment must be successfully processed in order for you to receive the Petition Grant.

Total fees selected to pay \$840.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
/DA/	<input type="text"/>	<input type="text"/>	<input type="text"/>

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9. ePetition Filing Requirements: Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a)) -

- The user must enter a valid US application number.
- The US application number cannot be a provisional application.
- The US application number entered may not be an issued patent.
- The Parent application must be in an abandoned status.
- The Child application has to have been previously filed.

To start this ePetition, you must enter the application number, confirmation number, continuing application number, and optionally the continuing application filing date.


Web-based ePetition

Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a))

Application #
99999999 or 99/999,999

Confirmation #

Continuing Application #
99999999 or 99/999,999

Continuing Application Filing date (optional)
MM/DD/YYYY 

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.

[Back to home page](#) [Continue](#)

On the ePetition Data screen, the continuing application number and continuing filing date provided on the Certification screen will be displayed for review purposes.



A fee entity status and an appropriate terminal disclaimer statement must be selected, as well as the statement concerning the period of unintentional delay must be checked in order to continue.

On the last section of the screen, you must provide your name and S-signature. It is required that each entry field be completed to continue with the submission. To proceed to the next screen, click Continue.

Web-based ePetition

Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a))

 : 12/12/2001

Application #	Application type	Filed by	First named inventor
	U.S. National Stage under 35 USC 371		sdf asdf

Correspondence address

59 - Private PAIR
regular Associatated attorneys
Cochinsss, ALABAMA 78943
US

Petition for Revival of an application for Continuity Purposes Only (37 CFR 1.137(a))

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus any extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

Note: A grantable petition requires the following items:

1. Petition fee;
2. Reply and/or issue fee;
3. Terminal disclaimer with disclaimer fee required for all utility and plant applications filed before June 8, 1995; and for all design applications;
4. Statement that the entire delay was unintentional.

(1) Petition Fee under 37 CFR 1.17(m) is attached

Applicant claims the following entity status

Small 

(2) Reply

A reply in the form of a continuing application with serial number [redacted] has been previously filed on

Continuing Filing Date 

(3) Terminal disclaimer and fee

- Terminal disclaimer and Fee are attached
- Terminal disclaimer and Fee are not required

(4) Statement

- The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(a) was unintentional.

Petitioner is reminded that a delay resulting from a deliberately chosen course of action on the part of the applicant does not become an "unintentional" delay within the meaning of 37 CFR 1.137 because:

- the applicant does not consider the claims to be patentable over the references relied upon in an outstanding Office action;
- the applicant does not consider the allowed or patentable claims to be of sufficient breadth or scope to justify the financial expense of obtaining a patent;
- the applicant does not consider any patent to be of sufficient value to justify the financial expense of obtaining the patent; or
- the applicant remains interested in eventually obtaining a patent, but simply seeks to defer patent fees and patent prosecution expenses.

Petitioner is further reminded that an intentional delay resulting from a deliberate course of action chosen by the applicant is not affected by:

- the correctness of the applicant's (or applicant's representative's) decision to abandon the application or not to seek or persist in seeking revival of the application;
- the correctness or propriety of a rejection, or other objection, requirement, or decision by the Office; or
- the discovery of new information or evidence, or other change in circumstances subsequent to the abandonment or decision not to seek or persist in seeking revival.

NOTE: Where the petition under 37 CFR 1.137(a) is filed more than two years after the date the application became abandoned, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

Certification

I certify, in accordance with [37 CFR 1.4\(d\)\(4\)](#) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature

'/John Marina, VI/'

First name

[redacted]

Last name

Attorney

Registration number

[redacted]

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
Continue

If “Terminal Disclaimer and Fee included” option is selected, you must successfully upload the required documents without validation errors. *Note not all requests require a Terminal Disclaimer be included. If not required, select the option for “Terminal Disclaimer and Fee not required”

Upload documents
Add files that you wish to accompany your patent application submission. To add more files, use the file upload interaction or drag & drop them into the area below.

