

DOWD PLLC

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mjdowd@dowdpllc.com

August 10, 2017

Frederick Steckler
Chief Administrative Officer
U.S. Patent and Trademark Office
600 Dulany Street
Alexandria, Virginia 22314
frederick.steckler@uspto.gov

Dear Mr. Steckler:

I write on behalf of US Inventor regarding the non-approval of its use permit application for events scheduled to take place on Friday, August 11, 2017. In accordance with 41 C.F.R. § 102-74.510, US Inventor hereby appeals the non-approval decision set forth in the U.S. Patent and Trademark Office's ("USPTO") email of August 9, 2017 (attached hereto).

Based on the information currently available, it appears the USPTO is denying a use permit application based on the perceived content and viewpoints of US Inventor's proposed activities. Such an approach is not permissible under the First Amendment. US Inventor seeks immediate corrective action.

Background

US Inventor is a 501(c)(3) non-profit organization devoted to improving the U.S. patent system. US Inventor brings together the best and brightest innovators of today to help the best and brightest innovators of tomorrow. US Inventor teaches, promotes, and defends the invention process and business methods involved in developing an idea, making a profit, and changing lives.

US Inventor focuses its efforts on improving the current critical condition of the U.S. patent system. The last decade of court decisions, legislation, and management have left inventors without any real protection for their inventions. Many inventors are being denied patents, others are having their granted patents invalidated by the Patent Trial and Appeal Board ("PTAB"), and still others are caught in never-ending multi-million dollar legal battles against giant corporate infringers. Inventors have been led to believe that, if they followed the law and earned a patent signed and sealed by the Director of the

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USPTO, then the inventors would hold the exclusive rights to our inventions. But patents no longer work to stop infringers like they used to.

In response to the decline of the U.S. patent system, US Inventor has organized an event to coincide with the Invention-Con 2017 event scheduled for August 11 and 12, 2017.¹ The US Inventor event, on August 11, 2017, will include 1) an invention conference hosted by the USPTO, 2) the first annual A1:8 Examiner awards, and 3) a peaceful protest of the PTAB (the administrative tribunal destroying issued patents at rates above 90%).

In order to ensure that US Inventor's event proceeds in an organized fashion without disrupting the business of the USPTO, US Inventor has endeavored to work with the USPTO to provide the necessary information and notice for the planned events.

Procedural Background

US Inventor submitted its application on July 24, 2017 and resubmitted the application on July 28, 2017. US Inventor received the initial non-approval notice via e-mail from Alexandra Guillermety on Monday, August 7, 2017. The initial non-approval notice did not provide any basis for denying the application. On Monday, August 8, 2017, I sent an e-mail (attached) seeking to arrange a time to discuss the non-approval notice with appropriate personnel at the USPTO. On Tuesday, August 9, 2017, I spoke with Charles Fanshaw, Director, Office of Administrative Service (USPTO). Following our telephone conversation, Mr. Fanshaw provided an e-mail which set forth the official non-approval decision (attached).

As an initial matter, US Inventor thanks Mr. Fahshaw for the time spent discussing the matter and the additional explanation. Mr. Fanshaw explained the reason why the initial non-approval notice was deficient and his need to provide the August 9 email.

Based on the August 9 email and the telephone conversation with Mr. Fanshaw, US Inventor understands that its use permit application was not approved based on three grounds. US Inventor disagrees with the three grounds and provides a detailed explanation of why the disapproval decision is erroneous and should be reversed.

Ground 1

The non-approval decision recites the following as the first ground ("Ground 1") for non-approval:

¹ See USPTO, Invention-Con 2017, <https://www.uspto.gov/about-us/events/invention-con-2017>.

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First, the location, time, and description of activities listed in Blocks 4-6 will disrupt the official business of the USPTO within its buildings. Proposed uses of USPTO space that disrupt official business shall be denied per the Agency Policy On Occasional Use of Space in Public Buildings and Grounds (Agency Policy).

First, the non-approval decision does not explain how US Inventor's proposed activities would disrupt the official business of the USPTO within its buildings. During the telephone call with Mr. Fanshaw, no explanation was provided as to how US Inventor's proposed activities would disrupt the official business of the USPTO within its buildings. Without having any explanation of the USPTO's assertion, it is impossible to respond specifically to the agency's position.

Furthermore, there is no basis to conclude that US Inventor's proposed activities will disrupt the official business of the USPTO. US Inventor request permission to have a "staffed table." In addition, US Inventor requested permission to include "educational signage" and "brochures." Such educational activities cannot be deemed to be disruptive.

To the extent that the USPTO is taking the position that the subject matter of US Inventor's activities will disrupt the USPTO's official business, then such a position is not lawful under applicable law. US Inventors has a First Amendment right to express its views (and the views of its members) about the current U.S. patent system and ways to improve the U.S. patent system. While the views of US Inventor may be different than, or in tension with, the views of the USPTO, that difference of opinion is no basis to deny US Inventor's use permit application. Restrictions based on the content of US Inventor's message are not viewpoint neutral and would not constitute reasonable time, place, and manner restrictions. *See, e.g., McCullen v. Coakley*, 134 S. Ct. 2518, 2541 (2014); *Perry Education Assn. v. Perry Local Educators' Assn.*, 460 U.S. 37, 45-46 (1983).

Finally, USPTO has not contended that US Inventor will not abide by applicable restrictions. For example, US Inventors intends to abide by the requirements of 41 C.F.R. § 102-74.555, and USPTO has not contended otherwise. Thus, there is no valid basis upon which to deny US Inventor's application.

In sum, US Inventor respectfully submits that the non-approval of US Inventor's use permit application based on Ground 1 is erroneous and that the decision should be reversed.

Ground 2

The non-approval decision recites the following as the second ground ("Ground 2") for non-approval:

Second, use applications are not accepted for booth/table set-up within USPTO space. Booth/Table set-up are limited to instances

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where doing so furthers an agency objective or program (e.g., EEO, Wellness, Agency Mission), is done in conjunction with an agency program, and is otherwise not generally prohibited. Here, Booth/Table set up is managed and approved through the Inventor's Conference Event Coordinator and is dependent upon space and use parameters for that particular Event.

Based on the telephone conversation with Mr. Fanshaw, US Inventor understands Ground 2 to be limited to the request to have a booth or exhibit space during the inventor's conference event.

The USPTO has not provided any explanation of why US Inventor's use permit application has been denied. The agency does not state that there was insufficient room for a booth/table set-up by US Inventor. Nor does USPTO state that US Inventor's intended booth/table would not further an agency objective or program.

Without any additional explanation, US Inventor is left to conclude that the USPTO is discriminating against US Inventor's ability to participate in a public event at the USPTO. Such action would be serious violation of the First Amendment.

In sum, US Inventor respectfully submits that the non-approval of US Inventor's use permit application based on Ground 2 is erroneous and that the decision should be reversed.

Ground 3

The non-approval decision recites the following as the third ground ("Ground 3") for non-approval:

Finally, per the Agency Policy any use of USPTO is limited to cultural, educational, and recreational activities. The planned protest activity described in Block 4 does not purport to be one of those three activities.

First, based on my conversation with Mr. Fanshaw, it is US Inventor's understanding that the USPTO's denial of the use permit application does not affect US Inventor's ability and right to assemble on the public sidewalk outside of the USPTO building at 600 Delany Street. (*See attached photos from Google Street View.*) I asked Mr. Fanshaw whether the USPTO was taking the position that a use permit was necessary to assemble on the public sidewalk at 600 Delany Street. Mr. Fanshaw declined to answer in the affirmative. Further, Mr. Fanshaw stated that he was unaware of any instance in which the USPTO actively issued permits for the sidewalk area.

