Message from the Deputy Under Secretary of Commerce for Intellectual Property and Deputy Director of the United States Patent and Trademark Office (USPTO)

Intellectual property drives innovation and economic growth in the 21st Century like never before. This administration fosters that growth through the dedicated work of the USPTO. The U.S. Commerce Department’s strategic goals for trade and investment, and innovation drive the USPTO to expand markets for U.S. innovation by promoting a positive global framework for IP rights holders. We perform that mission by charting a course that is both ambitious and quantifiable.

In our ambitious 2010-2015 Strategic Plan, we tasked ourselves with improving the quality of issued patents and trademarks while shortening the time for their issuance, all while increasing employee retention and growing our total number of examiners. By all available metrics we have met those challenges, all while expanding our presence in satellite regions around the country. With a solid infrastructure in place for improvement, our mission now is to ensure that progress continues.

The USPTO 2014-2018 Strategic Plan therefore raises the bar still higher. The backlog of unexamined patent applications and the pendency of those applications have been significantly reduced in the last four years, we will reduce them still further. We have launched great improvements in our information technology tools for employees and stakeholders; we will improve them still further. We have achieved a higher level of efficiency and quality in our trademarks operations; we will improve them still further. We have led the way in harmonizing global IP application and enforcement operations through international partnerships and advocacy; we will continue to lead and expand those efforts. We provided expert guidance to policymakers in the passage of the historic America Invents Act and legislation enacting U.S. participation in the Patent Law Treaty; we will provide further policy leadership as lawmakers tackle further patent, trademark and copyright reform.

All of this will be made possible by a well-trained USPTO workforce that has the tools it needs to perform at the highest levels. We will continue to grow our landmark telework program while finding more ways to improve communications within and across business units. Since the publication of the last strategic plan, the USPTO has been ranked #1 in the 2013 Best Places to Work in the Federal Government rankings! We are tremendously proud of this accomplishment, but continue to strive to make the USPTO workplace even better.

We continue to face challenges. For the first time in the agency’s history, we now have fees set by the USPTO with input from stakeholders to ensure stability and maximized productivity. But recent experience has taught us that external forces can impact USPTO funding, so we will manage our operations with this reality in mind, doing our best to meet, and exceed, our ambitious goals in the 2014-2018 Strategic Plan.

We could not meet these goals without the engagement and feedback of our employees and stakeholders. Together, we will ensure that the USPTO continues to lead the world in IP and innovation. We are committed to making great strides and improvements for the benefit of all.

Michelle K. Lee
Deputy Under Secretary of Commerce for Intellectual Property and Deputy Director of the United States Patent and Trademark Office
The vision of leading the Nation and the world in intellectual property (IP) protection and policy is driving the USPTO toward the ideal patent and trademark systems for our country and the global economy. Strong IP systems foster innovation, competitiveness and economic growth, domestically and abroad by delivering high quality and timely examination of patent and trademark applications, guiding domestic and international property information and education worldwide, with a diverse workforce.

Under the framework of the 2010-2015 Strategic Plan, the USPTO took steps to strengthen its capacity, improve the quality of its patents and trademarks, and reduce the time it takes to obtain a patent. During that time, the Leahy-Smith America Invents Act (AIA) was enacted, which focused on the need to get quality innovations to the marketplace faster and more efficiently to help create new jobs, stimulate economic recovery and ensure our country's position as the global innovation leader. Progress to date has placed the USPTO on the right path to success—patent pendency and inventory are trending downward, the transition to the next generation information technology systems is well under way, global collaboration is advancing, sustainable funding is on the horizon, and the USPTO is fulfilling its commitments to a 21st century diverse workforce.

The 2014-2018 Strategic Plan continues the progress made to date by building on the tangible successes of recent years. From the end of fiscal year 2009 to the end of fiscal year 2013, our Patent business achieved an 18.6 percent reduction of the unexamined patent application backlog, a 7.6 month reduction in first office action pendency, and a 5.5 month reduction in average total pendency. Trademarks maintained its consistent steady-state pendency levels of 3 months to first action and total pendency at less than 12 months. Our geographic reach was expanded through the establishment of a satellite office in Detroit and our presence at satellite office locations in Denver, Dallas and Silicon Valley. These satellite offices, combined with our award-winning telework program, enable us to truly achieve a nationwide workforce of the highest caliber. Internationally, we worked collaboratively with the other major patent offices towards greater work sharing and harmonization, which has been aided by the adoption of first-inventor-to-file in the United States (U.S.).

While these accomplishments are notable by themselves, of greater importance is that they set the platform for further work towards achieving our vision as a global IP leader. This strategic plan, therefore, sets forth the next stage of this journey:

- We will establish the optimal pendency and quality levels for both patents and trademarks that will enable us to operate efficiently and effectively in a steady-state maintenance mode, while considering the expectations of the IP community.
- We will effectively administer the provisions of the AIA.
- We will continue to transform the USPTO with next generation technology and services.
- We will continue working with other Government agencies, Congress and our global partners to establish IP systems that benefit innovation, create jobs and lead to strong economies around the world.
- We will continue to recognize the importance of a strong and diverse leadership team, an agile management structure, and a diverse and engaged cadre of employees in achieving our mission and vision over the long term.
- We will recruit and retain the highest quality employees to accomplish the Office's important work.

Challenges to Accomplishing the USPTO’s Mission and Vision

Achieving success is not without its challenges, which the USPTO will strive to overcome during the implementation of the goals, objectives, and initiatives in this strategic plan. These include:

- Sustainable Funding: Attaining full sustainable funding continues to be a challenge, particularly in this era of increased budgetary pressures. We will continue to pursue full access to all fee collections, establish operating reserves, stay current with business-oriented financial tools, and achieve permanent fee-setting authority. Failure could mean loss of fee-payer confidence if USPTO cannot fulfill the performance commitments it makes when setting fees.

- Managing the Patent Business’ Transition to Maintenance Mode: As the Patent business comes closer to achieving its pendency and inventory targets, it will become increasingly more challenging to effectively manage the transition to a steady-state operation. These challenges include aligning workforce size with workload, and addressing the reality of achieving pendency targets in certain technology areas sooner than in others.

