
To: SKYLIGHT BIOTECHNOLOGY CORP. (mailroom@mg-ip.com)
Subject: U.S. TRADEMARK APPLICATION NO. 76682620 - DR.WU - 5900/0183TUS
Sent: 12/2/2009 10:34:25 AM
Sent As: ECOM111@USPTO.GOV
Attachments:

UNITED STATES PATENT AND TRADEMARK OFFICE**SERIAL NO:** 76/682620**MARK:** DR.WU**CORRESPONDENT ADDRESS:**

Joe McKinney Muncy
MUNCY, GEISLER, OLDS & LOWE,
PLLC
P.O. Box 1364
Fairfax VA 22038-1364



GENERAL TRADEMARK INFORMATION:
<http://www.uspto.gov/main/trademarks.htm>

APPLICANT: SKYLIGHT
BIOTECHNOLOGY CORP.

**CORRESPONDENT'S REFERENCE/DOCKET
NO:**

5900/0183TUS

CORRESPONDENT E-MAIL ADDRESS:

mailroom@mg-ip.com

REQUEST FOR RECONSIDERATION DENIED**ISSUE/MAILING DATE: 12/2/2009**

This Office action is in response to applicant's communication filed on 12/1/09.

Applicant is requesting reconsideration of a final refusal issued on 6/1/09.

After careful consideration of the law and facts of the case, the examining attorney must deny the request for reconsideration and adhere to the final action as written since no new facts or reasons have been presented that are significant and compelling with regard to the point at issue.

Accordingly, applicant's request for reconsideration is *denied*. The time for appeal runs from the date the final action was issued. 37 C.F.R. Section 2.64(b); TMEP Section 715.03(c). The applicant did not file a notice of appeal.

Therefore, the application has been declared abandoned for failure to file a complete response to the Office action. 15 U.S.C. §1062(b); 37 C.F.R. §2.65(a); TMEP §718.03(a).

Applicant may file a petition to the Director to review the decision to abandon the application. See 37 C.F.R. §2.146; TMEP §§715.03(a), 1714.01(f)(ii). However, such petitions are generally granted only where clear procedural error or abuse of discretion is found. See *In re Legendary Inc.*, 26 USPQ2d 1478, 1479 (Comm'r Pats. 1992); TMEP §§706.01 1713.01.

/Esther A. Belenker/
Trademark Examining Attorney
Law Office 111
Tel: 571/272-9125
Fax: 571/273-9125

STATUS CHECK: Check the status of the application at least once every six months from the initial filing date using the USPTO Trademark Applications and Registrations Retrieval (TARR) online system at <http://tarr.uspto.gov>. When conducting an online status check, print and maintain a copy of the complete TARR screen. If the status of your application has not changed for more than six months, please contact the assigned examining attorney.

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Subject: U.S. TRADEMARK APPLICATION NO. 76682620 - DR.WU - 5900/0183TUS
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IMPORTANT NOTICE REGARDING YOUR TRADEMARK APPLICATION

Your trademark application (Serial No. 76682620) has been reviewed. The examining attorney assigned by the United States Patent and Trademark Office (“USPTO”) has written a letter (an “Office action”) on 12/2/2009 to which you must respond (*unless the Office letter specifically states that no response is required*). Please follow these steps:

1. Read the Office letter by clicking on this [link http://tmportal.uspto.gov/external/portal/tow?DDA=Y&serial_number=76682620&doc_type=REC&mail_date=20091202](http://tmportal.uspto.gov/external/portal/tow?DDA=Y&serial_number=76682620&doc_type=REC&mail_date=20091202) OR go to <http://tmportal.uspto.gov/external/portal/tow> and enter your serial number to access the Office letter. If you have difficulty accessing the Office letter, contact TDR@uspto.gov.

PLEASE NOTE: The Office letter may not be immediately available but will be viewable within 24 hours of this e-mail notification.

2. Contact the examining attorney who reviewed your application if you have any questions about the content of the Office letter (contact information appears at the end thereof).

3. Respond within 6 months, calculated from 12/2/2009 (*or sooner if specified in the Office letter*), using the Trademark Electronic Application System (TEAS) **Response to Office Action form**. If you have difficulty using TEAS, contact TEAS@uspto.gov.

ALERT:

Failure to file any required response by the applicable deadline will result in the **ABANDONMENT** (loss) of your application.

Do NOT hit “Reply” to this e-mail notification, or otherwise attempt to e-mail your response, as the USPTO does NOT accept e-mailed responses.