

PTO Form 1930 (Rev 9/2007)

OMB No. 0651-0050 (Exp. 4/30/2009)

Request for Reconsideration after Final Action

The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	77441630
LAW OFFICE ASSIGNED	LAW OFFICE 117
MARK SECTION (no change)	
ADDITIONAL STATEMENTS SECTION	
TRANSLATION	The English translation of FATALE in the mark is inevitable.
SIGNATURE SECTION	
DECLARATION SIGNATURE	The filing Attorney has elected not to submit the signed declaration, believing no supporting declaration is required under the <i>Trademark Rules of Practice</i> .
RESPONSE SIGNATURE	/lbe/
SIGNATORY'S NAME	Lauren Beth Emerson
SIGNATORY'S POSITION	attorney for applicant [NY bar]
DATE SIGNED	07/06/2009
AUTHORIZED SIGNATORY	YES
CONCURRENT APPEAL NOTICE FILED	NO
FILING INFORMATION SECTION	
SUBMIT DATE	Mon Jul 06 10:54:34 EDT 2009
TEAS STAMP	USPTO/RFR-204.194.98.66-2 0090706105434636242-77441 630-430c2e6271a394230b492 dafda58c9a92-N/A-N/A-2009 0706103408852086

PTO Form 1930 (Rev 9/2007)

OMB No. 0651-0050 (Exp. 4/30/2009)

Request for Reconsideration after Final Action

To the Commissioner for Trademarks:

Application serial no. **77441630** has been amended as follows:

ADDITIONAL STATEMENTS

Translation

The English translation of FATALE in the mark is inevitable.

SIGNATURE(S)

Declaration Signature

I hereby elect to bypass the submission of a signed declaration, because I believe a declaration is not required by the rules of practice. I understand that the examining attorney could still, upon later review, require a signed declaration.

Request for Reconsideration Signature

Signature: /lbe/ Date: 07/06/2009

Signatory's Name: Lauren Beth Emerson

Signatory's Position: attorney for applicant [NY bar]

The signatory has confirmed that he/she is an attorney who is a member in good standing of the bar of the highest court of a U.S. state, which includes the District of Columbia, Puerto Rico, and other federal territories and possessions; and he/she is currently the applicant's attorney or an associate thereof; and to the best of his/her knowledge, if prior to his/her appointment another U.S. attorney or a Canadian attorney/agent not currently associated with his/her company/firm previously represented the applicant in this matter: (1) the applicant has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the applicant has filed a power of attorney appointing him/her in this matter; or (4) the applicant's appointed U.S. attorney or Canadian attorney/agent has filed a power of attorney appointing him/her as an associate attorney in this matter.

The applicant is not filing a Notice of Appeal in conjunction with this Request for Reconsideration.

Serial Number: 77441630

Internet Transmission Date: Mon Jul 06 10:54:34 EDT 2009

TEAS Stamp: USPTO/RFR-204.194.98.66-2009070610543463

6242-77441630-430c2e6271a394230b492dafda

58c9a92-N/A-N/A-20090706103408852086