Based on this conversation and the content of the disapproval email of August 9, US Inventor understands that USPTO does not require a use permit for a group to

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assemble on the public sidewalk at 600 Delany Street. This conclusion is reasonable and consist with established law. Indeed, the Supreme Court has “repeatedly referred to public streets as the archetype of a traditional public forum.” *Frisby v. Schultz*, 487 U.S. 474, 480 (1988); *see also Boos v. Barry*, 485 U. S. 312, 318 (1988); *see also Hague v. CIO*, 307 U.S. 496, 515 (1939) (Roberts, J., concurring) (“Wherever the title of streets and parks may rest, they have immemorially been held in trust for the use of the public and, time out of mind, have been used for purposes of assembly, communicating thoughts between citizens, and discussing public questions.”); *United States v. Grace*, 461 U.S. 171, 177 (1983); *see also* 41 C.F.R. §102-71.20 (“‘Public area’ means any area of a building under the control and custody of GSA that is ordinarily open to members of the public, including lobbies, courtyards, auditoriums, meeting rooms, and other such areas not assigned to a lessee or occupant agency.”).

Second, the non-approval decision does not explain how US Inventor’s proposed activities do not fall within one of the three categories of activities, *i.e.*, “cultural, educational, and recreational activities.” During the telephone call with Mr. Fanshaw, no explanation was provided as to how US Inventor’s proposed activities do not fall within one of those three categories. Without having any explanation of the USPTO’s assertion, it is impossible to respond specifically to the agency’s position.

Third, assuming for the moment that USPTO has the authority to permissibly restrict activities to one of the three listed activities, US Inventor’s planned activities are clearly “educational” activities. US Inventor is a non-profit organization focused on educating attorneys, inventors, and the public about the patent system. US Inventor organizes activities to inform attorneys, inventors, and the public about ways to improve the U.S. system. Such educational activities can further include public assemblies where inventors voice their concerns about and frustrations with current U.S. patent policies. Thus, under the plain application of USPTO’s policy, US Inventor’s planned “protest” is an educational event.

Fourth, to the extent that USPTO views US Inventor’s planned public assembly as non-educational, then such a position would be an improper content-based and viewpoint-based restriction on US Inventor’s First Amendment rights. A government may “enforce regulations of the time, place, and manner of expression which are content-neutral, are narrowly tailored to serve a significant government interest, and leave open ample alternative channels of communication.” *Perry Educ. Ass’n v. Perry Local Educators’ Ass’n*, 460 U.S. 37, 45 (1983). Furthermore, “a time, place, and manner regulation [must] contain adequate standards to guide the official’s decision and render it subject to effective judicial review.” *Thomas v. Chicago Park Dist.*, 534 U.S. 316, 323 (2002). “Where the licensing official enjoys unduly broad discretion in determining whether to grant or deny a permit, there is a risk that he will favor or disfavor speech based on its content.” *Id.* (citing *Forsyth Cnty. v. Nationalist Movement*, 505 U.S. 123, 131 (1992)).

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In sum, US Inventor respectfully submits that the non-approval of US Inventor's use permit application based on Ground 3 is erroneous and that the decision should be reversed.

Further Comments

Additional points are worth noting regarding the process and how US Inventor has approached the upcoming event to ensure that there is no disruption of the USPTO's official business.

First, during this process, US Inventor has endeavored to work with the USPTO to provide the necessary information and notice for the planned events. Josh Malone, a Fellow with US Inventor, has had numerous conversations with USPTO staff to inquire about how to proceed in organizing the event. Mr. Malone has also attempted to reach out to local officials who may or may not be involved in the permitting process. During many of these conversations, Mr. Malone received conflicting information about which entity or jurisdiction controls particular areas adjacent to USPTO buildings. This conflicting information is not inconsistent with my conversation with Mr. Fanshaw, as Mr. Fanshaw was unable to confirm that the application and the non-approval decision applied to the public sidewalk space outside of the USPTO building at 600 Delany Street.

The lack of guidance and the inconsistent information from the USPTO has hindered US Inventor's ability to address USPTO's concerns—whatever they may be—about the planned events. Moreover, the lack of guidance is inconsistent with the agency's obligations under the applicable federal rules.

Second, US Inventor further notes that the USPTO has approved the use of the auditorium in the National Museum Hall of Fame Museum, located inside the USPTO, for US Inventor's Examiner Awards program. US Inventor understands that the Examiner Awards program has been approved pursuant to the "Sodexo Conference Services - USPTO Banquet Event Order" (attached hereto) for Reservation ID 15118. The approval of this request further underscores the error in not approving the use permit application.

Third, USPTO has not contended that US Inventor "has failed to submit all information required under §§102-74.470 and 102-74.475, or has falsified such information," under 41 C.F.R. §102-74.500(a). USPTO has not contended that US Inventor's "proposed use is a commercial activity as defined in §102-71.20," 41 C.F.R. §102-74.500(b). USPTO has not contended that US Inventor's "proposed use interferes with access to the public area, . . . interferes with approved uses of the property by tenants or by the public, or damages any property," under 41 C.F.R. §102-74.500(c). Similarly, USPTO has not contended that US Inventor's proposed activities fall within the prohibited activities set forth in 41 C.F.R. §102-74.500(d)-(f). Indeed, none of US Inventor's proposed activities fall within those categories. Accordingly, none of the

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preceding reasons can be a valid basis for not approving US Inventor's use permit application.

In closing, US Inventor has gone above and beyond to provide notice to and work with USPTO in coordinating the planned activities. US Inventor would welcome the opportunity to discuss in person on Thursday, August 10, to resolve any outstanding concerns.

Sincerely,

A handwritten signature in blue ink that reads "Matt J. Dowd". The signature is written in a cursive, slightly slanted style.

Matthew J. Dowd

cc: Charles Fanshaw

Enclosures

ATTACHMENT - APPLICATION

APPLICATION FOR USE OF SPACE IN PUBLIC BUILDINGS AND GROUNDS

INSTRUCTIONS: Please submit with this application a copy, sample, or description of any material or item proposed for distribution or display. Type or print in ink all items. Failure to complete this form, shall result in denial of a license.

PART I—APPLICATION

1A. FIRST, MIDDLE, LAST NAME OF APPLICANT

Paul Morinville

1B. COMPLETE MAILING ADDRESS

3290 Ridge Road
Highland, IN 46322

1C. TELEPHONE NUMBER

512-294-9563

2A. NAME OF PERSON OR ORGANIZATION SPONSORING, PROMOTING, OR CONDUCTING THE PROPOSED ACTIVITY

US Inventor

2B. COMPLETE MAILING ADDRESS

3290 Ridge Road
Highland, IN 46322

2C. TELEPHONE NUMBER

512-294-9563

3A. NAME(S) OF PERSON(S) WHO WILL HAVE SUPERVISION OF/AND RESPONSIBILITY FOR THE PROPOSED ACTIVITY

Paul Morinville

3B. COMPLETE MAILING ADDRESS

3290 Ridge Road
Highland, IN 46322

3C. TELEPHONE NUMBER

512-294-9563

4. DESCRIPTION OF PROPOSED ACTIVITY

Outside in front of building (protest): assembly, marching, picketing, speech (amplified), and patent burning
Inside Atrium (educational): educational signage, brochures, and staffed table

* This activity is subject to First Amendment provisions for speech, assembly, and petition.

5. PROPOSED BUILDING AND AREA

USPTO Madison Building 600 Dulany St, Alexandria, VA | Outside events: North entrance/plaza | Inside events: Atrium

6. PROPOSED DATES AND HOURS DURING WHICH THE ACTIVITY IS TO BE CARRIED OUT

A. FROM

08/11/2017

B. TO

08/11/2017

C. HOURS

8:00 AM to 6:00 PM

7. APPROXIMATE NUMBER OF PERSONS TO BE ENGAGED IN THIS ACTIVITY (if known)

75

IMPORTANT: If applicant purports to represent an organization, a letter or other documentation that the applicant has authority to represent that organization is required to be submitted with this form.