The following documents need to be attached:
DIST - Terminal Disclaimer Filed



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Total documents uploaded: 2 [Download all documents](#)

 petition-request.pdf (33 KB / 2 pages)	ePetition Request Form	Preview ⋮
 TerminalDisclsb0025a.pdf (168 KB / 2 pages)	Terminal Disclaimer Filed	Preview ⋮

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Web-based ePetition

Petition for Revival of an Application for Continuity Purposes Only (37 CFR 1.137(a))

Application # [redacted] **Application type** U.S. National Stage under 35 USC 371 **Filed by** [redacted] **First named inventor** sdf asdf

Correspondence address
 59- Private PAIR
 regular Associated attorneys
 Cochiness, ALABAMA 36943
 US

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

(1) Petition fee under 37 CFR 1.17(m) is attached

Applicant claims the following entity status
 Small

(2) Reply
 A reply in the form of a continuing application with serial number 17/995,775 has been previously filed on 07/13/2023

Statement
 The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(a) was unintentional.

Petitioner is reminded that a delay resulting from a deliberately chosen course of action on the part of the applicant does not become an "unintentional" delay within the meaning of 37CFR 1.137 because:

- the applicant does not consider the claims to be patentable over the references relied upon in an outstanding Office action;
- the applicant does not consider the allowed or patentable claims to be of sufficient breadth or scope to justify the financial expense of obtaining a patent;
- the applicant does not consider any patent to be of sufficient value to justify the financial expense of obtaining the patent; or
- the applicant remains interested in eventually obtaining a patent, but simply seeks to defer patent fees and patent prosecution expenses.

Petitioner is further reminded that an intentional delay resulting from a deliberate course of action chosen by the applicant is not affected by:

- the correctness of the applicant's (or applicant's representative's) decision to abandon the application or not to seek or persist in seeking revival of the application;
- the correctness or propriety of a rejection, or other objection, requirement, or decision by the Office; or
- the discovery of new information or evidence, or other change in circumstances subsequent to the abandonment or decision not to seek or persist in seeking revival.

NOTE: Where the petition under 37 CFR 1.137(a) is filed more than two years after the date the application became abandoned, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Classification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

Total documents uploaded: 2 [Download all documents](#)

	petition-request.pdf (33 KB / 2 pages)	ePetition Request Form	Preview	i
	TerminalDisclaimer0020s.pdf (168 KB / 2 pages)	Terminal Disclaimer Filed	Preview	i

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2453	PETITION FOR REVIVAL OF AN ABANDONED APPLICATION FOR A PATENT, FOR THE DELAYED PAYMENT OF THE FEE FOR ISSUING EACH PATENT, OR FOR THE DELAYED RESPONSE BY THE PATENT OWNER IN ANY REEXAMINATION PROCEEDING	\$840.00	1	\$840.00
2814	STATUTORY DISCLAIMER, INCLUDING TERMINAL DISCLAIMER	\$170.00	1	\$170.00
Total fees selected to pay				\$1,010.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature: /s/ [redacted] First name: [redacted] Last name: Attorney Registration number: [redacted]

[Cancel submission](#) [Back](#) [Save progress](#) [File ePetition & Pay](#)

10. ePetition Filing Requirements: Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally (37 CFR 1.137(a)) (For Cases Abandoned After 1st Action and Prior to Notice of Allowance)

- The user must enter a valid US application number.
- The US application number cannot be a provisional, design, reexam, or plant
- The US application number entered may not be an issued patent.
- A Notice of Abandonment must have been mailed by the Office.
- The abandonment date must be less than 2 years
- After Final Rejection Amendments may not be filed
- The ePetition may not be filed if the application is after Notice of Allowance

To begin the following petition, select this type from the Petitions – Pending grouping, enter the application number, confirmation number, and then certify the user identity. To proceed to the next screen, click Continue.

Web-based ePetition

Petition for Revival of an Abandoned Patent Application Abandoned Unintentionally (37 CFR 1.137(a)) (For Cases Abandoned After 1st Action and Prior to Notice of Allowance)

Application #
99999999 or 99/999,999

Confirmation #

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.

[Back to home page](#) [Continue](#)

After proceeding to the ePetition Request screen, the revival type and the information provided on the Certification screen will be displayed for review purposes, but cannot be changed. If you need to change the application number, petition type, or petition filer type, please click on the Cancel button to restart the

petition.

