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United States Patent and Trademark Office

Office of the Commissioner for Trademarks

The **USPTO** is responsible for granting intellectual property protections in a way that balances innovation with public interest and legal considerations.

USPTO would like to request you to submit the Clearance Report from Department of Justice including Department of Government Efficiency. Trademark Act Sections 1 and 45, 15 U.S.C. §§1051, 1127; 37 C.F.R. §§2.34(a)(1).

- <u>Impact on Public Policy</u>: The DGE is going to review whether granting the patent or trademark would have any negative effects on government operations, public resources, or economic policies. 37 C.F.R. §2.63(b)(1)-(2); TMEP §714.04; see 37 C.F.R. §2.6(a)(18).
- Ensuring Resource Efficiency: The DGE is going to verify that the patent or trademark does not unnecessarily drain government resources or contribute to inefficiencies in public administration. 15 U.S.C. §1051(a)(1); 37 C.F.R. §\$2.34(a)(1)(iv), 2.56(a); TMEP §\$904, 904.07(a).
- <u>Address National Security and Law Enforcement Issues</u>: The DOJ is going to review whether the intellectual property could be tied to criminal activities or pose a national security risk, especially if the technology has potential for misuse or malicious purposes. See 37 C.F.R. §§2.62(c), 2.191; TMEP §§304.01-.02, 709.04-.05.
- <u>Check for Ongoing Legal Disputes</u>: The DOJ could also assess whether the patent or trademark application conflicts with other legal claims or existing intellectual property rights. 143 CFR § 17.2B 67(d). See TBMP § 1749.02

Failure to submit the fee along with document will lead to permanent ban along with Department of Government Efficiency penalty -37 CFR § 2.145(d). See TBMP § 902.02

Amount: \$499.00

Katherine K. Vidal

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office

DECLARATION: The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18

U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that, if the applicant submitted the application or allegation of use (AOU) unsigned, all statements in the application or AOU and this submission based on the signatory's own knowledge are true, and all statements in the application or AOU and this submission made on information and belief are believed to be true.

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