8. APPLICANTS PROPOSING TO ENGAGE IN THE SOLICITATION OF FUNDS MUST CHECK ONE OF THE FOLLOWING STATEMENTS.

I HEREBY CERTIFY THAT:

A. I represent and will be soliciting funds for the sole benefit of a religion or religious group:

B. My organization has received an official Internal Revenue Service (IRS) ruling or letter of determination stating that the organization or its parent organization qualifies for tax-exempt status under 26 U.S.C. 501 (c)(3), (c)(4), or (c)(5); or

C. My organization has applied to the IRS for a determination of tax-exempt status under 26 U.S.C. 501 (c)(3), (c)(4), or (c)(5), and that the IRS has not yet issued a final administrative ruling or determination of such status.

CERTIFICATION: I CERTIFY THAT THE ABOVE INFORMATION IS TRUE AND CORRECT.

9. SIGNATURE OF APPLICANT



10. DATE SIGNED

28-Aug-2017

1. Will any special services be necessary for the proposed activity?

No Yes (Write the special services below if required.)

Public Address System, Motion Picture Projector, Special Lighting, Air Conditioning, Heating, Lights, Other.
specify service: 110V/15A electrical outlet to power sound system outside

2. Will attendees be required to pay an admission fee or other fee?

No Yes

3. Which, if any, of the applicant, sponsor, promotor, or supervisor of the proposed activity is a non-profit organization as defined in DAO 206-5? US Inventor

Which of the above, if any, intends or expects to receive a profit from the proposed activity?

None

REVOCABLE LICENSE FOR NON-FEDERAL USE OF REAL PROPERTY

A revocable license affecting the property described and for the purpose designated below is hereby granted to the Licensee herein named, subject to all of the conditions, special and general, hereinafter enumerated.

2. NAME OF LICENSEE US Inventor	3. ADDRESS 3290 Ridge Road, Highland, IN 46322
--	---

4. PROJECT DESIGNATION AND ADDRESS August 11 USPTO Rally 600 Dulany St, Alexandria, VA 22314	5. MAXIMUM PERIOD COVERED FROM August 11, 2017 TO August 11, 2017
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6. CONSIDERATION

\$ 1

7. DESCRIPTION OF PROPERTY AFFECTED *(As shown on Exhibits _____ attached hereto and made a part hereof.)*

Public areas of Madison Building 600 Dulany St, Alexandria, VA

8. PURPOSE OF LICENSEE

Education and demonstration/protest event. No waiver of First Amendment Rights.

9. BY THE ACCEPTANCE OF THIS LICENSE, THE LICENSEE AGREES TO ABIDE AND BE BOUND BY THE FOLLOWING CONDITIONS:

I. SPECIAL CONDITIONS

1. No alcoholic beverages permitted unless a written waiver has been granted in accordance with the Federal Property Management Regulations. (FPMR).
2. No smoking, food or beverages allowed without permission of the Building Manager, and then, only in designated areas.
3. No posters or banners to be affixed to the premises without the permission of the Building Manager.
4. Displays shall not impede ingress or egress to the building.
5. Licensee must comply with all rules and regulations governing the use of the above space as stated in AAO 206-5 on Occasional Use of Public Areas in Public Buildings.

That condition(s) No.(s) _____ was (were) deleted before the execution of this license.

LICENSOR	LICENSEE
DATED	ACCEPTED
THIS DAY OF YEAR	THIS 28 DAY OF July YEAR 2017
BY (Signature)	BY (Signature) 
TITLE	TITLE President
TITLE	TITLE President

IF LICENSEE IS A CORPORATION THE FOLLOWING CERTIFICATE OF LICENSEE MUST BE EXECUTED:

CERTIFICATE OF CORPORATE LICENSEE

I, Paul Morinville, certify that I am the President ~~Secretary~~ of the corporation named as licensee herein; that Self who signed said license on behalf of the licensee was then President of said corporation; that said license was duly signed for and in behalf of said corporation by authority of its governing body, and is within the scope of its corporate powers.

(CORPORATE)
(SEAL)



(Signature)

ATTACHMENT - EMAILS

Subject: RE: External Group: Inventors Gathering 8/11
Date: Wednesday, August 9, 2017 at 11:52:50 AM Eastern Daylight Time
From: Fanshaw, Charles
To: Matthew Dowd

Matt,

Please find a copy of Section VI pasted below.

In accordance with 41 CFR 102-74.510, the applicant or licensee may appeal the Corporate Services Manager's decision to the Director of the Office of Corporate Services within 5 calendar days after receipt of the Corporate Services Manager's decision to disapprove any application or cancel an issued license, by submitting written notice of intent to appeal to that official and submitting a copy of the appeal to the Corporate Services Manager.

The applicant or licensee and the Corporate Services Manager shall have the opportunity to state orally the reasons why the application or cancellation should or should not be approved. Written materials and documents may also be submitted. The Director of the Office of Corporate Services shall affirm or reverse the Corporate Services Manager's determination based on this information.

As stated in 41 CFR 102-74.520, the GSA Regional Officer or the Director of the Office of Corporate Services shall decide on the appeal within 10 calendar days after its receipt.

Upon reaching a decision on an appeal, the GSA Regional Officer or the Director of the Office of Corporate Services shall promptly notify the applicant or licensee and the Corporate Services Manager of the decision and the reasons therefor.

Mr. Steckler's office number is 571-272-9600 and his email address is Frederick.steckler@uspto.gov.

Let me know if you have any questions.

Best regards,
Chuck

From: Matthew Dowd [mailto:mjdowd@dowdpllc.com]
Sent: Wednesday, August 09, 2017 9:33 AM
To: Fanshaw, Charles <Charles.Fanshaw@USPTO.GOV>
Subject: Re: External Group: Inventors Gathering 8/11

Chuck,

Thank you for the telephone conversation and the explanation below. In terms of appealing, could you provide a copy of Section VI of Agency Administrative Order 206-05, which is the Agency Policy on Occasional Use of Space in Public Buildings and Grounds? I do not believe the PTO has made this available on its website.

As I understand, the appeal would be to the Chief Administrative Officer, Frederick Steckler. Could you provide contact information for the office of the Chief Administrative Officer?

Best regards,
Matt

Matthew J. Dowd
Dowd PLLC
1717 Pennsylvania Avenue, NW
Suite 1025
Washington, D.C. 20006
(202) 573-3853
mjdowd@dowdpllc.com
<http://www.dowdpllc.com>

From: "Fanshaw, Charles" <Charles.Fanshaw@USPTO.GOV>
Date: Tuesday, August 8, 2017 at 4:28 PM
To: Matthew Dowd <mjdowd@dowdpllc.com>
Subject: RE: External Group: Inventors Gathering 8/11

Matt,

Here is the non-approval decision we discussed on the phone this afternoon.

This use application is not approved. First, the location, time, and description of activities listed in Blocks 4-6 will disrupt the official business of the USPTO within its buildings. Proposed uses of USPTO space that disrupt official business shall be denied per the Agency Policy On Occasional Use of Space in Public Buildings and Grounds (Agency Policy). Second, use applications are not accepted for booth/table set-up within USPTO space. Booth/Table set-up are limited to instances where doing so furthers an agency objective or program (e.g., EEO, Wellness, Agency Mission), is done in conjunction with an agency program, and is otherwise not generally prohibited. Here, Booth/Table set up is managed and approved through the Inventor's Conference Event Coordinator and is dependent upon space and use parameters for that particular Event. Finally, per the Agency Policy any use of USPTO is limited to cultural, educational, and recreational activities. The planned protest activity described in Block 4 does not purport to be one of those three activities.

