

## Request for Reconsideration after Final Action

The table below presents the data as entered.

Input Field	Entered
<b>SERIAL NUMBER</b>	86616024
<b>LAW OFFICE ASSIGNED</b>	LAW OFFICE 101
<b>MARK SECTION</b>	
<b>MARK</b>	<a href="http://tmng-al.uspto.gov/resting2/api/img/86616024/large">http://tmng-al.uspto.gov/resting2/api/img/86616024/large</a>
<b>LITERAL ELEMENT</b>	SHEFORALL
<b>STANDARD CHARACTERS</b>	YES
<b>USPTO-GENERATED IMAGE</b>	YES
<b>MARK STATEMENT</b>	The mark consists of standard characters, without claim to any particular font style, size or color.
<b>ARGUMENT(S)</b>	
<p>In response to the final Office Action concerning the Identification of Services, pursuant to T.M.E.P. § 716 and 37 C.F.R. § 2.67, Applicant hereby requests suspension of the application. As good cause therefor Applicant advises the Examining Attorney of the following facts and circumstances.</p> <p>On August 30, 2016, Applicant filed an Amendment to Allege Use and Request to Divide.</p> <p>The Amendment to Allege use declares use for the following services: Promoting public awareness of saving American jobs and investment in distressed businesses</p> <p>Pursuant to the Request to Divide, the following services remain in the parent application: Promoting public awareness of effects of government regulatory authority, governmental policies, right to trial by jury and rights under the U.S. Constitution; Providing information about saving American jobs, investment in distressed businesses, effects of government regulatory authority, governmental policies, right to trial by jury and rights under the U.S. Constitution</p> <p>Pursuant to T.M.E.P. § 1104.03 and 37 C.F.R. § 2.67(a)(1), the Amendment to Allege Use has been timely filed. Pursuant to T.M.E.P. § 1110.03 and 37 C.F.R. § 2.87(c)(1), the Request to Divide has been timely filed.</p> <p>However, the Amendment to Allege Use and Request to Divide have not yet been processed by the Office.</p> <p>Accordingly, suspension is requested to enable the Office to process the Amendment to Allege Use and Request to Divide and to enable the Examining Attorney's examination of the Amendment to Allege Use.</p> <p>Applicant will then address the Examining Attorneys requirements as to the services remaining in the parent application.</p>	
<b>SIGNATURE SECTION</b>	
<b>RESPONSE SIGNATURE</b>	/Linda M. Merritt/
<b>SIGNATORY'S NAME</b>	Linda M. Merritt
<b>SIGNATORY'S POSITION</b>	Attorney of Record, Texas bar member
<b>SIGNATORY'S PHONE NUMBER</b>	214-855-8000
<b>DATE SIGNED</b>	09/06/2016
<b>AUTHORIZED SIGNATORY</b>	YES
<b>CONCURRENT APPEAL NOTICE FILED</b>	NO
<b>FILING INFORMATION SECTION</b>	

<b>SUBMIT DATE</b>	Tue Sep 06 12:11:23 EDT 2016
<b>TEAS STAMP</b>	USPTO/RFR-XX.XXX.XX.XXX-2 0160906121123054790-86616 024-5509dba333468853a9f3a 97d7aeaacf98fbfbbab1ca5b3 f15ca75846558df0ed-N/A-N/ A-20160906114958428738

Under the Paperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PTO Form 1960 (Rev 10/2011)

OMB No. 0651-0050 (Exp 07/31/2017)

## Request for Reconsideration after Final Action

### To the Commissioner for Trademarks:

Application serial no. **86616024** SHEFORALL(Standard Characters, see <http://tmng-al.uspto.gov/resting2/api/img/86616024/large>) has been amended as follows:

#### ARGUMENT(S)

##### In response to the substantive refusal(s), please note the following:

In response to the final Office Action concerning the Identification of Services, pursuant to T.M.E.P. § 716 and 37 C.F.R. § 2.67, Applicant hereby requests suspension of the application. As good cause therefor Applicant advises the Examining Attorney of the following facts and circumstances.

On August 30, 2016, Applicant filed an Amendment to Allege Use and Request to Divide.

The Amendment to Allege use declares use for the following services: Promoting public awareness of saving American jobs and investment in distressed businesses

Pursuant to the Request to Divide, the following services remain in the parent application: Promoting public awareness of effects of government regulatory authority, governmental policies, right to trial by jury and rights under the U.S. Constitution; Providing information about saving American jobs, investment in distressed businesses, effects of government regulatory authority, governmental policies, right to trial by jury and rights under the U.S. Constitution

Pursuant to T.M.E.P. § 1104.03 and 37 C.F.R. § 2.67(a)(1), the Amendment to Allege Use has been timely filed. Pursuant to T.M.E.P. § 1110.03 and 37 C.F.R. § 2.87(c)(1), the Request to Divide has been timely filed.

However, the Amendment to Allege Use and Request to Divide have not yet been processed by the Office.

Accordingly, suspension is requested to enable the Office to process the Amendment to Allege Use and Request to Divide and to enable the Examining Attorney's examination of the Amendment to Allege Use.

Applicant will then address the Examining Attorneys requirements as to the services remaining in the parent application.

#### SIGNATURE(S)

##### Request for Reconsideration Signature

Signature: /Linda M. Merritt/ Date: 09/06/2016

Signatory's Name: Linda M. Merritt

Signatory's Position: Attorney of Record, Texas bar member

Signatory's Phone Number: 214-855-8000

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 owner's/holder'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 owner/holder in this matter: (1) the owner/holder 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 owner/holder has filed a power of attorney appointing him/her in this matter; or (4) the owner's/holder'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: 86616024

Internet Transmission Date: Tue Sep 06 12:11:23 EDT 2016

TEAS Stamp: USPTO/RFR-XX.XXX.XX.XXX-2016090612112305

4790-86616024-5509dba333468853a9f3a97d7a

eaacf98fbfbab1ca5b3f15ca75846558df0ed-N

/A-N/A-20160906114958428738