- Administering AIA Provisions: The AIA significantly affected the operations of the Patent Trial and Appeal Board (PTAB). Success in implementing the patent dispute resolution portions of the AIA could make the PTAB the preferred tribunal, drive business away from district courts, and thereby increase the PTAB’s case workload to levels whereby it would be challenging to maintain reasonable pendency.

- Relationships with Oversight Entities: As a fully fee-funded performance-based organization, the USPTO operates differently from traditional agencies. The challenge for the USPTO is to raise awareness among oversight entities of these differences.

- Reliance on Information Technology (IT): As a production-oriented entity, the USPTO relies upon IT as a mission-critical technology and services.
USPTO Strategic Plan 2014-2018

Mission-Focused Strategic Goals

Goal I: Optimize Patent Quality and Timeliness
Goal II: Optimize Trademark Quality and Timeliness
Goal III: Provide Domestic and Global Leadership to Improve Intellectual Property Policy, Protection, and Enforcement Worldwide

Management Goal: Achieve Organizational Excellence

The USPTO will continue to make progress through the three strategic goals and one management goal that were established in the 2010 strategic plan. These goals also support the Department of Commerce’s (DOC) strategic goals to: Expand the U.S. economy through increased exports and inward foreign investment that lead to more and better American jobs; and Foster a more innovative U.S. economy - one that is better at inventing, improving, and commercializing products and technologies that lead to higher productivity and competitiveness.

In this high-tech, innovative age, IP is generating interest, controversy, and administrative/legislative reforms in the United States and abroad. In this high-tech, innovative age, IP is generating interest, controversy, and administrative/legislative reforms in the United States and abroad. Growth of IP Worldwide: Demand for IP rights, both here and abroad, has increased significantly over the past several years. Applications filed overseas can and do have an effect on U.S. Patent applications. Applications filed overseas can and do have an effect on U.S. Patent applications.

Sixty percent of the 2011 USPTO applications were filed overseas.2 Applications filed overseas can and do have an effect on U.S. Patent applications.

EXTERNAL FACTORS

The USPTO successfully and timely completed its implementation of all new statutory provisions of the Leahy-Smith America Invents Act. This Act, signed into law in September 2011, contains many fundamental changes to patent laws and USPTO practices, such as moving the United States to a “first-inventor-to-file” system from a “first-to-invent” system. These significant changes required USPTO to issue many new regulations that became effective in September 2012 and March 2013.

Growing IP Backlash: The Obama administration recognized that patent reform “went about halfway to where we need to go” and has announced seven legislative priorities and five executive actions designed to reduce abusive patent litigation tactics and to ensure the highest-quality patents in our system.3 The USPTO is the lead on implementing four Executive Actions.

Counterfeiting, Piracy, and Failure to Respect IP Rights continue to be significant issues, particularly in fast-growing economies such as China and India. A major challenge facing the USPTO and the U.S. IP system is the illegal accessibility to copyrighted works through the internet.

Growing IP Backlash: Achieving consensus among countries advocating effective IP protection is critical for countering countries less supportive of efforts to enhance IP standards. While these factors are outside the direct control of the USPTO, it is engaged with the five major IP offices (the IP5: USPTO, the European Patent Office (EPO), the Japan Patent Office, the Korean IP Office and the State IP Office of the People’s Republic of China) in forecasting workload, has established operating reserves that could mitigate the impact of economic volatility, and is engaged in patent reform, pending court decisions, and international discussions.

Economic Volatility: The health and strength of the domestic and global markets influence demand for IP rights and have a direct impact on USPTO operations.

Continuation of Patent Reform: The USPTO successfully implemented all new statutory provisions of the Leahy-Smith America Invents Act. This Act, signed into law in September 2011, contains many fundamental changes to patent laws and USPTO practices, such as moving the United States to a “first-inventor-to-file” system from a “first-to-invent” system. The USPTO is well positioned to implement the new changes.

These are all encompassing goals which include the commitment to reduce the duration and cost of IP examination. They are critical to ensuring that the USPTO remains responsive to user demands.

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Economic Volatility: The health and strength of the domestic and global markets influence demand for IP rights and have a direct impact on USPTO operations.
The strategic goal to “optimize patent quality and timeliness” recognizes the importance of innovation as the foundation of American economic growth and national competitiveness, as documented in the Strategy for American Innovation. Through this goal, the USPTO has committed to reducing the excess inventory of unexamined patent applications and pendency — both of which affect the delivery of innovative goods and services to market and the related economic growth and creation of high-paying jobs.

Over the next four years, our strategic goal will be achieved via the following seven objectives and related initiatives.

**Objective 1: Refine Optimal Patent Pendency**

**Initiatives to Achieve Strategic Goal I, Objective 1**

A. Work with stakeholders to refine long-term pendency goals, while considering requirements of the intellectual property (IP) community
B. Continue to refine patent pendency metrics throughout the examination process and provide increased transparency of those metrics

Through this objective, we recognize the importance of continually refining and defining optimal pendency to take into consideration the external environment affecting workload inputs, the commitments made to the fee-paying public, and the need to ensure there is a balance between workload and production capacity. We also will continue our commitment to transparency by measuring and making public (i.e., through the Patent Dashboard) those aspects of the examination pipeline of particular interest to the public, for example the time it takes the USPTO to process requests for continued examination (RCEs), which provide an applicant the ability to obtain continued examination of an application by filing a submission and paying a specified fee, even if the application is under a final rejection, appeal, or a notice of allowance.

**Objective 2: Increase Efficiencies and Patent Examination Capacity to Align with the Optimal Patent Pendency**

**Initiatives to Achieve Strategic Goal I, Objective 2**

A. Hire/retain a nationwide workforce to meet pendency targets
B. Develop and train an adaptable workforce to respond to emerging technologies, Office priorities, and the evolution of law
C. Enhance compact prosecution initiatives
D. Offer patent application prosecution options

Through our second objective, we will put in place those initiatives needed to meet and maintain the pendency and inventory targets established via the first objective. Of particular importance is the need to retain experienced examiners, and to continue establishment of a nationwide workforce.