Additionally, you can appeal this decision as provided in Section VI of Agency Administrative Order 206-05, which is the Agency Policy on Occasional Use of Space in Public Buildings and Grounds. An appeal must be submitted within 5 calendar days from today. The applicant shall have the opportunity to state orally the reasons why the application or cancellation should be approved. Written materials and documents may also be submitted. The appeal shall be decided within 10 calendar days after its receipt.

As we discussed, based on the current organization at the agency, the appeal would be to the Chief Administrative Officer.

Please let me know if you have any questions.

Best Regards,
Chuck

Charles W. Fanshaw, PE
Director, Office of Administrative Services



From: Matthew Dowd [<mailto:mjdowd@dowdpllc.com>]
Sent: Tuesday, August 08, 2017 2:13 PM
To: Fanshaw, Charles <Charles.Fanshaw@USPTO.GOV>
Subject: Re: External Group: Inventors Gathering 8/11

202-573-3853

From: "Fanshaw, Charles" <Charles.Fanshaw@USPTO.GOV>
Date: Tuesday, August 8, 2017 at 1:36 PM
To: Matthew Dowd <mjdowd@dowdpllc.com>
Subject: RE: External Group: Inventors Gathering 8/11

OK, 2:15 it is. What number would you like me to call?

Thanks
Chuck

From: Matthew Dowd [<mailto:mjdowd@dowdpllc.com>]
Sent: Tuesday, August 08, 2017 1:32 PM
To: Fanshaw, Charles <Charles.Fanshaw@USPTO.GOV>
Cc: Luepke, Tim (Sodexo) <Tim.Luepke@USPTO.GOV>
Subject: Re: External Group: Inventors Gathering 8/11

Chuck,

2:15 will work. Thank you for accommodating.

Matt

On Aug 8, 2017, at 1:23 PM, Fanshaw, Charles <Charles.Fanshaw@USPTO.GOV> wrote:

Matt,

2:30 will work as well if that gives you more time.

Thanks
Chuck

From: Matthew Dowd [<mailto:mjdowd@dowdpllc.com>]
Sent: Tuesday, August 08, 2017 1:20 PM
To: Fanshaw, Charles <Charles.Fanshaw@USPTO.GOV>
Cc: Luepke, Tim (Sodexo) <Tim.Luepke@USPTO.GOV>
Subject: Re: External Group: Inventors Gathering 8/11

Chuck,

I am available to discuss. Would 2:15 PM work? I may be In transit at 2.

Best,
Matt

On Aug 8, 2017, at 12:49 PM, Fanshaw, Charles <Charles.Fanshaw@USPTO.GOV> wrote:

Mr. Dowd,

I'm Chuck Fanshaw, the Director of the Office of Administrative Services at USPTO. Are you available at 2 pm today to talk about this request? Please let me know.

Thanks
Chuck

Charles W. Fanshaw, PE
Director, Office of Administrative Services
US Patent and Trademark Office



Please consider the environment before printing this e-mail

From: Matthew Dowd [<mailto:mjdowd@dowdpllc.com>]
Sent: Monday, August 07, 2017 4:57 PM
To: Luepke, Tim (Sodexo) <Tim.Luepke@USPTO.GOV>; Guillermet, Alexandra (Sodexo) <Alexandra.Guillermet@USPTO.GOV>
Cc: Paul Morinville <Paul@morinville.net>
Subject: Re: External Group: Inventors Gathering 8/11

Tim,

Thank you for the reply. I will be in court tomorrow morning, but I will keep my afternoon free. I look forward to a proposed time for a call.

Best regards,
Matthew Dowd

From: "Luepke, Tim (Sodexo)" <Tim.Luepke@USPTO.GOV>
Date: Monday, August 7, 2017 at 4:52 PM
To: Matthew Dowd <mjdowd@dowdpllc.com>, "Guillermet, Alexandra (Sodexo)" <Alexandra.Guillermet@USPTO.GOV>
Cc: Paul Morinville <Paul@morinville.net>
Subject: RE: External Group: Inventors Gathering 8/11

Matthew,

Thank you for your email. Someone will follow up with your email/request for further discussion by tomorrow.

Tim Luepke, CMP

General Manager of Conferencing
Sodexo @ U.S. Patent & Trademark Office (USPTO)
phone: 571-272-8537
fax: 571-273-8537
cell #: 571-447-6892

From: Matthew Dowd [<mailto:mjdowd@dowdpllc.com>]
Sent: Monday, August 07, 2017 2:54 PM
To: Guillermet, Alexandra (Sodexo) <Alexandra.Guillermet@USPTO.GOV>
Cc: Paul Morinville <Paul@morinville.net>; Luepke, Tim (Sodexo) <Tim.Luepke@USPTO.GOV>
Subject: Re: External Group: Inventors Gathering 8/11

Dear Alexandra:

I am writing on behalf of Paul Morinville and US Inventor. I understand that the USPTO has disapproved US Inventor's application for a permit to hold a small gathering on the public plaza space to allow the group to voice their concerns about issues with the current patent system. A copy of the permit application is attached.

Would you (or an appropriate colleague at USPTO) have a few minutes today to discuss the permit application?

As you certainly understand, US Inventor wants to do everything reasonable to address USPTO's concerns about the public demonstration planned for August 11. Please let me know as soon as possible when you are available to discuss.

I also understand that Mr. Morinville and/or Josh Malone, a Fellow with US Inventor, has spoken with Frederick Steckler, Chief Administrative Officer at USPTO, regarding the proposed gathering. I am likewise available to discuss with Mr. Steckler.

Best regards,

Matthew Dowd

Matthew J. Dowd
Dowd PLLC
1717 Pennsylvania Avenue, NW
Suite 1025
Washington, D.C. 20006
(202) 573-3853
mjdowd@dowdpllc.com
<http://www.dowdpllc.com>

Begin forwarded message:

From: "Guillermety, Alexandra (Sodexo)"

<Alexandra.Guillermety@USPTO.GOV>

Date: August 7, 2017 at 10:48:33 AM EDT

To: "Paul Morinville (Paul@morinville.net)" <Paul@morinville.net>, James

Yu <jyu@fulloncom.com>, shannon polvino <polvino@zeppcom.com>

Cc: "Luepke, Tim (Sodexo)" <Tim.Luepke@USPTO.GOV>

Subject: External Group: Inventors Gathering 8/11

Good morning Paul,

As provide earlier this morning, your event in the Museum on Friday, August 11, is approved. Per the BEO we sent you this morning, please let us know if you have any questions or changes. We look forward to hosting your event.

In regards to the additional application submitted, unfortunately, that has been denied. The legal team reviews all applications and takes in to consideration the application needs versus USPTO needs and policies. Unfortunately, this event does not meet all of those legal requirements. If needed, we're happy to discuss with you further.

Again, we look forward to seeing you Friday in the Museum.

Thank you.

