

PTO Form 2202 (Rev 9/2004)

OMB No. 0651-0054 (Exp. 09/30/2011)

Request for Express Abandonment

The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	85021307
LAW OFFICE ASSIGNED	LAW OFFICE 103
PUBLISH FOR OPPOSITION DATE	09/21/2010
MARK SECTION	
MARK	SPIN TO BE THIN
REQUEST FOR EXPRESS ABANDONMENT SECTION	
STATEMENT	The applicant hereby expressly abandons the application for trademark registration made under the serial number identified above.
SIGNATURE SECTION	
SIGNATURE	/ephraim frenkel, esq./
SIGNATORY NAME	ephraim frenkel, esq.
SIGNATORY DATE	01/10/2011
SIGNATORY POSITION	attorney of record
AUTHORIZED SIGNATORY	YES
FILING INFORMATION SECTION	
SUBMIT DATE	Mon Jan 10 16:45:13 EST 2011
TEAS STAMP	USPTO/REA-72.80.184.109-2 0110110164513540031-85021 307-4704415c2bf8eec7b5998 9fb65bf97ba9f5-N/A-N/A-20 110110164002560673

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Request for Express Abandonment

To the Commissioner for Trademarks:

MARK: SPIN TO BE THIN
SERIAL NUMBER: 85021307

By submission of this request, the applicant hereby expressly abandons the application for trademark registration made under the serial number identified above. Except as provided in 37 C.F.R Section 2.135. (concerning the commencement of an opposition, concurrent use, or interference proceeding), the fact that an application has been expressly abandoned shall not, in any proceeding in the United State Patent and Trademark Office, affect any right that the applicant may have in the mark which is the subject of the abandoned application.

Signature: /ephraim frenkel, esq./ Date: 01/10/2011
Signatory's Name: ephraim frenkel, esq.
Signatory's Position: attorney of record

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.

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