- A nationwide workforce is one that can be recruited and may ultimately work from any geographic area of the United States, and is diverse, well trained, and stable. The patent examination workforce must also be adaptable so that it can readily respond to emerging technologies, such as nanotechnology, and the evolution of patent law.
- Patent examination processes must also be adaptable so they can continually evolve to meet changing technological and public needs. Thus, a high-performing workforce and adaptable processes will enable us to better tailor our products and services to meet the needs of the IP community.
- Finally, efficiencies will be achieved by enhancing compact prosecution and offering patent application prosecution options, such as the first action interview and the track one prioritized patent examination programs. By enabling applicants to more efficiently prosecute their applications, the Office will reap the benefits in terms of greater overall efficiencies resulting in lower pendencies and inventories.
Objective 3: Increase International Cooperation and Work Sharing

Initiatives to Achieve Strategic Goal I, Objective 3
A. Fully implement Cooperative Patent Classification (CPC)
B. Leverage the Patent Cooperation Treaty (PCT) to effectively use the work completed at the international stage
C. Maximize the use of the Patent Prosecution Highway (PPH) to increase sharing and re-use of information between USPTO and its partner offices
D. Implement the Global Dossier, which will improve examiner and external stakeholder access to work products of other IP offices to exploit the efficiencies that sharing search and examination results will provide

The third objective will help attain pendency targets through international collaboration, which is a critical component of an increasingly global IP system. While countries continue to maintain sovereign control over their patent laws and systems, collaboration among the various offices is increasingly important in fulfilling the needs of the global IP community.

These initiatives were launched over the past four years, and progress will continue under this strategic plan. Duplication and redundant efforts are neither cost-effective nor efficient. To better serve the fee-paying public, we are committed to pursuing avenues of potential efficiency and effectiveness. We will fully implement CPC and turn the U.S. Patent Classification system into a static art collection (i.e., it will be maintained but not updated). We will continue to leverage work sharing opportunities through programs like PCT and PPH to contribute to reduced processing time. Our implementation of the Global Dossier (a system to simplify the viewing and management of applications filed in the IPS Offices) will incorporate ongoing activities under the IPS such as work sharing and data exchange.

Objective 4: Continue to Enhance Patent Quality

Initiatives to Achieve Strategic Goal I, Objective 4
A. Evaluate and refine the measurement of patent quality data
B. Maximize usage of patent quality data
C. Evaluate effectiveness of changes to the count system and performance appraisal plans; make additional modifications as needed
D. Continually improve and provide timely technical and legal training

Quality means accurate and consistent results in examination. We have a long-standing commitment to patent quality, and over the past four years, our quality measurement has been expanded and made increasingly more transparent. For example, the Patent quality composite score is now part of the DOC’s Priority Goal for the USPTO.

- Under this objective, we will evaluate and refine the Patent Quality Composite measure by changing and adding components as needed. We also will act on the data provided by the Quality Index Reporting system, which tracks a variety of processing measures that relate to quality and productivity.
- We are engaging with our professional bargaining unit on changes to the patent examiner count system, particularly focused on RCEs, and modifications to the performance appraisal plans.

Quality also depends on the level of in-process compliance, which can be improved by training and reflected in performance appraisal plans and sampling. As part of the training effort, we will focus on improving the examination of functional claims and improving claim clarity, which is part of the White House Executive Actions on High-Tech Patent Issues.

Objective 5: Ensure Optimal Information Technology (IT) Service Delivery to All Users

Initiatives to Achieve Strategic Goal I, Objective 5
A. Stabilize the Patent Application Location Monitoring (PALM) and other legacy IT systems
B. Redesign and re-architect current patent IT systems to provide end-to-end electronic processing
C. Increase the acceptance, creation, and publication of standardized, structured, and searchable patent data and documents
D. Upgrade search systems and prior art access
E. Identify IT opportunities with other IP offices to invoke work sharing efficiencies

An important component of the Patent goal is to leverage IT to accomplish the mission-related objectives. This Patent objective reaffirms our commitment to patent end-to-end processing and lays out our plans for ensuring optimal IT service delivery to both internal and external users.

- Consistent with our IT mission to transform the USPTO with next generation technology and services, this objective focuses on developing and implementing end-to-end processing, known as Patent End-to-End (PE2E). This is being done by redesigning and re-architecting patent IT systems, and developing eXtensible markup language (XML)-based solutions.
- At the same time, to ensure optimal service delivery to all users, we will stabilize the PALM and other legacy systems, upgrade search systems, and explore IT opportunities with other IP offices, such as work sharing and data exchange.

Overall, enhanced Patent IT systems will ultimately lead to higher quality products and services, maximization of efficient patent processing times, and further evolution of electronic commerce and an electronic workplace for the Patent business.

Objective 6: Continue Optimal Enhancement of Stakeholder and Public Outreach

Initiatives to Achieve Strategic Goal I, Objective 6
A. Expand stakeholder awareness of the various support resources for users
B. Continue facilitating the growth of the patent pro bono program
C. Expand technology-specific and topic-specific partnerships
D. Expand outreach related to CPC
E. Increase awareness and transparency of patent information, and patent application and ownership information
F. Engage stakeholders to advance the implementation of the Leahy-Smith America Invents Act (AIA) and explore opportunities for further reform by the Office

By leveraging our presence in the satellite office regions, our commitment to promoting the availability of educational resources for applicants and other users will be continued and enhanced. This will enable us to engage with our stakeholders to refine USPTO patent policies and processes. We are expanding outreach around the country by bringing roundtables for and engaging stakeholders in open discussions with USPTO patent staff, for example, to discuss the use of crowd-sourcing concepts to enhance the third party submission of prior art, and to share ideas, feedback, experiences, and insights on RCE related prosecution strategies.

- The AIA established the Ombudsman Program for Small Business Concerns, which enhances the USPTO’s ability to assist small businesses and independent inventors. This program combines the efforts of the Office of Innovation and Development and the Patent Ombudsman Program.
- Together these programs offer a full range of services at all stages of the patenting process, including before an application is filed as well as when issues arise during patent application prosecution.
- The AIA also encourages the USPTO to “work with and support intellectual property law associations across the country in the establishment of pro bono programs...
signed to assist financially under-resourced independent inventors and small businesses.” Under this objective, we will pursue having every region of the country covered by pro bono assistance for financially under-resourced inventors so that no worthy invention is left unprotected.