Alexandra (Alex) Guillermety, CMP

Conference Services Manager

United States Patent and Trademark Office (USPTO)

Main Line: [571.272.2222](tel:571.272.2222)

Direct Line: [571.272.7289](tel:571.272.7289)

Email: alexandra.guillermety@uspto.gov

<image001.png>

**ATTACHMENT - BANQUET EVENT
ORDER CONFIRMATION**

**Sodexo Conference Services - USPTO
Banquet Event Order**

Organizing Group	Event Information	
Morinville, Paul	Date	8/11/2017 Fri
US Inventors	Reservation ID	15118
	Event Name	Inventors Gathering
	PO Number:	
	Business Unit:	
	Status	Confirmed
	Event Coordinator:	Alex Guillermety
	Salesperson:	
	Event Type	Event
	Setup Type	Theater (75)

Location and Times				
Location	Res Start	Event Start	Event End	Res End
Madison National Inventor Hall of Fame and Museum	7:00 AM	10:00 AM	12:00 PM	12:00 PM

Quantity	Description
----------	-------------

APPROVALS (CS)	
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- * 1 NO ALCOHOL SERVED
- * 1 External Group Approval
Application Approved: 8/4
Examiner Awards inside National Inventors Hall of Fame Museum, Award ceremony for examiners, 6 will be honored.

ROOM/MOVE SERVICES SET-UP (CS)	
--------------------------------	--

- * 1 Move Services Request
SET-UP DATE & TIME: August 10th @ 2 PM

MEETING DATE & TIME: August 11th @ 10 AM
- * 1 Podium
- 2 6'x30" Rectangle Table
(1) On stage awards
(1) Registration outside
- * 1 Theater Style Seating
to Accommodate (75)
Mesh Chairs
- 1 Move Services Complete
DATE SERVICE COMPLETE: _____ (*For Internal/Mover Use Only*)
SIGNATURE: _____ (*For Internal/Mover Use Only*)

Please call Conference Services at #2-2222 with any questions.

AV EQUIPMENT (CS)	
-------------------	--

- 1 Wireless Handheld/Lapel Microphone
- 1 House Sound/Music

NOTES (CS)	
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- 1 Events with NO F&B
The details above confirm the arrangements made for your event. Should you have any questions or need revisions, please let your Meeting Planner know as soon as possible by calling Conference Services at #2-2222 or via e-mail.

PLEASE NOTE:
**We place meetings according to program size and need. We reserve the right to change the exact placement of your meeting room and you will be notified in a timely manner if it is necessary for us to do so.
**No Food and/or Beverage have been ordered for this event.

-Please Sign Below & Return to Your Meeting Planner via Email to Confirm Arrangements

Printed Name: _____

Sodexo Conference Services - USPTO
Banquet Event Order

Organizing Group	Event Information	
Morinville, Paul	Date	8/11/2017 Fri
US Inventors	Reservation ID	15118
	Event Name	Inventors Gathering
	PO Number:	
	Business Unit:	
	Status	Confirmed
	Event Coordinator:	Alex Guillermet
	Salesperson:	
	Event Type	Event
	Setup Type	Theater (75)

Location and Times				
Location	Res Start	Event Start	Event End	Res End
Madison National Inventor Hall of Fame and Museum	7:00 AM	10:00 AM	12:00 PM	12:00 PM

Quantity	Description
----------	-------------

Signature: _____

ATTACHMENT - APPLICATION

APPLICATION FOR USE OF SPACE IN PUBLIC BUILDINGS AND GROUNDS

INSTRUCTIONS: Please submit with this application a copy, sample, or description of any material or item proposed for distribution or display. Type or print in ink all items. Failure to complete this form, shall result in denial of a license.

PART I—APPLICATION

1A. FIRST, MIDDLE, LAST NAME OF APPLICANT	1B. COMPLETE MAILING ADDRESS
1C. TELEPHONE NUMBER	
2A. NAME OF PERSON OR ORGANIZATION SPONSORING, PROMOTING, OR CONDUCTING THE PROPOSED ACTIVITY	2B. COMPLETE MAILING ADDRESS
2C. TELEPHONE NUMBER	
3A. NAME(S) OF PERSON(S) WHO WILL HAVE SUPERVISION OF/AND RESPONSIBILITY FOR THE PROPOSED ACTIVITY	3B. COMPLETE MAILING ADDRESS
3C. TELEPHONE NUMBER	

4. DESCRIPTION OF PROPOSED ACTIVITY

5. PROPOSED BUILDING AND AREA

6. PROPOSED DATES AND HOURS DURING WHICH THE ACTIVITY IS TO BE CARRIED OUT			7. APPROXIMATE NUMBER OF PERSONS TO BE ENGAGED IN THIS ACTIVITY (if known)
A. FROM	B. TO	C. HOURS	

IMPORTANT: If applicant purports to represent an organization, a letter or other documentation that the applicant has authority to represent that organization is required to be submitted with this form.

8. APPLICANTS PROPOSING TO ENGAGE IN THE SOLICITATION OF FUNDS MUST CHECK ONE OF THE FOLLOWING STATEMENTS.

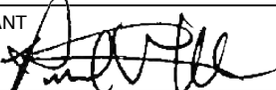
I HEREBY CERTIFY THAT:

A. I represent and will be soliciting funds for the sole benefit of a religion or religious group:

B. My organization has received an official Internal Revenue Service (IRS) ruling or letter of determination stating that the organization or its parent organization qualifies for tax-exempt status under 26 U.S.C. 501 (c)(3), (c)(4), or (c)(5); or

C. My organization has applied to the IRS for a determination of tax-exempt status under 26 U.S.C. 501 (c)(3), (c)(4), or (c)(5), and that the IRS has not yet issued a final administrative ruling or determination of such status.

CERTIFICATION: I CERTIFY THAT THE ABOVE INFORMATION IS TRUE AND CORRECT.

9. SIGNATURE OF APPLICANT 	10. DATE SIGNED
--	-----------------

1. Will any special services be necessary for the proposed activity?

No Yes (Write the special services below if required.)

Public Address System, Motion Picture Projector, Special Lighting, Air Conditioning, Heating, Lights, Other.
specify service: Podium, Mic, Table

2. Will attendees be required to pay an admission fee or other fee?

No Yes

3. Which, if any, of the applicant, sponsor, promotor, or supervisor of the proposed activity is a non-profit organization as defined in DAO 206-5?

Which of the above, if any, intends or expects to receive a profit from the proposed activity?

None

REVOCABLE LICENSE FOR NON-FEDERAL USE OF REAL PROPERTY

A revocable license affecting the property described and for the purpose designated below is hereby granted to the Licensee herein named, subject to all of the conditions, special and general, hereinafter enumerated.

2. NAME OF LICENSEE US Inventor	3. ADDRESS 3290 Ridge Road, Highland, IN 46322
--	---

4. PROJECT DESIGNATION AND ADDRESS National Inventors Hall of Fame; 600 Dulany St, Alexandria, VA	5. MAXIMUM PERIOD COVERED FROM August 11, 2017 TO August 11, 2017
--	--

6. CONSIDERATION

\$ 1

7. DESCRIPTION OF PROPERTY AFFECTED *(As shown on Exhibits _____ attached hereto and made a part hereof.)*
National Inventors Hall of Fame and Museum; Madison Building 600 Dulany St, Alexandria, VA

8. PURPOSE OF LICENSEE

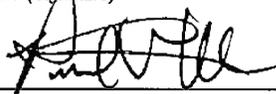
A1:8 Examiner Awards Ceremony in the National Inventors Hall of Fame and Museum

9. BY THE ACCEPTANCE OF THIS LICENSE, THE LICENSEE AGREES TO ABIDE AND BE BOUND BY THE FOLLOWING CONDITIONS:

I. SPECIAL CONDITIONS

1. No alcoholic beverages permitted unless a written waiver has been granted in accordance with the Federal Property Management Regulations. (FPMR).
2. No smoking, food or beverages allowed without permission of the Building Manager, and then, only in designated areas.
3. No posters or banners to be affixed to the premises without the permission of the Building Manager.
4. Displays shall not impede ingress or egress to the building.
5. Licensee must comply with all rules and regulations governing the use of the above space as stated in AAO 206-5 on Occasional Use of Public Areas in Public Buildings.

