

Voluntary Amendment

The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	86480529
LAW OFFICE ASSIGNED	LAW OFFICE 101
MARK SECTION	
MARK	https://tmng-al.uspto.gov/resting2/api/img/86480529/large
LITERAL ELEMENT	MONETIZEMORE
STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
MARK STATEMENT	The mark consists of standard characters, without claim to any particular font style, size or color.
ADDITIONAL STATEMENTS SECTION	
MISCELLANEOUS STATEMENT	Mandatory Withdrawal of Counsel
MISCELLANEOUS FILE NAME(S)	
ORIGINAL PDF FILE	mis-706314783-20170206141415653852_.86480529.pdf
CONVERTED PDF FILE(S) (1 page)	\\TICRS\EXPORT17\IMAGEOUT17\864\805\86480529\xml1\PRA0002.JPG
SIGNATURE SECTION	
RESPONSE SIGNATURE	/Matthew H. Swyers/
SIGNATORY'S NAME	Matthew H. Swyers
SIGNATORY'S POSITION	Attorney of Record, Member of the Virginia State Bar
SIGNATORY'S PHONE NUMBER	8009068626
DATE SIGNED	02/06/2017
AUTHORIZED SIGNATORY	YES
FILING INFORMATION SECTION	
SUBMIT DATE	Mon Feb 06 14:20:53 EST 2017
TEAS STAMP	USPTO/PRA-XX.XX.XXX.XX-20 170206142053183036-864805 29-580ab16f6bb70c015e7090 148e3387dd84958c1237dee91 34ea1c6b9bd3d3855-N/A-N/A -20170206141415653852

Voluntary Amendment

To the Commissioner for Trademarks:

Application serial no. **86480529** MONETIZEMORE(Standard Characters, see <https://tmng-al.uspto.gov/resting2/api/img/86480529/large>) has been amended as follows:

ADDITIONAL STATEMENTS

Miscellaneous Statement

Mandatory Withdrawal of Counsel

Original PDF file:

[mis-706314783-20170206141415653852_.86480529.pdf](#)

Converted PDF file(s) (1 page)

[Miscellaneous File1](#)

SIGNATURE(S)

Voluntary Amendment Signature

Signature: /Matthew H. Swyers/ Date: 02/06/2017

Signatory's Name: Matthew H. Swyers

Signatory's Position: Attorney of Record, Member of the Virginia State Bar

Signatory's Phone Number: 8009068626

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.

Serial Number: 86480529

Internet Transmission Date: Mon Feb 06 14:20:53 EST 2017

TEAS Stamp: USPTO/PRA-XX.XX.XXX.XX-20170206142053183

036-86480529-580ab16f6bb70c015e7090148e3

387dd84958c1237dee9134ea1c6b9bd3d3855-N/

A-N/A-20170206141415653852

IN THE U.S. PATENT & TRADEMARK OFFICE

In re MONETIZEMORE

Serial No. 86480529

NOTICE OF WITHDRAWAL PURSUANT TO 37 CFR §11.58¹

COMES NOW counsel for the Applicant, Matthew H. Swyers of The Trademark Company, PLLC and files the instant Notice of Withdrawal to be effective as of January 26, 2017 pursuant to 37 CFR §11.58 and 37 CFR §11.116(3). Specifically, on or about January 26, 2017 the undersigned was excluded on consent from further practice before the U.S. Patent & Trademark Office. In accordance therewith, the undersigned submits this mandatory notice of withdrawal pursuant to 37 CFR §11.58 and 37 CFR §11.116(3).

In filing this withdrawal, I hereby certify that: (1) I have notified the owner/holder of my withdrawal from employment and the filing of this request for withdrawal with the USPTO; (2) I have delivered and/or made available to the owner/holder all documents and property in any file concerning the application, registration, or proceeding to which the owner/holder is entitled; (3) I have notified the owner/holder of any response that may be due and the deadline for his/her response; (4) I have notified the owner/holder, whose application currently has TEAS Plus or TEAS RF status, that any prior e-mail authorization will not continue and that, to retain TEAS Plus or TEAS RF status, the owner/holder must provide the USPTO an e-mail address and authorize the USPTO to communicate via e-mail; and (5) I have given the owner/holder notice of my withdrawal from employment at least two (2) months prior to the expiration of the response period, if applicable.

WHEREFORE it is respectfully submitted that the U.S. Patent and Trademark Office permit the withdrawal of Matthew H. Swyers as attorney of record for this application pursuant to the above.

The Trademark Company, PLLC

/Matthew H. Swyers/

344 Maple Ave. West, PMB 151

Vienna, VA 22180

Tel. (800) 906-8626 x100

mshyers@thetrademarkcompany.com

Dated: 2/6/17

¹ The instant pleading has been filed through the TEAS system in compliance with 37 CFR § 2.22(b)(1). As no form is available online for mandatory withdrawals in compliance with 37 CFR §11.58 the instant pleadings has been filed as a voluntary amendment to comply, in good faith, with the requirements of the potentially conflicting rules as between permissive and mandatory withdrawals before the office.