- Partnerships with the IP community, including technology communities such as the software community, provide an opportunity to bring stakeholders together through a series of roundtable discussions to share ideas, feedback, experiences, and insights on specific legal topics and technology-related patents. The number of partnerships, as well as the number of events per partnership, will be expanded.

- We are reaching out to interested parties regarding the transition to CPC, i.e., to inform and seek input from our user community and examination staff throughout the process.

- We will enhance awareness and transparency of information by promoting the USPTO’s Data Visualization Center on our Web site.

- We will continue to engage stakeholders to ensure that the AIA is fully implemented throughout the USPTO in both a manner that is consistent with the law, and one that meets stakeholder expectations. While doing this, we will explore opportunities for further reforms by the agency, such as the White House Executive Actions on High-Tech Patent Issues. Patent application and patent ownership information, including new rules concerning the collection of attributable-ownership information are being considered.

### Objective 7: Maintain the Patent Trial and Appeal Board’s (PTAB) Ability to Provide Timely and High Quality Decisions

#### Initiatives to Achieve Strategic Goal I, Objective 7

| A. Define optimal pendencies for PTAB proceedings |
| B. Hire/retain an adaptable nationwide PTAB workforce, including management staff, to meet pendency and quality targets |
| C. Develop an automated tool for centralizing the collection, retrieval, and sharing of operational data |
| D. Ensure consistency in PTAB decisions |
| E. Expand outreach to stakeholders by providing opportunities for interaction and updates on PTAB operations and other important issues |

The AIA, in September 2012, re-established the Board of Patent Appeals and Interferences as the Patent Trial and Appeal Board. At that time, the PTAB began accepting petitions for some of the new AIA post grant proceedings. The PTAB has been increasing the size of its staff to address both the appeals inventory and the new AIA proceedings.

- The PTAB must manage pendency for three different activities: the AIA proceedings which, by statute, must be adjudicated within one year of institution; appeals in re-examination proceedings which, by statute, must be completed with “special dispatch”; and appeals in regular ex parte applications. The PTAB’s goal is to meet the statutory timeliness requirements for decisions in AIA proceedings and in appeals from re-examination proceedings. While no statutory timeliness requirement exists for appeals in regular ex parte applications, the PTAB is committed to reducing the inventory of appeals by hiring to the extent possible, clearing oldest cases, and reassigning judges according to greatest need.

- The PTAB plans to continue its efforts to hire and retain a high-quality workforce, including in all satellite office regions, necessary to meet its pendency and quality targets.

- The ability for the PTAB to access and utilize its operational data in an efficient manner is critical. The PTAB currently works with various IT systems that must be centralized for more efficient collection, retrieval and sharing of data.

- During unparalleled growth, it is critical for the PTAB to ensure consistency in its decisions through review of decisions in AIA proceedings and through an increase in the number of decisions considered for precedential and informative designations.

- The PTAB will be expanding outreach to stakeholders to discuss significant aspects of Board operations.
Trademark application filings can be volatile, and we will continue to align trademark examination capacity with incoming workloads through various management techniques, such as hiring, judicious use of overtime, production incentives, and the approval of career development details.

We believe that we have achieved optimal pendency, but we will continue to make process and IT improvements. Further, we are committed to continuing the revalidation of our overall targets with our IP community.

In addition to managing trademark examination capacity, we will continue to encourage our applicants to make greater use of electronic communication throughout the process. To do this, we will continue to solicit feedback from applicants to improve the current rate of applications managed electronically.

Objective 2: Maintain High Trademark Quality

Quality measurement takes into consideration adherence to registrability standards, and the comprehensive excellence of office actions, including search, writing, legal decision-making, and evidence. We have routinely achieved our trademark quality targets, and are committed to sustaining these high performance levels by improving training and feedback, promoting electronic filing and processing, making greater use of on-line tools and enhanced processes, and adopting more rigorous customer-centric measures.

We will continue our multi-faceted training program for our trademark examining attorneys. This includes legal training by our offices of quality review and training and our legal policy.

Trademarks have been registered in less than 12 months on average since 2008. An indication of registrability via a first action has been provided in less than 3.5 months every month since April 2007. First and final action compliance rates have been more than 95 percent. The number of trademark applications processed completely electronically has increased to 79 percent in 2013.

This high and sustained performance level will continue under the 2014-2018 Strategic Plan. The following objectives will focus on the management actions required to continually ensure that staffing, resources and refined processes are aligned with demand for products and services.
Objective 3: Ensure Optimal IT Service Delivery to All Users

Initiatives to Achieve Strategic Goal II, Objective 3

A. Modernize IT systems by developing and implementing the Trademark Next Generation (TMNG) IT system to create full electronic workflow, and state-of-the-art IT resources for external and internal users.

B. Continue to provide optimal service on legacy systems to employees and public users.

TMNG, which is currently under development, will enable end-to-end processing that is faster, more practical, more feature-rich, and more reliable for USPTO employees, trademark applicants, and trademark owners. TMNG development will take advantage of virtualization and cloud computing. Using this technology requires us to redesign our present system, which will give us the opportunity to further functionality, flexibility, and mobility.

While TMNG is under development, the USPTO is committed to providing optimal service on all current legacy Trademark systems for both employees and external users. In addition, these systems must be stabilized for use during TMNG development.

Objective 4: Continue and Enhance Stakeholder and Public Outreach

Initiatives to Achieve Strategic Goal II, Objective 4

A. Expand outreach to stakeholders by providing opportunities for interaction and updates on Trademark operations and other important issues.

B. Assist in providing access to pro bono trademark legal services through USPTO’s law school clinic program.

C. Encourage use of the Federal registration system for trademark owners who are unfamiliar with the application and registration maintenance processes.

D. Engage stakeholders to ensure integrity of the register.

This objective continues and enhances our outreach to stakeholders and the public.

