PREFACE TO THE JUNE 2015 REVISION

This June 2015 revision incorporates amendments to the Trademark Act, the Trademark Rules of Practice, and the Federal Rules, where applicable, and further updates references to Board, Federal Circuit and other federal court cases. Content additions and revisions reflect the evolution and refinement of Board practice as experienced and articulated between March 1, 2014 and February 28, 2015.

The title of the manual is abbreviated as “TBMP.” A citation to a section of the manual may be written as “TBMP § _____ (2015).”

As with previous editions, this edition is available online at the Board home page of the USPTO web site in a searchable, printable format. A link to archived editions of the TBMP is also available at the Board’s home page.

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Trademark Trial and Appeal Board
INTRODUCTION

The primary purpose of this manual is to provide stakeholders with basic information generally useful for litigating trial cases before the Trademark Trial and Appeal Board. The manual does not modify, amend, or serve as a substitute for any existing statutes, rules, or decisional law and is not binding upon the Board, its reviewing tribunals, the Director, or the USPTO. Cf., In re Wine Society of America Inc., 12 USPQ2d 1139 (TTAB 1989). Rather, the manual describes current practice and procedure under the applicable authority and incorporates amendments to the Trademark Rules of Practice, Trademark Act and Federal Rules, and updates in case law, where applicable, as of February 28, 2015. The guidelines set forth in the manual do not have the force and effect of law. They have been developed as a matter of internal office management and are not intended to create any right or benefit, substantive or procedural, enforceable by any party against the office.

The manual is devoted primarily to opposition and cancellation proceedings, the two most common types of inter partes proceedings before the Board. Nonetheless, the manual includes a chapter of general information useful for all proceedings and chapters on interference proceedings, concurrent use proceedings, and ex parte appeals to the Board.

The manual will be updated periodically.

The Board welcomes suggestions for improving the content of the manual. Suggestions and comments should be addressed as follows:

The manual is intended for use by all members of the public, including those seeking general information about Board proceedings, those involved in a Board proceeding, and those not represented by legal counsel, as well as by attorneys and legal professionals. In acknowledgement of the wide breath of users, only the most commonly recognized abbreviations are used in case names (e.g., “Co.”, “Corp.”, “Ltd.”) to enhance searching within the manual and to enhance readability. For users who wish to insert case names into a document requiring use of a specific form of citation, please note that case names may need to be modified.

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