

ESTTA Tracking number: **ESTTA569846**

Filing date: **11/08/2013**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Petition for Cancellation

Notice is hereby given that the following party requests to cancel indicated registration.

Petitioner Information

Name	QUANTAMENTALS MANAGEMENT GROUP, LLC		
Entity	Limited Liability Company	Citizenship	Delaware
Address	2989 Woodside Road Woodside, CA 94062 UNITED STATES		

Attorney information	Eleanor M. Yost Goodwin Procter LLP 901 New York Avenue NW Washington, DC 20001 UNITED STATES eyost@goodwinprocter.com, tadmin@goodwinprocter.com Phone:(202) 346-4000		
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Registration Subject to Cancellation

Registration No	3536084	Registration date	11/25/2008
Registrant	Quantamental Capital Partners, L.P. 200 Park Avenue, Suite 2100 New York, NY 10166 GERMANY		

Goods/Services Subject to Cancellation

Class 036. First Use: 2007/03/22 First Use In Commerce: 2007/03/22 All goods and services in the class are cancelled, namely: Financial services, namely, financial funds management

Grounds for Cancellation

Abandonment	Trademark Act section 14
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Attachments	PetitionforCancellation.pdf(32261 bytes)
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Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/eleanor m. yost/
Name	Eleanor M. Yost

Date	11/08/2013
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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

QUANTAMENTALS MANAGEMENT GROUP, LLC, a Delaware Limited Liability Company,
Petitioner,

v.

QUANTAMENTAL CAPITAL PARTNERS, LP, a Delaware Limited Partnership composed of **MILLBROOK GP LLC** (General Partner),
Registrant.

Cancellation No.: _____
Registration No.: 3,536,084
Mark: **QUANTAMENTAL CAPITAL PARTNERS, L.P.**
Registration Date: November 25, 2008

PETITION FOR CANCELLATION

Pursuant to 15 U.S.C. § 1064(3) and TBMP § 307.01, Petitioner, Quantamentals Management Group, LLC (“Petitioner”), a Delaware limited liability company, located and doing business at 2989 Woodside Road, Woodside, California 94062 is and will continue to be damaged by Registration No. 3,536,084 and hereby petitions to cancel the same.

As grounds for this Petition, Petitioner alleges as follows:

1. According to the Trademark Status & Document Retrieval System (“TSDR”) of the United States Patent and Trademark Office (“PTO”), Quantamental Capital Partners, L.P., is a Delaware limited partnership composed of Millbrook GP, LLC (General Partner), located at 200 Park Avenue, Suite 2100, New York, New York 10166 (“Registrant”). Registrant’s current correspondence address is Tannenbaum Helpert Syracuse & Hirschtritt, LLP, c/o L. Donald Prutzman, 900 3rd Avenue, New York, New York 10022.

2. Registrant is the record owner of U.S. Trademark Registration 3,536,084 for the mark **QUANTAMENTAL CAPITAL PARTNERS, L.P.**, which registration issued on the Principal Register on November 25, 2008.
3. U.S. Trademark Registration No. 3,536,084 includes “[f]inancial services, namely, financial funds management,” in International Class 36.
4. Petitioner believes that it is and is likely to continue to be damaged by the continued existence of Registration No. 3,536,084 in that Petitioner has advertised, promoted, distributed and used designations and/or trade names incorporating the **QUANTAMENTALS** mark in connection with financial services. Petitioner is also the owner of Application Serial No. 85/930,998 for **QUANTAMENTALS FUNDS** for “[i]nvestment advisory services; [m]utual fund advisory services.” Petitioner’s continued and legal use of these marks will be impaired by the continued registration of Registration No. 3,536,084.

Abandonment Through Non-Use

5. Upon information and belief, Registrant ceased operations sometime in the last year.
6. Upon information and belief, Registrant has not used the **QUANTAMENTAL CAPITAL PARTNERS, L.P.** mark in commerce since it ceased operations and does not intend to resume use of the mark.
7. Upon information and belief, Registrant abandoned the mark **QUANTAMENTAL CAPITAL PARTNERS, L.P.** due to nonuse without intention to resume use in U.S. commerce. Petitioner made intervening use of **QUANTAMENTALS** and related marks such that Registrant cannot preclude Petitioner’s use.

8. Upon information and belief, Registrant's **QUANTAMENTAL CAPITAL PARTNERS, L.P.** mark is abandoned and its registration should be cancelled.

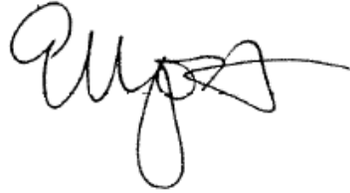
PRAYER FOR RELIEF

WHEREFORE, Petitioner prays that this Petition to Cancel be sustained and granted in favor of Petitioner and that Registration No. 3,536,084 be cancelled and removed from the Principal Register.

Date: November 8, 2013

Respectfully submitted,

GOODWIN PROCTER LLP

A handwritten signature in black ink, appearing to read 'E. Yost', with a large loop at the end.

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Management Group, LLC*