- We are expanding outreach to practitioners around the country by holding roundtables for an open discussion with USPTO trademark staff, for example, to discuss the impact of technology changes on descriptions of goods and services.

Objective 5: Enhance Operations of the Trademark Trial and Appeal Board (TTAB)

Initiatives to Achieve Strategic Goal II, Objective 5

A. Develop consistent pendency measures and reduce overall pendency for appeal and trial cases.

B. Enhance quality of TTAB orders and opinions, and contribute to development of the law through issuance of precedential decisions.

C. Expand outreach to stakeholders by providing opportunities for interaction and updates on TTAB operations and other important issues.

The TTAB is an administrative tribunal of the USPTO, and is empowered to determine the right to register. The Board has jurisdiction over four types of inter partes (trial) proceedings: namely, oppositions, cancellations, interferences, and concurrent use proceedings, as well as ex parte appeals from applicants whose marks have been refused registration. Concurrent use proceedings are few in number, relative to other trial proceedings, and interferences, although authorized by statute, have not been conducted in many years. Therefore, oppositions, cancellations, and appeals comprise virtually all of the Board’s workload.

- The TTAB is reaching out to provide small businesses around the country with information about trademark basics, enforcement measures, and available tools for protecting and enforcing trademark rights. These programs and materials are geared to those generally not acquainted with trademark information, such as non-trademark attorneys, the small business community, the entrepreneurial community, and students.

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- The TTAB will be conducting annual roundtables with stakeholders on Board practice and, during these roundtables, will solicit additional suggestions for ensuring transparency about operations.

- Reducing pendency entails both streamlining appeal and trial procedures and improving the TTAB’s ability to mine data from the IT systems so that attention can be paid to the particular points in processes that hold the most potential for process improvement. It also entails working with the parties to, and attorneys practicing in, cases before the TTAB to provide instruction in how best to practice before the Board to promote efficient resolution of proceedings.

- Procedural orders and decisions are issued by the TTAB paralegal staff in both appeal and trial cases, and these are critical to keeping cases moving. Contested motions that arise in trial cases are handled by interlocutory attorneys. Administrative Trademark Judges author final opinions on the merits in all types of cases. Appropriate decisions and opinions by attorneys and judges are identified and issued as precedents of the Board. TTAB plans to maintain and, where necessary, enhance the quality of all orders, decisions and opinions by engaging in quality review of orders on motions, whether contested, uncontested, or consented.

- Judges also engage in peer quality review.
USPTO Strategic Plan 2014-2018

STRATEGIC GOAL III:
Provide Domestic and Global Leadership to Improve Intellectual Property Policy, Protection, and Enforcement Worldwide

To keep competitive in an increasingly globalized economy, U.S. large and small businesses need as much certainty as possible in the creation, protection, and enforcement of their IP both here and abroad. Under this strategic goal, the USPTO advocates for U.S. Government IP policy by increasing its presence and activities domestically and internationally, and partners with international counterparts in pursuit of strong IP policies, protection, and enforcement worldwide.

This goal focuses on the overall IP policy leadership and education roles that the USPTO carries out through its legislative mandate to advise the President, through the Secretary of Commerce, and all Federal agencies on national and international IP policy issues, including IP protection in other countries.

Objective 1: Provide Leadership and Education on IP Policy and Awareness

Initiatives to Achieve Strategic Goal III, Objective 1

A. Provide policy formulation and guidance on key IP issues in all fields of IP protection and enforcement
B. Engage other U.S. Government agencies and Congress on legislation that improves the IP system
C. Lead domestic and international copyright initiatives and policy development for the administration
D. Provide domestic education outreach at all levels, including through distance learning, knowledge enhancement, and capacity building
E. Leverage technology to increase domestic and international education, training, and outreach at all levels
F. Expand knowledge of the domestic and international IP landscape and public impacts of IP through empirical research and fact-finding

Through policy leadership, advocacy, and technical expertise, the USPTO promotes effective IP rights both at home and abroad. For example, this past year the USPTO was instrumental in helping achieve the Marrakesh Treaty to Facilitate Access to Published Works for Persons who are Blind, Visually Impaired, or Otherwise Print Disabled, and development of the DOC’s green paper on copyright, Copyright Policy, Creativity, and Innovation in the Digital Economy. The USPTO also provides technical assistance to the Office of the U.S. Trade Representative (USTR) in connection with the negotiation and implementation of IP rights provisions contained in U.S. free trade agreements.

Because IP is continually evolving, legislation to improve the U.S. IP system is frequently required. Under this objective, the administration’s IP-related legislative agenda will be advanced. In addition, the USPTO will continue working with all other Federal agencies and congressional entities to monitor the IP provisions of any other proposed legislation.

The USPTO also educates the public and the IP community on all aspects of IP. This will be continued by enhancing distance learning capabilities (e.g., by leveraging technology), and creating alliances and cooperation with Federal, state and other stakeholders. Programs are focused on protecting and enforcing IP in the United States and doing business overseas, and are generally directed toward small and medium enterprises, minorities, women and Native Americans. Outreach to stakeholders will focus on the areas around satellite offices and regional cooperative entities, such as Cornell University in New York.

A key component in fulfilling this objective is to expand knowledge of the domestic and international IP landscape and public impacts of IP through empirical research and fact-finding. This will be done through long-term research conducted by the USPTO’s Office of the Chief Economist. The results of the research can then be used to guide USPTO initiatives and policy recommendations with respect to the broader functioning of IP systems.

This objective also entails expanding the Thomas Alva Edison Visiting Scholars program that brings academics to the USPTO to develop empirical data and analysis on which to base efforts to promote innovation.

The U.S. Delegation at the adoption of the Marrakesh Treaty To Facilitate Access to Published Works for Persons Who Are Blind, Visually Impaired, or Otherwise Print Disabled, June 28, 2013

Photo Credit: Jim Fruchterman, Benetech
**Objective 2: Provide Leadership and Education on International Agreements and Policies for Improving the Protection and Enforcement of IP Rights**

This second objective focuses primarily on the USPTO’s activities in the international IP system, which includes multilateral and bilateral activities worldwide.