That condition(s) No.(s) _____ was (were) deleted before the execution of this license.

LICENSOR	LICENSEE
DATED	ACCEPTED
THIS _____ DAY OF _____ YEAR _____	THIS 3 DAY OF August YEAR 2017
BY (Signature)	BY (Signature) 
TITLE	TITLE President
TITLE	TITLE

IF LICENSEE IS A CORPORATION THE FOLLOWING CERTIFICATE OF LICENSEE MUST BE EXECUTED:

CERTIFICATE OF CORPORATE LICENSEE

I, Paul Morinville, certify that I am the President ~~Secretary~~ of the corporation named as licensee herein; that Self who signed said license on behalf of the licensee was then President of said corporation; that said license was duly signed for and in behalf of said corporation by authority of its governing body, and is within the scope of its corporate powers.

(CORPORATE)
(SEAL)



(Signature)

US INVENTOR

Innovators, Inventors, Dreamers, and Builders

August 1, 2017

To Whom It May Concern:

Paul Morinville, Josh Malone, Shannon Polvino, and/or James Yu are hereby given the authority to represent US Inventor to the US Patent & Trademark Office and USPTO Conference Services in the planning of events, procuring of supplies and equipment, and approving of costs for said organization.



Paul Morinville, President

CORPORATE AUTHORIZATION RESOLUTION

Centier Bank
 9102 Indianapolis Blvd
 Highland, IN 46322

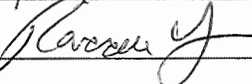
By: US INVENTOR INC
 3290 RIDGE RD
 HIGHLAND IN 46322

Referred to in this document as "Financial Institution"

Referred to in this document as "Corporation"

I, RANDALL LANDRENEAU, certify that I am Secretary (clerk) of the above named corporation organized under the laws of Indiana, Federal Employer I.D. Number 47-3440030, engaged in business under the trade name of US INVENTOR INC, and that the resolutions on this document are a correct copy of the resolutions adopted at a meeting of the Board of Directors of the Corporation duly and properly called and held on 03/17/2015 (date). These resolutions appear in the minutes of this meeting and have not been rescinded or modified.

AGENTS Any Agent listed below, subject to any written limitations, is authorized to exercise the powers granted as indicated below:

Name and Title or Position	Signature	Facsimile Signature (if used)
A. <u>PAUL V MORINVILLE</u> <u>PRESIDENT</u>	X 	X _____
B. <u>Randall Landreneau, Secretary</u>	X 	X _____
C. _____	X _____	X _____
D. _____	X _____	X _____
E. _____	X _____	X _____
F. _____	X _____	X _____

POWERS GRANTED (Attach one or more Agents to each power by placing the letter corresponding to their name in the area before each power. Following each power indicate the number of Agent signatures required to exercise the power.)

Indicate A, B, C, D, E, and/or F	Description of Power	Indicate number of signatures required
<u>A</u>	(1) Exercise all of the powers listed in this resolution.	_____
_____	(2) Open any deposit or share account(s) in the name of the Corporation.	_____
_____	(3) Endorse checks and orders for the payment of money or otherwise withdraw or transfer funds on deposit with this Financial Institution.	_____
_____	(4) Borrow money on behalf and in the name of the Corporation, sign, execute and deliver promissory notes or other evidences of indebtedness.	_____
_____	(5) Endorse, assign, transfer, mortgage or pledge bills receivable, warehouse receipts, bills of lading, stocks, bonds, real estate or other property now owned or hereafter owned or acquired by the Corporation as security for sums borrowed, and to discount the same, unconditionally guarantee payment of all bills received, negotiated or discounted and to waive demand, presentment, protest, notice of protest and notice of non-payment.	_____
_____	(6) Enter into a written lease for the purpose of renting, maintaining, accessing and terminating a Safe Deposit Box in this Financial Institution.	_____
_____	(7) Other _____	_____

LIMITATIONS ON POWERS The following are the Corporation's express limitations on the powers granted under this resolution.



RESOLUTIONS

The Corporation named on this resolution resolves that,

- (1) The Financial Institution is designated as a depository for the funds of the Corporation and to provide other financial accommodations indicated in this resolution.
(2) This resolution shall continue to have effect until express written notice of its rescission or modification has been received and recorded by the Financial Institution.
(3) The signature of an Agent on this resolution is conclusive evidence of their authority to act on behalf of the Corporation.
(4) All transactions, if any, with respect to any deposits, withdrawals, rediscounts and borrowings by or on behalf of the Corporation with the Financial Institution prior to the adoption of this resolution are hereby ratified, approved and confirmed.
(5) The Corporation agrees to the terms and conditions of any account agreement, properly opened by any Agent of the Corporation.
(6) The Corporation acknowledges and agrees that the Financial Institution may furnish at its discretion automated access devices to Agents of the Corporation to facilitate those powers authorized by this resolution or other resolutions in effect at the time of issuance.
(7) The Corporation acknowledges and agrees that the Financial Institution may rely on alternative signature and verification codes issued to or obtained from the Agent named on this resolution.

Pennsylvania. The designation of an Agent does not create a power of attorney; therefore, Agents are not subject to the provisions of 20 Pa.C.S.A. Section 5601 et seq. (Chapter 56; Decedents, Estates and Fiduciaries Code) unless the agency was created by a separate power of attorney. Any provision that assigns Financial Institution rights to act on behalf of any person or entity is not subject to the provisions of 20 Pa.C.S.A. Section 5601 et seq. (Chapter 56; Decedents, Estates and Fiduciaries Code).

EFFECT ON PREVIOUS RESOLUTIONS This resolution supersedes resolution dated _____ . If not completed, all resolutions remain in effect.

CERTIFICATION OF AUTHORITY

I further certify that the Board of Directors of the Corporation has, and at the time of adoption of this resolution had, full power and lawful authority to adopt the resolutions on page 2 and to confer the powers granted above to the persons named who have full power and lawful authority to exercise the same. (Apply seal below where appropriate.)

[] If checked, the Corporation is a non-profit corporation.

In Witness Whereof, I have subscribed my name to this document and affixed the seal of the Corporation on _____ (date).
Attest by One Other Officer [Signature] Secretary

FOR FINANCIAL INSTITUTION USE ONLY

Acknowledged and received on _____ (date) by _____ (initials) [] This resolution is superseded by resolution dated _____ .

Comments:



ATTACHMENT - APPLICATION

**APPLICATION/PERMIT FOR USE OF SPACE
IN PUBLIC BUILDINGS AND GROUNDS**

OMB Control Number: 3090-0044
Expiration Date: 11/30/2018

Public reporting burden of this collection of information is estimated to average 20 minutes per response, including the time for reviewing instructions searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Facilities Management and Services Programs (PM), GSA Public Buildings Service, Washington, DC 20405.

INSTRUCTIONS: This form allows the Applicant to request the use of federally owned property in accordance with 40 U.S.C. § 581(h) and Federal Management Regulation 41 C.F.R. part 102-74, subpart D. The Applicant must accurately describe the proposed use and, if approved, the form will serve as the permit for that use. Please submit the form to the federal property manager responsible for the property.

Note: If the proposed use is a farmers market, the Applicant must confer with the Federal property manager and regional counsel to determine whether a permit (GSA 3453); a license (GSA 1582); or an outlease is the appropriate vehicle for the specific circumstances of each market.

