APPENDIX A

Examining Attorneys' Appeal Briefs

The following format should be used by examining attorneys when preparing an appeal brief in an appeal before the Trademark Trial and Appeal Board. The purpose of this format is to promote uniformity in the manner in which appeal briefs are presented and to suggest content guidelines. The substance of the appeal brief is a matter of individual effort within this format.

If, at the time an application file is sent to an examining attorney for preparation of the appeal brief, the examining attorney determines that jurisdiction should be restored to him or her for further examination (e.g., to make a new refusal, to correct informalities or to suspend), this request should be submitted in lieu of the appeal brief. This request would usually be entitled "Request for Remand to Examining Attorney." The request should be a brief statement of the reason for the request and an explanation of what action the examining attorney intends to take. The filing of such a request should be approved by the managing attorney.

If the examining attorney's request is granted, the Trademark Trial and Appeal Board will stay further proceedings in connection with the appeal. If the request is denied, the Trademark Trial and Appeal Board will reset the time for submission of the examining attorney's appeal brief.

FORM FOR EXAMINING ATTORNEY'S APPEAL BRIEF

UNITED STATES PATENT AND TRADEMARK OFFICE				
Applicant:	· ·	BEFORE THE		
Trademark:	:	TRADEMARK TRIAL		
Serial No.:	i i	AND		
Attorney:	:	APPEAL BOARD		
Address:	:	ON APPEAL		

EXAMINING ATTORNEY'S APPEAL BRIEF

The first paragraph should be an introduction, similar to the "Question Presented" section in a memo, *e.g.*:

The applicant has appealed the trademar	k examining attorney's refusal to
register the trademark	on the ground that it is
merely descriptive within the meaning of	§2(e)(1) of the Trademark Act,
15 U.S.C. §1052(e)(1).	

FACTS

This section should be a brief recital of the facts, such as what mark and goods were applied for, what refusal was made and the basis for it, summary of any evidence

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submitted by either party, etc. Since the examining attorney is an advocate at this stage of the proceeding, the appeal brief should be written in a style that will make his or her position convincing to the Board.

ARGUMENT

The argument presented in this section should be complete. The examining attorney should clearly and concisely present each substantive argument in support of his or her position and address all of the applicant's arguments and distinguish any significant cases cited. Reference should not be made to earlier correspondence such as the final refusal. If appropriate, arguments that were made in earlier office actions may be repeated in whole or in part in this section of the appeal brief.

The following format for organizing arguments under sub-headings is recommended:

point, one sub-heading should be used, e.g.:

(See (2) for example)

(argument)

A sub-heading or sub-headings should be used. If there is only one issue with one

		RK IS MERELY DESCRIPTIVE BECAUSE IT DESCRIBES A CTERISTIC OF THE GOODS.
(2)	If there is	s one issue with several points, use additional sub-headings, e.g.: IS LIKELY TO CAUSE CONFUSION WITH
	A.	is visually similar to
	(argun	nent)
	B.	is phonetically similar to
	(argun	nent)
	C.	ETC.
(3)		s more than one issue, each issue should head a separate section, and be d by Roman numerals, $e.g.$:
		ARGUMENTS
l		IS LIKELY TO CAUSE CONFUSION

CONCLUSION

Reiterate the main reasons if necessary. If not, end with a sentence such as the following:

II. IS PRIMARILY MERELY A SURNAME.

APPENDIX A

For the foregoing reasons, the re	fusal to register on the basis of §	of the	
Trademark Act, 15 U.S.C. § be affirmed.	, for the reason that	, should	
	Respectfully submitted,		
	· · · · · · · · · · · · · · · · · · ·	Trademark Examining Attorney	
	(, M Attorney)	anaging	
	Law Office		
	(571) 272		