- We will continue to lead the promotion of harmonization by working closely with other international entities. Innovators need cost-effective ways of obtaining reliable rights in multiple jurisdictions. Therefore, pursuing the alignment of laws and procedures among IP systems is critical for ensuring consistency and clarity of rights for innovators as they seek to tap into global markets. The AIA moved this effort forward with the adoption of the first-inventor-to-file principle in the United States. The PPH and CPC efforts are examples of international work sharing cooperation programs that both benefit from and contribute to international harmonization of patent laws and operations.

- The USPTO relies on information from the USTR’s annual Section 301 Report to help prioritize those countries that most need to improve their IP protection and enforcement. The USPTO will prepare country/region specific strategic or action plans that could be focused, for example, on capacity building or creation of new or updated IP legislation.

- An ongoing activity is to provide technical expertise in the negotiation and implementation of bilateral and multilateral agreements that improve IP rights protection and enforcement.

- The USPTO also supports and advises the administration in the negotiation and implementation of the IP aspects of free trade agreements. For example, the USPTO is currently assisting in negotiating a Trans-Pacific Partnership trade agreement that will include state-of-the-art IP protection and enforcement provisions. The USPTO is also preparing for negotiation of a comprehensive Transatlantic Trade and Investment Partnership agreement with the European Union.

- When appropriate, we will work with Congress on legislation relevant to international agreements.

- We will continue to work jointly with the administration to improve IP protection and enforcement in China. This includes continuing to work with the DOC to post IP Rights Attachés in China, who promote high standards of IP protection and enforcement. The USPTO will also continue participating in the Joint Commission on Commerce and Trade, the principal vehicle for the United States and China to discuss trade-related IP issues.

**USPTO Strategic Plan 2014-2018**

Former Deputy Under Secretary for Intellectual Property and Deputy Director of the USPTO, Teresa Stanek Rea with Ziqiang Wang, Director of the National Copyright Administration of the People’s Republic of China
USPTO's mission and accomplishments in 2013 included being ranked #1 out of 300 agencies subcomponents in the 2013 Best Places to Work in the Federal Government report of the non-profit Partnership for Public Service.

In this sense, organizational excellence is a shared responsibility and is focused on sound resource management, solid workforce planning, quality legal services, fruitful relationships with employees and stakeholders, modern corporate support services, and effective development and use of IT. This management goal focuses on the organizational excellence that is a prerequisite for achieving our three mission-oriented strategic goals; therefore, objectives under this goal are foundational to all others in the strategic plan.

Our attention to this goal, particularly our commitment to responsibility and is focused on sound resource management, solid workforce planning, quality legal services, fruitful relationships with employees and stakeholders, modern corporate support services, and effective development and use of IT. This management goal focuses on the organizational excellence that is a prerequisite for achieving our three mission-oriented strategic goals; therefore, objectives under this goal are foundational to all others in the strategic plan.

Our 12 affinity groups represent a significant number of our employees, resulting in our being ranked #1 out of 300 agency subcomponents in the 2013 Best Places to Work in the Federal Government based on a survey of our employees.

Our union partnerships have allowed employees to shape decisions in the workplace which have positively impacted our Best Places to Work rankings. To enhance labor-management relationships, we will complete the design, development, and implementation of an agency-wide Labor Management Forum.

Our union partnerships have allowed employees to shape decisions in the workplace which have positively impacted our Best Places to Work rankings. To enhance labor-management relationships, we will complete the design, development, and implementation of an agency-wide Labor Management Forum.

This objective focuses on the foundational aspects of the USPTO's IT activities that are required to support all of the mission-specific systems that are identified under the strategic goals. It also entails identifying and producing measurable business improvements.

- As the USPTO progresses toward achieving its nationwide workforce goals, the ability for employees to work together, collaborate, and share information becomes increasingly critical. This also applies to our continually increasing interactions with users overseas and, particularly, foreign IP offices.
- To enhance the user experience, the USPTO will provide next generation technology that leverages web-like features for usability and accessibility. We will incorporate user-centered design methodologies and use agile development, which requires constant interface with the public and our employees during development to get their perspectives as early as possible to shape technology products.
- IT infrastructure and services continue to be critical even as the USPTO continues its evolution to next generation systems. For the majority of employees and users who interact with the USPTO, this means ensuring that the PALM and Trademark Reporting and Monitoring (TRAM) legacy systems continue to meet business needs until they are replaced.
- As a user fee-funded organization with authority to set fees by regulation, we are committed to providing cost-effective, transparent operations and processes. For IT projects, this means that they will be based on best practices and processes to ensure adequate visibility, show meaningful progress, and provide accurate tracking of project costs.

This objective continues to focus on the USPTO's human capital vision, namely to recruit, develop, and retain a high-performing, highly skilled, diverse workforce necessary for mission success, and to foster the next generation of USPTO employees and leaders. As noted above, our commitment to our employees resulted in our attainment of the #1 Best Places to Work in the Federal Government based on a survey of more than 700,000 civil servants conducted by the Office of Personnel Management.

- We work collaboratively with our three labor unions as a key component of our commitment to strong employee engagement. Our union partnerships have allowed employees to shape decisions in the workplace which have positively impacted our Best Places to Work rankings. To enhance labor-management relationships, we will complete the design, development, and implementation of an agency-wide Labor Management Forum.
- Our 12 affinity groups represent a significant number of USPTO employees. Continuing to support and leverage
good relationships with these groups is another component of our strong commitment to diversity and inclusion.

<table>
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<tr>
<th>Labor Unions</th>
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The USPTO Labor Unions: the Patent Office Professional Association and the National Treasury Employees Union Chapters 243 and 245.

<table>
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<tr>
<th>Affinity Groups</th>
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Voluntary employee organizations that are based on a shared common background and/or special interest.

- We will continue to demonstrate our strong commitment to telework within all business units. This objective highlights the importance of strengthening management skills to ensure our managers have the skills needed to manage in a telework environment, as well as making management position opportunities more attractive to potential candidates.