PART I - APPLICATION

APPLICANT

FIRST NAME Paul	MIDDLE V	LAST NAME Morinville	MAILING ADDRESS		
TELEPHONE NUMBER			STREET		
EXTENSION			3290 Ridge Road		
E-MAIL ADDRESS			CITY	STATE	ZIP CODE
512-294-9563			Highland	IN	46322

SPONSOR, PROMOTER OR CONDUCTOR OF PROPOSED ACTIVITY

NAME OF PERSON OR ORGANIZATION US Inventor			MAILING ADDRESS		
TELEPHONE NUMBER			STREET		
46322			3290 Ridge Road		
AREA CODE	PHONE	EXTENSION	CITY	STATE	ZIP CODE
46322	5122949563		Highland	IN	46322

SUPERVISION OF/AND RESPONSIBILITY FOR THE PROPOSED ACTIVITY

NAME OF PERSON Paul Morinville			MAILING ADDRESS		
TELEPHONE NUMBER			STREET		
512			3290 Ridge Road		
AREA CODE	PHONE	EXTENSION	CITY	STATE	ZIP CODE
512	294-9563		Highland	IN	46322

DESCRIPTION OF PROPOSED ACTIVITY

Outside in front of building (protest): assembly, marching, picketing, speech (amplified), and patent burning
 Inside Atrium (educational): educational signage, brochures, and staffed table
 * This activity is subject to First Amendment provisions for speech, assembly, and petition; all rights reserved

PROPOSED BUILDING USPTO Madison Building 600 Dulany St, Alexandria, VA		PROPOSED AREA Outside - North entrance plaza/steps; Inside - Atrium	
PROPOSED DATES AND HOURS DURING WHICH THE ACTIVITY IS TO BE CARRIED OUT		APPROXIMATE NUMBER OF PERSONS TO BE ENGAGED IN THIS ACTIVITY (<i>if known</i>)	
FROM 08/11/2017	TO 08/11/2017	HOURS 8:00 am to 8:00 pm	75

IMPORTANT: If applicant purports to represent an organization, a letter or other documentation that the applicant has authority to represent that organization is required to be submitted with this form.

APPLICANTS PROPOSING TO ENGAGE IN THE SOLICITATION OF FUNDS MUST CHECK ONE OF THE FOLLOWING STATEMENTS:

I HEREBY CERTIFY THAT:

- I represent and will be soliciting funds for the sole benefit of a religion or religious group;
- My organization has received an official Internal Revenue Service (IRS) ruling or letter of determination stating that the organization or its parent organization qualifies for tax-exempt status under 26 U.S.C. 501(c)(3), (c)(4), or (c)(5); or
- My organization has applied to the IRS for a determination of tax-exempt status under 26 U.S.C. 501(c)(3), (c)(4), or (c)(5), and that the IRS has not yet issued a final administrative ruling or determination of such status.

CERTIFICATION: I CERTIFY that the above information is true and correct.

SIGNATURE OF APPLICANT 	DATE SIGNED 07/25/2017
---	---------------------------

PART II - PERMIT (TO BE COMPLETED BY GSA ONLY)

DESIGNATED BUILDING AND AREA, ACTUAL DATES AND HOURS, FOR WHICH ACTIVITY APPROVED

BUILDING	AREA	FROM	TO	HOURS

GSA APPROVING OFFICIAL

SIGNATURE	NAME OF OFFICIAL	DATE SIGNED

PART III - CONDITIONS

By submitting this form, Applicant agrees to the following terms and conditions:

Applicant will conduct the proposed activity strictly in accordance with the description of the activity in this permit.

Applicant must submit, as part of this permit, a copy, sample or accurate description of any materials proposed for distribution at the event.

Unless otherwise agreed to, in writing, by GSA and incorporated into this permit, the Applicant assumes all responsibility for, and costs and expenses associated with, clean-up of the grounds, providing trash containers and disposal of trash, as well as any additional security, electrical and water or related services needed to support the activity. Portable restroom facilities may be authorized, at Applicant's sole cost and expense, if Applicant arranges for the removal before the beginning of the next business day.

GSA will neither store nor assume any responsibility for any materials that are used for an event.

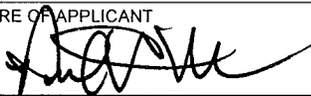
By signing the permit application and without the need for further documentation, Applicant hereby indemnifies and saves harmless the United States, its agents and employees, in both their personal and official capacities, against any and all loss, damage, claim, or liability whatsoever, due to personal injury or death, or damage to property of the Federal Government or others, directly or indirectly, due to the exercise by Applicant of the privilege granted by this permit, or any act or omission of Applicant, including failure to comply with the obligations of this permit.

In keeping with federal policy regarding retention of records associated with federal contracts and the like, GSA will retain a copy of the permit for three (3) years from the date of issuance.

Special terms and conditions related to this permit are listed below (and continued on the following page(s), if necessary):

MATERIALS DISTRIBUTED at this EVENT ARE Related to PATENT LAW and Policy, AND OTHER MATERIALS PERMITTED by the FIRST Amendment

SIGNATURE OF APPLICANT

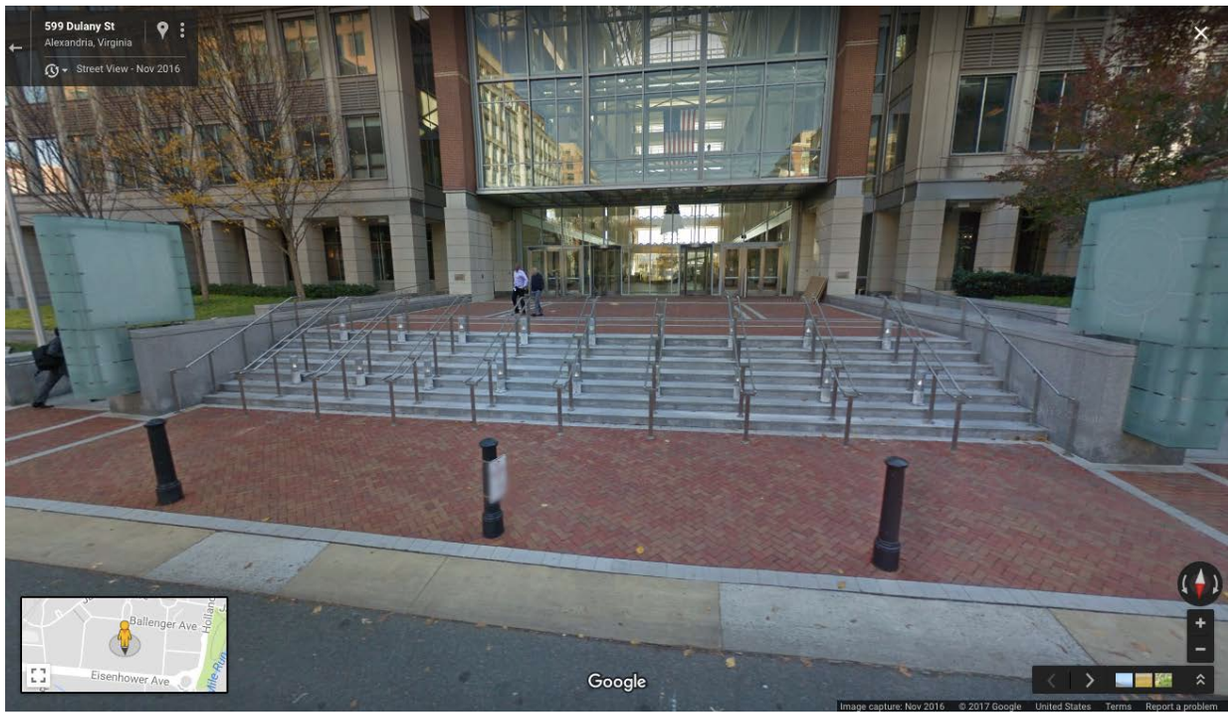
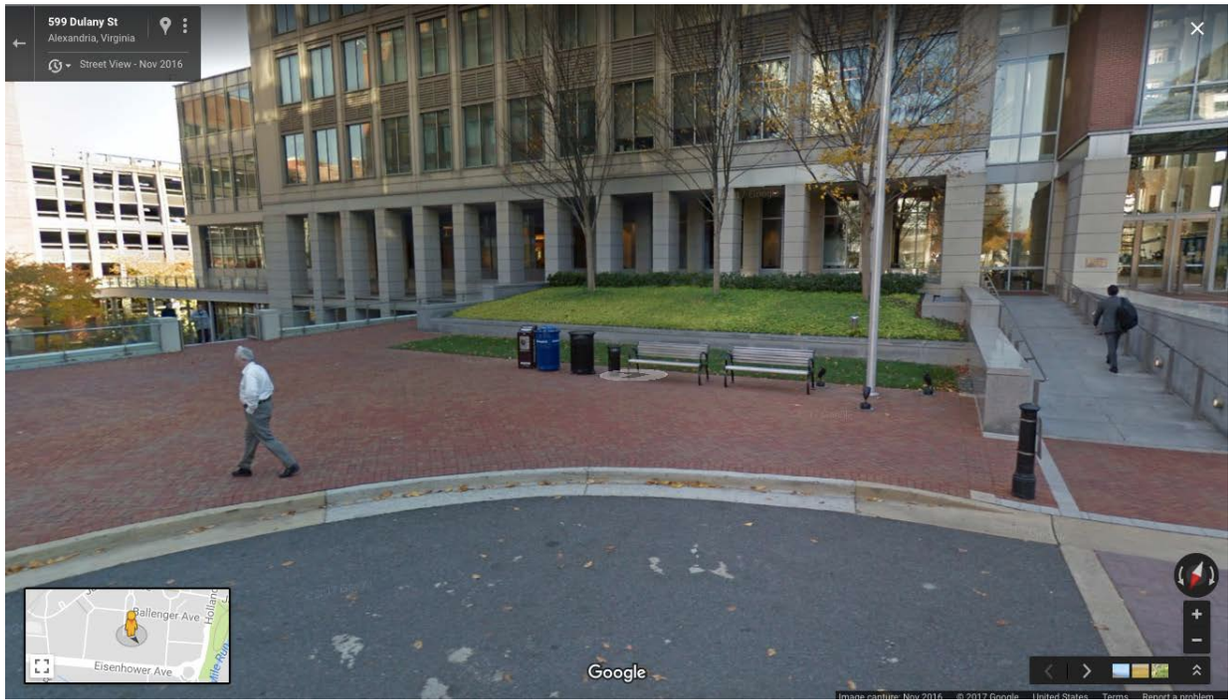