The user must indicate the fee entity status and make sure the appropriate statement must be selected for the Reply. If selecting micro entity as the current entity status, you must certify if the application falls under the option for either Gross Income Basis or Institution of Higher Education Basis.

PETITION FOR REVIVAL OF AN ABANDONED PATENT APPLICATION ABANDONED UNINTENTIONALLY (37 CFR 1.137(a)) (FOR CASES ABANDONED AFTER 1ST ACTION AND PRIOR TO NOTICE OF ALLOWANCE)

Electronic petition

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus any extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION
NOTE: A grantable petition requires all the below information

(1) Petition Fee under 37 CFR 1.17(m) is attached

Applicant claims the following entity status

Small ▼

Small

Regular undiscounted

Micro-Institution of higher education basis

Micro-Gross income basis

The statement box detailing that the entire delay from the date of abandonment to the date of filing the petition was unintentional must be selected. The user must also provide an S-signature to continue

Note: Patent Center will automatically display whether a non-final rejection or final rejection has been issued.

Application Data screen based on a Reply to a Final Rejection:

(2) Final Rejection Reply

A final rejection has been issued in this application. The following reply is permitted in the electronic format.

- Request for Continued Examination
- Notice of Appeal

(3) Terminal disclaimer is not required since the electronic petition format does not support design applications and applications filed before June 8, 1995. Please file using an alternative petition format for review by Office of Petitions

(4) Statement

- The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(a) was unintentional.

Petitioner is reminded that a delay resulting from a deliberately chosen course of action on the part of the applicant does not become an "unintentional" delay within the meaning of 37 CFR 1.137 because:

- the applicant does not consider the claims to be patentable over the references relied upon in an outstanding Office action;
- the applicant does not consider the allowed or patentable claims to be of sufficient breadth or scope to justify the financial expense of obtaining a patent;
- the applicant does not consider any patent to be of sufficient value to justify the financial expense of obtaining the patent; or
- the applicant remains interested in eventually obtaining a patent, but simply seeks to defer patent fees and patent prosecution expenses.

Petitioner is further reminded that an intentional delay resulting from a deliberate course of action chosen by the applicant is not affected by:

- the correctness of the applicant's (or applicant's representative's) decision to abandon the application or not to seek or persist in seeking revival of the application;
- the correctness or propriety of a rejection, or other objection, requirement, or decision by the Office; or
- the discovery of new information or evidence, or other change in circumstances subsequent to the abandonment or decision not to seek or persist in seeking revival.

NOTE: Where the petition under 37 CFR 1.137(a) is filed more than two years after the date the application became abandoned, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature

"/John Marina, VI/

First name

Last name

Attorney

Registration number

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Note: The Attach Documents screen will only be displayed if the selection for documents and fees are going to be attached (e.g., RCE Request, Submission and Fee are attached)
Patent Center ePetition Quick Start

On the Attached Documents screen, the required documents that need to be attached will be displayed with the document description that needs to be chosen. -

Example of a Notice of Appeal reply: -

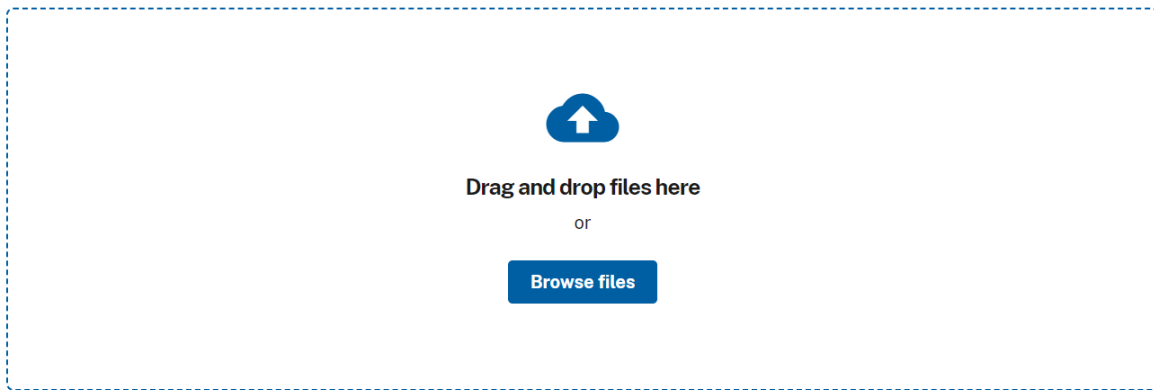
Upload documents

Add files that you wish to accompany your patent application submission. To add more files, use the file upload interaction or drag & drop them into the area below.