- Fostering an active communication culture as a vital part to achieving transparency, accountability and interactivity throughout the agency is a critical human capital component. As such, the USPTO will continue to identify new and innovative ways to engage employees, and enable employees to communicate and collaborate with each other, particularly those who comprise the nationwide workforce. Research shows that highly engaged employees have greater job satisfaction which leads to increased productivity. Engaged employees are more loyal and more likely to stay with an organization, thus increasing employee retention. A highly-engaged workforce is also more attractive to future employees, allowing highly-engaged organizations to attract top talent.

- Leadership development opportunities will be provided for all USPTO employees. This objective will focus on ensuring that all employees will be able to avail themselves of career development opportunities that provide a pathway to leadership at the USPTO, particularly by developing strong, diverse candidate pools.

- As we continue to apply automated technology to our processes, we will be providing learning and job opportunities for those directly and indirectly affected by the deployment of new IT systems.

- We will continue to enhance our recruitment and hiring efforts to sustain and develop a highly-qualified and diverse workforce. The people we hire perform technically-demanding work, and their skills are marketable throughout the private and public sectors. The challenge of acquiring and retaining the right people with the right skills is the focus of this objective.

- To promote a culture of outstanding customer service, we will be conducting an assessment of touch points across the agency, from the guard’s desk to call centers to examiner’s interviews and the Ombudsman program.

- We will streamline stakeholder access to USPTO services and programs by centralizing our call centers to achieve “one-stop shopping”.

- Outreach will focus on partnerships with the IP community, including technology communities such as the software community. These partnerships provide an opportunity to bring stakeholders together through a series of roundtable discussions to share ideas, feedback, experiences, and insights on specific legal topics and technology-related patents.

- We will continue to engage our Patent and Trademark Public Advisory Committees.

### Objective 3: Enhance Internal and External Relations

#### Initiatives to Achieve Management Goal, Objective 3

A. Improve information and communication channels
B. Strengthen relationships with the Department of Commerce (DOC), the Office of Management and Budget (OMB), other Federal agencies, and Congress
C. Promote a culture across USPTO of outstanding customer service for both internal and external customers
D. Streamline stakeholder access to USPTO services and programs
E. Increase stakeholder partnerships and collaborations
F. Support Government-wide efforts to promote Science, Technology, Engineering and Mathematics (STEM) education initiatives

The education and outreach objectives in the mission-oriented strategic goals focus on the specific topics and audiences related to those goals. This objective focuses on the processes that will be used in fulfilling the education/outreach portion of the mission.

- To promote a culture of outstanding customer service, we will be conducting an assessment of touch points across the agency, from the guard’s desk to call centers to examiner’s interviews and the Ombudsman program.

- We will streamline stakeholder access to USPTO services and programs by centralizing our call centers to achieve “one-stop shopping”.

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- We will continue to engage our Patent and Trademark Public Advisory Committees.

- We are also committed to supporting the administration’s STEM agenda to provide students at every level (i.e., K-12, as well as college level) with the skills they need to excel in the high-paid, highly rewarding fields of science, technology, engineering, and math. USPTO STEM efforts focus on IP and include programming tailored to underserved and underrepresented audiences.

USPTO, in collaboration with Booz Allen Hamilton, hosted the STEM “Nature’s Fury” Science Expo
Objective 4: Secure Sustainable Funding to Deliver Value to Fee-Paying Customers and the Public

The USPTO will continue its work to establish a sustainable funding model that provides us with a reliable and sustainable source of funding. Our operating structure is like a business in that it receives requests for services—applications for patents and trademark registrations—and charges fees projected to cover the cost of performing the services we provide. Enactment of the AIA represented a significant leap forward in achieving a sustainable funding model. This objective continues the effort to supplement or refine those authorities.

- A primary consideration for the USPTO and its fee-paying users is to ensure access to, and authority to use, all fee collections. The AIA established the Patent and Trademark Fee Reserve Fund where collections in excess of approved spending levels would be deposited for later use. This, however, does not guarantee that the USPTO will gain access to those fee collections. Therefore, we need to continue pursuing options for addressing this issue that take into consideration the public policy issue of curtailing government spending, as well as ensuring continued support from our fee-paying constituents.

- Although the AIA gave us authority to set fees by regulation, it also includes a seven-year sunset provision. We are committed to taking the steps necessary to ensure that fee setting is made permanent. One way of validating the need for permanent fee-setting authority is to continuously review and refine the fee structure using all analytical tools available to make sure we are recovering costs that are deemed to be reasonable.

Objective 5: Establish Satellite Offices and a Regional Presence

The AIA requires the USPTO to establish three or more satellite offices (subject to available funds). The purpose of these satellite offices is to increase outreach activities, enhance employee retention, improve recruiting, decrease the application backlog, and improve examination quality. In July 2012, the USPTO opened the first satellite office in Detroit. We also identified the three other locations to be: Dallas, Denver and Silicon Valley. While steps were taken to establish a preliminary presence in these three locations, fiscal year 2013 budget constraints have delayed establishment of our permanent presence.

In October 2012, the USPTO announced an agreement between the DOC and Cornell University that will promote growth for American businesses and entrepreneurs in the New York metropolitan region.

- We are committed to finalizing the permanent presence of the three satellite offices in Dallas, Denver and Silicon Valley. We will continue monitoring fee collections and take steps to move forward at the earliest responsible time.

- We will also further develop regional cooperative opportunities, similar to the one established with Cornell University in New York.
USPTO Strategic Plan Development

The USPTO launched a collaborative process to formulate this new plan, which consisted of:

**Organizational Assessment**
- We conducted an environmental scan and assessment of our strengths, weaknesses, opportunities and threats (SWOT analysis), including a risk assessment, under the auspices of our Deputies Council and involving representatives from all parts of the USPTO.

**Strategy Development**
The information gathered from the organizational assessment led to the following results:
- Executives validated and updated the USPTO mission, vision and goals that drove the strategic planning process.
- All the business units held their own sessions to develop objectives and initiatives. These were reviewed and validated by the Deputies Council and the USPTO’s Management Council.
- Performance indicators were identified for each initiative.

**Alignment with Department of Commerce Strategic Plan**
- The USPTO’s strategic goals are aligned to the Department’s strategic goals and objectives.

