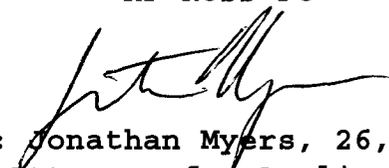


International Classes 1, 7, and 11 and no objection to registering the services identified in International Classes 35, 39, and 41.

Applicant believes that it is necessary to file a Notice of Appeal in view of the fact that the outstanding office action of 25 August 2011 and the outstanding office action of 1 September 2011 both mention that the refusal to register is final

A PTO-2038 for \$400.00 is enclosed. If the PTO-2038 is missing or insufficient, please charge any shortfall to account 18-2025 of the undersigned attorney firm.

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Classes 36 and 42 so that it is believed that the identification is no longer indefinite.

The sole issue in this case is whether the identification of goods in International Classes 9 and 12 is indefinite and whether the identification of services in International Classes 36 and 42 is indefinite. There are no substantive issues under the US Patent Statute that the Examining Attorney has raised as a basis for refusal of registration.

Applicant respectfully requests that the TTAB suspend this appeal and remand this application to the Examining Attorney for consideration of the amendment.

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