**From:** tmng.notices@USPTO.GOV

**Sent:** Wed Jul 20 11:03:20 EDT 2016

To: cbraun@amsbowfishing.com

Cc:

Subject: Official USPTO Notification: U.S. Trademark SN 86817307 -- Docket/Reference No. null: Notice

of Abandonment for Failure to Respond/Late Response

## NOTICE OF ABANDONMENT

**U.S. Serial Number:** 86817307

Mark: SATURN

Owner: AMS, LLC

**Docket/Reference Number:** 

**Issuance Date:** July 20, 2016

The above-identified U.S. trademark application is abandoned, in full, because the USPTO did not receive from the applicant a response to the Office action mailed on within the six-month response period, as required by statute and Trademark Rule 2.65(a). 15 U.S.C. 1062(b); 37 C.F.R. §2.65(a). If necessary, you may view the Office action at <a href="http://tsdr.uspto.gov/">http://tsdr.uspto.gov/</a>.

If you have proof of USPTO error in declaring the application abandoned, you may file a written request for reinstatement of the application for no fee. Acceptable proof would establish that: (1) a timely response was submitted to the USPTO, such as an e-mail confirmation of receipt from the Trademark Electronic Application System (TEAS); or (2) the USPTO erred by sending the Office action to the wrong address. You must submit a request for reinstatement in writing, along with your proof, within two (2) months of the abandonment issuance date (see above). See "Request for Reinstatement" form at <a href="http://www.uspto.gov/trademarks/teas/petition\_forms.jsp">http://www.uspto.gov/trademarks/teas/petition\_forms.jsp</a>.

If you either did not receive the Office action or were unintentionally delayed in filing a response and do not have the proof required for reinstatement, you may file through TEAS a "petition to revive" form **within two (2) months of the abandonment issuance date**. See "Petition to Revive" form at

http://www.uspto.gov/trademarks/teas/petition\_forms.jsp.
Trademark Rule 2.66 requires that the petition include the following: (1) a signed statement by someone with firsthand knowledge of the facts that the delay in responding by the due date was "unintentional"; (2) if the Office action was received, a complete response to the Office action, or if the Office action was not received, a clear statement of this fact; and (3) a petition fee.

For additional information on filing a petition, go to

http://www.uspto.gov/trademarks/basics/Petition\_Revive.jsp\_ or contact the Trademark Assistance Center at 1-800-786-9199 or TrademarkAssistanceCenter@uspto.gov.

To view this notice and other documents for this application on-line, go to <a href="http://tsdr.uspto.gov/">http://tsdr.uspto.gov/</a> , enter the U.S. application serial number and select the button labeled "Documents."