DATE SIGNED

07/25/2017

If the request to use federal space is denied or an issued permit is cancelled, the Applicant may appeal within 5 calendar days of the notification of disapproval or cancellation to the GSA Regional Administrator or his/her designee. For more information about how to request the use of Federal property under 40 U.S.C. § 581(h) and Federal Management Regulation 41 C.F.R. part 102-74, subpart D, please contact GSA's Office of Facilities Management and Services Programs (PM), 1800 F Street, NW, Washington, DC 20405 or visit www.gsa.gov

ATTACHMENT - PICTURES





ATTACHMENT - EMAILS

----- Forwarded message -----

From: "Luepke, Tim" <Tim.Luepke@sodexo.com>

Date: Jul 26, 2017 10:01 AM

Subject: RE: Application Permit for use of Space

To: "Paul Morinville" <Paul@morinville.net>, "tim.luepke@uspto.gov" <tim.luepke@uspto.gov>

Cc: "Josh Malone" <josh@malonepeople.net>

Thank you. I am away from the office this week but will begin the review process. We will be in touch.

From: Paul Morinville [mailto:Paul@morinville.net]

Sent: Tuesday, July 25, 2017 4:15 PM

To: tim.luepke@uspto.gov

Cc: 'Josh Malone'

Subject: Application Permit for use of Space

Tim, Please accept this application for use of space on August 11th. I believe I have completed everything. Please let me know if something is missing, not correctly applied or in error and I will correct as soon as possible.



Paul Morinville, President

US Inventor

[512 294 9563](tel:5122949563)

paul@usinventor.org

www.usinventor.org

<https://www.linkedin.com/in/paul-morinville-422481>

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----- Forwarded message -----

From: "Paul Morinville" <Paul@morinville.net>

Date: Jul 25, 2017 4:15 PM

Subject: Application Permit for use of Space

To: <tim.luepke@uspto.gov>

Cc: "Josh Malone" <josh@malonepeople.net>

Tim, Please accept this application for use of space on August 11th. I believe I have completed everything. Please let me know if something is missing, not correctly applied or in error and I will correct as soon as possible.



Paul Morinville, President

US Inventor

[512 294 9563](tel:5122949563)

paul@usinventor.org

www.usinventor.org

<https://www.linkedin.com/in/paul-morinville-422481>

----- Forwarded message -----

From: "James Yu" <jyu@fulloncom.com>

Date: Aug 3, 2017 1:46 PM

Subject: RE: Application Museum Space August 11

To: "Guillermety, Alexandra (Sodexo)" <Alexandra.Guillermety@uspto.gov>, "Luepke, Tim (Sodexo)" <Tim.Luepke@uspto.gov>

Cc: "shannon polvino" <polvino@zeppcom.com>, "Paul Morinville (Paul@morinville.net)" <Paul@morinville.net>, "Josh Malone" <josh@malonepeople.net>

Hi, Alex and Tim –

Thank you for flagging this for us. Please find the amended forms attached.

James Yu

VP, Full On Communications

[+1 202 421-7745](tel:+12024217745)

From: Guillermety, Alexandra (Sodexo) [mailto:Alexandra.Guillermety@USPTO.GOV]

Sent: Thursday, August 03, 2017 1:34 PM

To: shannon polvino <polvino@zeppcom.com>; James Yu <jyu@fulloncom.com>

Cc: Luepke, Tim (Sodexo) <Tim.Luepke@USPTO.GOV>

Subject: Application Museum Space August 11

Good afternoon,

Following up to our call, in order to have legal approve your application it must state the correct location. Attached please find the application as well at the memo. Once completed please provide all paper work to Tim Luepke (cc'd) in my absence.

Thank you

Alexandra (Alex) Guillermet, CMP

Conference Services Manager

United States Patent and Trademark Office (USPTO)

Main Line: [571.272.2222](tel:571.272.2222)

Direct Line: [571.272.7289](tel:571.272.7289)

Email: alexandra.guillermet@uspto.gov



From: Guillermet, Alexandra (Sodexo) [mailto:Alexandra.Guillermet@USPTO.GOV]
Sent: Monday, August 07, 2017 10:02 AM
To: Paul Morinville (Paul@morinville.net) <Paul@morinville.net>
Cc: shannon polvino <polvino@zeppcom.com>; James Yu <jyu@fulloncom.com>; Luepke, Tim (Sodexo) <Tim.Luepke@USPTO.GOV>
Subject: BEO Confirmation - Madison National Inventor Hall of Fame and Museum 8/11

Good morning,

Please see attached your BEO, for your event in the Madison National Inventor Hall of Fame and Museum. Please review the attachment carefully and let me know if you need to make any changes, or have any questions, at this time. Also, please keep us informed if any of your meetings should cancel prior to the actual meeting, once reviewed please sign and return.

Thanks!

Alexandra (Alex) Guillermet, CMP

Conference Services Manager

United States Patent and Trademark Office (USPTO)

Main Line: [571.272.2222](tel:571.272.2222)

Direct Line: [571.272.7289](tel:571.272.7289)

Email: alexandra.guillermety@uspto.gov

