Decision Dismissing Request for Prioritized Examination (Track I)		Application No.:	
1. THE REQUEST FILED IS DISMISSED BECAUSE:			
	 A. The application is not a utility application under 35 U.S.C. 111(a) filed by EFS-Web or a plant application under 35 U.S.C. 111(a) filed by paper: i. The application is a utility application that was not filed by EFS-Web. ii. The application is neither a utility application nor a plant application, but rather is a		
	B. The request was not filed with the application or on the same date of the application.		
	 C. One or more of the following fees were not filed with the application: Basic filing fee, as set forth in 37 CFR 1.16(a), or for a plant application, 37 CFR 1.16(c). Search fee, as set forth in 37 CFR 1.16(k), or for a plant application, 37 CFR 1.16(m). Examination fee, as set forth in 37 CFR 1.16(o), or for a plant application, 37 CFR 1.16(q). Publication fee, as set forth in 37 CFR 1.18(d). Track I processing fee, as set forth in 37 CFR 1.17(i). Track I prioritized examination fee, as set forth in 37 CFR 1.17(c). Application size fee, due because the specification and drawings exceed 100 sheets of paper, as set forth in 37 CFR 1.16(s). Excess independent claim fee, due because the number of independent claims exceeds three, as set forth in 37 CFR 1.16(h). Excess claim fee, due because the number of claims exceeds twenty, as set forth in 37 CFR 1.16(i). 		
	D. The application is not complete under 37 CFR 1.51(b) because an executed oath or declaration under 37 CFR 1.63 was not filed with the application.		
	 E. The application contains or has been amended to contain: i. More than four independent claims. ii. More than thirty total claims. iii. One or more multiple dependent claims. 		
	F. The Track I program has exceeded its limit of 10,000 requests for the current fiscal year.		
	G. Other:		
2.	 CONCLUSION The application will <u>not</u> undergo prioritized examination. Correction of the above defect(s) will <u>not</u> cause the application to undergo prioritized examination, because each of the above requirements was required to have been met upon filing of the application. Telephone inquiries with regard to this decision should be directed to at, In his/her absence, calls may be directed to, 		
	[Signature]	(Title)	

U.S. Patent and Trademark Office PTO-2299 (Rev. 09-2011)