The following documents need to be attached:

N/AP - Notice of Appeal Filed

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Drag and drop files here
or
[Browse files](#)

In order to continue, you must successfully upload the necessary PDF document(s) without validation errors.

On the Review & Submit screen, the information provided as well as files to be submitted are displayed. This is a read only page. To make any changes you must go back to the Application Data screen by selecting the appropriate option at the top of the screen. To submit your ePetition submission, click the Submit & Pay button. The payment screen will display, since payment is required for this ePetition. Your fee payment must be successfully processed in order for you to receive the Petition Grant.

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Application Data

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus any extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

(1) Petition fee under 37 CFR 1.17(m) is attached

Applicant claims the following entity status
Small

(2) Reply

A final rejection has been issued in this application. The following reply is permitted in the electronic format.

Notice of Appeal - Notice of Appeal and Fee are attached

(3) Terminal disclaimer is not required since the electronic petition format does not support design applications and applications filed before June 8, 1995. Please file using an alternative petition format for review by Office of Petitions

Statement

The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(a) was unintentional.

Petitioner is reminded that a delay resulting from a deliberately chosen course of action on the part of the applicant does not become an "unintentional" delay within the meaning of 37CFR 1.137 because:

- the applicant does not consider the claims to be patentable over the references relied upon in an outstanding Office action;
- the applicant does not consider the allowed or patentable claims to be of sufficient breadth or scope to justify the financial expense of obtaining a patent;
- the applicant does not consider any patent to be of sufficient value to justify the financial expense of obtaining the patent; or
- the applicant remains interested in eventually obtaining a patent, but simply seeks to defer patent fees and patent prosecution expenses.

Petitioner is further reminded that an intentional delay resulting from a deliberate course of action chosen by the applicant is not affected by:

- the correctness of the applicant's (or applicant's representative's) decision to abandon the application or not to seek or persist in seeking revival of the application;
- the correctness or propriety of a rejection, or other objection, requirement, or decision by the Office; or
- the discovery of new information or evidence, or other change in circumstances subsequent to the abandonment or decision not to seek or persist in seeking revival.

NOTE: Where the petition under 37 CFR 1.137(a) is filed more than two years after the date the application became abandoned, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

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 petition-request.pdf (34 KB / 2 pages)	ePetition Request Form	Preview	:
 Test_Abstract.pdf (10 KB / 1 page)	Notice of Appeal Filed	Preview	:

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2453	PETITION FOR REVIVAL OF AN ABANDONED APPLICATION FOR A PATENT, FOR THE DELAYED PAYMENT OF THE FEE FOR ISSUING EACH PATENT, OR FOR THE DELAYED RESPONSE BY THE PATENT OWNER IN ANY REEXAMINATION PROCEEDING	\$840.00	1	\$840.00
2401	NOTICE OF APPEAL	\$336.00	1	\$336.00
Total fees selected to pay				\$1,176.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature	First name	Last name	Registration number
/s/	<input type="text"/>	Attorney	<input type="text"/>

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If you have any questions or concerns regarding filing in Patent center, please contact the Patent EBC Monday - Friday, from 6:00 a.m. to 12 Midnight Eastern Time, by email ebc@uspto.gov or Patent Center ePetition Quick Start

telephone 866-217-9197.

11. ePetition Filing Requirements: Petition to Correct Assignee After Payment of Issue Fee (37 CFR 3.81(b))

- The user must enter a valid US application number.
- The US application number cannot be a provisional or plant
- The US application must be in an allowed status
- The Issue fee must have been paid

To begin the following petition, enter in the application number, confirmation number, and then certify the user identity. If the power of attorney radio button is selected, the system will validate that the registration number of the attorney. To proceed to the next screen, click Continue.

Web-based ePetition

Petition to Correct Assignee After Payment of Issue Fee (37 CFR 3.81(b))

Application #
99999999 or 99/999,999

Confirmation #

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.

