

ESTTA Tracking number: **ESTTA690999**

Filing date: **08/21/2015**

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

Proceeding	91222816
Party	Defendant WEATHERFORD TECHNOLOGY HOLDINGS, LLC
Correspondence Address	Mark A. Oathout Oathout Law Firm Suite 960 3701 Kirby Drive Houston, TX 77098  mark@oathoutlaw.com
Submission	Withdrawal Of Application
Filer's Name	Mark Oathout
Filer's e-mail	mark@oathoutlaw.com
Signature	/Mark Oathout/
Date	08/21/2015
Attachments	ExpressWithdrawalSN86238630.pdf(175892 bytes ) ExpressWithdrawalSN86267331.pdf(175988 bytes )

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Opposition No. 91222816	§	
Applicant/Defendant:	§	
WEATHERFORD TECH. HOLDINGS, LLC	§	
Serial No.: 86/238,630	§	Trademark Law Office: 108
Filed: Apr. 01, 2014	§	Attorney: GLASSER, CARYN
Mark: SABRE DRILLING	§	

**Request for Express Abandonment or Withdrawal Without the  
Written Consent of Every Adverse Party**

By submission of this request, the applicant/Defendant hereby expressly abandons or withdraws the application for trademark registration made under the serial number identified above.

/Mark Oathout/

Mark A. Oathout

Attorney of Record for Defendant/applicant, Texas Bar Member

3701 Kirby Drive, Suite 960

Houston, Texas 77098

Telephone no.: (713) 522-6565

Facsimile no.: (713) 522-8889

mark@oathoutlaw.com

The signatory confirms 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 Defendant/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 Defendant/applicant in this matter: (1) the Defendant/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 Defendant/applicant has filed a power of attorney appointing him/her in this matter; or (4) the Defendant/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.

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Opposition No. 91222816	§	
	§	
Applicant/Defendant:	§	
WEATHERFORD TECH. HOLDINGS, LLC	§	
	§	
Serial No.: 86/267,331	§	Trademark Law Office: 108
	§	
Filed: Apr. 30, 2014	§	Attorney: GLASSER, CARYN
	§	
Mark: SABRE DRILLING (& design)	§	

**Request for Express Abandonment or Withdrawal Without the  
Written Consent of Every Adverse Party**

By submission of this request, the applicant/Defendant hereby expressly abandons or withdraws the application for trademark registration made under the serial number identified above.

/Mark Oathout/

Mark A. Oathout

Attorney of Record for Defendant/applicant, Texas Bar Member

3701 Kirby Drive, Suite 960

Houston, Texas 77098

Telephone no.: (713) 522-6565

Facsimile no.: (713) 522-8889

[mark@oathoutlaw.com](mailto:mark@oathoutlaw.com)

The signatory confirms 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 Defendant/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 Defendant/applicant in this matter: (1) the Defendant/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 Defendant/applicant has filed a power of attorney appointing him/her in this matter; or (4) the Defendant/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.