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Note: Information entered on the Certification screen cannot be edited on subsequent screens. Please review the application number, confirmation number, and attorney selection carefully before continuing. If you need to make a change to the data entered on the Certification screen after you have proceeded to later screens, please click the Cancel button at the bottom of page to restart the request.

In the Correction of Assignee section, enter both the assignment information currently listed

and the correct assignment information into their respective boxes. You may enter up to 240 characters in each text box.

The certification statement box detailing that the assignment was submitted for recordation as set forth in 37 CFR 3.11 before issuance of the patent and the statement that the Request for Certificate of Correction is being filed with the submission must be both selected in order to proceed.

The user must also provide the entity status, S-signature, and name to continue. Select Continue to proceed. This will generate the ePetition form and Request for Certificate of Correction

Petition to Correct Assignee After Payment of Issue Fee (37 CFR 3.81(b))

Electronic petition

Pursuant to 37 CFR 3.81(b), applicant hereby request that the listed assignee with respect to U.S. Patent Number 9907237 be corrected to accurately reflect the name of the assignee of the above-identified patent by way of a Certificate of Correction.

APPLICANT HEREBY PETITIONS FOR CORRECTION OF THIS APPLICATION.

Assignment information currently listed as

Test 1

Enter currently listed assignment information (e.g., ABC)

Change assignment information to the following

Testing Three

Enter correct assignment information as it is listed in the assignment that was submitted for recordation as set forth in 37 CFR § 3.11 before issuance of the patent (e.g., ABC Corporation)

Statement

- I certify, in accordance with 37 CFR 1.4(d)(4), that the assignment was submitted for recordation as set forth in 37 CFR 3.11 before issuance of the patent.
- As required by 37 CFR 3.81, a Request for a Certificate of Correction is being filed herewith, along with the fee set forth in 37 CFR 1.20(a).

Applicant claims the following entity status

Small

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
/DA/ "John Marina, VI"			

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The Review and submit page displays, the information provided, files to be submitted is displayed. To submit your ePetition submission, click the File ePetition & Pay button. The FPNG payment screen will display, since payment is required for this ePetition. Your fee payment must be successfully processed in order for you to receive the Petition.

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Assignment information currently listed as
Test 1

Change assignment information to the following
Testing Three

Applicant claims the following entity status
Small

Statement

I certify, in accordance with 37 CFR 1.4(d)(4), that the assignment was submitted for recordation as set forth in 37 CFR 3.11 before issuance of the patent.

As required by 37 CFR 3.81, a Request for a Certificate of Correction is being filed herewith, along with the fee set forth in 37 CFR 1.20(a).

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petition-request.pdf (28 KB / 2 pages)	ePetition Request Form	Preview	:
CertificateOfCorrection.pdf (24 KB / 1 page)	Request for Certificate of Correction	Preview	:

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2808	OTHER PUBLICATION PROCESSING FEE	\$140.00	1	\$140.00
2811	CERTIFICATE OF CORRECTION	\$160.00	1	\$160.00
Total fees selected to pay				\$300.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity

Signature	First name	Last name	Registration number
/DA/	<input type="text"/>	<input type="text"/>	<input type="text"/>

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File ePetition & Pay

If you have any questions or concerns regarding filing in Patent Center, please contact the Patent EBC Monday - Friday, from 6:00 a.m. to 12 Midnight Eastern Time, by email ebc@uspto.gov or telephone 866-217-9197.

12. ePetition Filing Requirements: Petition to Accept Unintentional Delayed Payment of Maintenance Fee (37 CFR 1.378(b))

- The user must enter a valid US application and patent number.
- The US patent must be in an expired status.
- The US patent must be expired for less than two years; otherwise the Petitioner must file the petition by mail.

To begin the following petition, select this type from the Petitions for Revival grouping, enter the application number, patent number, and then certify the user identity. To proceed to the next screen, click Continue.

Web-based ePetition

Petition to Accept Unintentional Delayed Payment of Maintenance Fee (37 CFR 1.378(b))

Application #
99999999 or 99/999,999

Patent #
9,999,999; 9999999

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application.

An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.

The user must indicate the maintenance fee window and the current entity status. If selecting micro entity as the current entity status, you must certify if the application falls under the option for either Gross Income Basis or Institution of Higher Education Basis. The statement

box detailing that the entire delay from the date of abandonment to the date of filing the petition was unintentional must be selected. The user must also provide an S- signature to continue

PETITION TO ACCEPT UNINTENTIONAL DELAYED PAYMENT OF MAINTENANCE FEE (37 CFR 1.378(b))

Maintenance fee
3.5 year

Applicant claims the following entity status

Small
Small
Regular undiscounted
Micro-Institution of higher education basis
Micro-Gross income basis

The delay in payment of the maintenance fee for this patent was unintentional.

- Petitioner is reminded that a delay resulting from a deliberately chosen course of action or a change in circumstance is not an unintentional delay.
- Petitioner is further reminded that a person seeking reinstatement of an expired patent should not make a statement that the delay in payment of the maintenance fee was unintentional unless the entire delay was unintentional, including the period from discovery that the maintenance fee was not timely paid until payment of the maintenance fee. For example, a statement that the delay in payment of the maintenance fee was unintentional would not be proper when the patentee becomes aware of an unintentional failure to timely pay the maintenance fee and then intentionally delays filing a petition for reinstatement of the patent under [37 CFR 1.378](#). See MPEP 2590.

NOTE: Where the petition under 37 CFR 1.378 is filed more than two years after the date the patent expired for nonpayment of the maintenance fee, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature	First name	Last name	Registration number
<input type="text" value="/John Marina, VI"/>	MJ	Attorney	34570

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On the Review & Submit screen, the information provided as well as files to be submitted is displayed. To submit your ePetition submission, click the Submit & Pay button. The payment screen will display, since payment is required for this ePetition. Your fee payment must be successfully processed in order for you to receive the Petition Grant.

Review & submit

Review all the information entered for your petition. If there are any errors in the data displayed, go back and edit the information before submitting to the USPTO.

Maintenance fee
3.5 year

Applicant claims the following entity status
Small

Statement


The delay in payment of the maintenance fee for this patent was unintentional.

- Petitioner(s) is reminded that a delay resulting from a deliberately chosen course of action or a change in circumstance is not an unintentional delay.
- Petitioner(s) is further reminded that a person seeking reinstatement of an expired patent should not make a statement that the delay in payment of the maintenance fee was unintentional unless the entire delay was unintentional, including the period from discovery that the maintenance fee was not timely paid until payment of the maintenance fee. For example, a statement that the delay in payment of the maintenance fee was unintentional would not be proper when the patentee becomes aware of an unintentional failure to timely pay the maintenance fee and then intentionally delays filing a petition for reinstatement of the patent under 37 CFR 1.378. See MPEP 2590.

NOTE: Where the petition under 37 CFR 1.378 is filed more than two years after the date the patent expired for nonpayment of the maintenance fee, the United States Patent and Trademark Office requires an additional explanation of the circumstances surrounding the delay that establishes the entire delay was unintentional. This requirement is in addition to the requirement to provide a statement that the entire delay was unintentional. See Clarification of the Practice for Requiring Additional Information in Petitions Filed in Patent Applications and Patents Based on Unintentional Delay, 85 FR 12222 (March 2, 2020). See MPEP 711.03(c)(II)(C)-(F) for additional guidance on the information required to establish that the entire delay was unintentional.

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 petition-request.pdf (30 KB / 2 pages) ePetition Request Form [Preview](#) 

Payment Details

Fee code	Fee description	Item price (\$)	Quantity	Item total (\$)
2551	MAINTENANCE FEE DUE AT 3.5 YEARS	\$800.00	1	\$800.00
2558	PETITION FOR THE DELAYED PAYMENT OF THE FEE FOR MAINTAINING A PATENT IN FORCE	\$840.00	1	\$840.00
Total fees selected to pay				\$1,640.00

Certification

I certify, in accordance with 37 CFR 1.4(d)(4) that I am:

An attorney or agent registered to practice before the Patent and Trademark Office who has been given power of attorney in this application

Signature	First name	Last name	Registration number
/ll/	<input type="text"/>	Attorney	<input type="text"/>

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