**Budget and Performance Integration**
- The USPTO’s fiscal year 2015 President’s Budget is in alignment with the USPTO 2014-2018 Strategic Plan.
- Performance accountability cascades from the strategic plan to the yearly performance agreements between the Secretary of Commerce and the Commissioners for Patents and Trademarks, respectively, and to the performance appraisal plans of senior executives, office directors, managers, and supervisors.
- The Balanced Scorecard included with this plan aligns USPTO goals and objectives with the associated performance indicators that will provide meaningful information on the status and performance of every initiative in this plan.

**Evaluations**
- Consistent and timely program evaluation is critical to making informed decisions based on analysis of how the USPTO is carrying out its activities to examine patent and trademark applications, to guide international IP policy, and to deliver IP information.
- Recently completed research, reports and evaluations were reviewed and taken into consideration in the development of this plan. One example includes a successful six-month pilot project held during 2012 of patent managers’ teleworking full-time. Another example is a review of statistical information on the use of patent interview practice that verifiably and measurably improves quality, while saving time and money, and reduces misunderstandings and rework.
- Initiatives identified in this plan may be tested on a pilot basis and subjected to evaluation to ensure that the USPTO successfully implements changes to patent laws and rules, makes changes to internal processes that provide benefits and increased efficiency, and makes sound investment decisions. Evaluation plans will incorporate, where appropriate, measurable objectives, critical measures of success, baseline data, and conditions for full implementation.

**Consultation Process:**
- A draft USPTO 2014-2018 Strategic Plan was posted on the USPTO Web site on October 17, 2013 and comments were solicited from employees and stakeholders, as well as the general public. A dedicated e-mail address was used for the purpose of obtaining comments (strategicplan@uspto.gov).
- A public forum was held on November 5, 2013, to solicit comments on the proposed draft strategic plan.
- A draft strategic plan was sent to the Patent and Trademark Public Advisory Committees, and the USPTO’s three bargaining unit Presidents for review and comment.

**Communications**
- In conjunction with its development, the USPTO is committed to making execution of the strategic plan an express responsibility of USPTO executives. This includes monitoring implementation of the plan, and keeping employees, stakeholders, and the public informed of progress. The USPTO Web site and the Data Visualization Center are key components of this communications commitment.

- The proposed strategic plan was shared with the DOC, OMB and Congress.
- The USPTO received 31 sets of comments, which were carefully reviewed by senior managers from all business units, and appropriate changes were made to the final plan.

**Alignment with Department of Commerce Strategic Plan**
- The USPTO’s strategic goals are aligned to the Department’s strategic goals and objectives.

**Budget and Performance Integration**
- The USPTO’s fiscal year 2015 President’s Budget is in alignment with the USPTO 2014-2018 Strategic Plan.
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- The Balanced Scorecard included with this plan aligns USPTO goals and objectives with the associated performance indicators that will provide meaningful information on the status and performance of every initiative in this plan.
### GOAL I: OPTIMIZE PATENT QUALITY AND TIMELINESS

#### Goals
- Increase the number of examiners that can examine patent pendency metrics.
- Meet annual target for number of patent examiners hired, including the number of IP experienced hires.
- Provide data-based metrics at the patent examiner level to the entire patent examination corps.
- Establish new targets for FY 2016-FY 2018.
- Continue to work with stakeholders to refine and improve the Patent Quality Composite measure.
- Improve compact prosecution metrics.

#### Objectives
- Increase applicant participation rate in available prosecution options.
- Maximize the use of Global Dossier, which will improve examiner and external stakeholder access to work products of other IP offices.
- Decrease the number of unnecessary office actions in PPH applications.
- Increase number of training courses provided.

#### Initiatives
- Develop and train an adaptable workforce to respond to emerging technologies, Office priorities, and the evolution of law.
- Transition the USPTO patent examination corps to CPC system and relegate the United States Patent Classification system (USPC) into a static art collection.
- Establish new targets for FY 2016-FY 2018.
- Maximize usage of patent quality data.

#### Performance Indicators
- Meet or exceed the annual quality index score.
- Provide data-based metrics at the patent examiner level to the entire patent examination corps.
- Provide internal and external stakeholders with access to IP data.
- Increase number of PPH petitions.
- Implement initial cross-filing service of Global Dossier.

#### United States Patent and Trademark Office, BALANCED SCORECARD (continued)

<table>
<thead>
<tr>
<th>Goals</th>
<th>Objectives</th>
<th>Initiatives</th>
<th>Performance Indicators</th>
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<tbody>
<tr>
<td>1. Refine Optimal Patent Pendency</td>
<td>A. Work with stakeholders to refine long-term pendency goals, while considering requirements of the intellectual property (IP) community.</td>
<td>1) Gather stakeholder input on optimal pendency levels before beginning the biennial fee review.</td>
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<td>B. Continue to refine patent pendancy metrics throughout the examination process and provide increased transparency of those metrics.</td>
<td>1) Refine the number of metrics provided to patent stakeholders.</td>
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<td>2. Increase Efficiencies and Patent Examination Capacity to Align with the Optimal Patent Pendency</td>
<td>A. Hire/retain a national workforce to meet pendency targets.</td>
<td>1) Meet annual target for number of patent examiners hired, including the number of IP experienced hires.</td>
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<td>B. Develop and train an adaptable workforce to respond to emerging technologies, Office priorities, and the evolution of law.</td>
<td>1) Develop and train an adaptable workforce to respond to emerging technologies, Office priorities, and the evolution of law.</td>
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<td>C. Enhance compact prosecution initiatives.</td>
<td>1) Improve performance in the Quality Index Reporting (QIR) metric, which includes a series of measures which reflect efficient prosecution.</td>
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<td>D. Offer patent application prosecution options.</td>
<td>1) Increase applicant participation rate in available prosecution options.</td>
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<td>B. Leverage the Patent Cooperation Treaty (PCT) to effectively use the work completed at the international stage.</td>
<td>1) Improve our timeliness in all aspects of processing international applications under the PCT and national stage applications under 35 U.S.C. 371.</td>
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(continued)
### United States Patent and Trademark Office

#### BALANCED SCORECARD (continued)

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<td>GOAL I: OPTIMIZE PATENT QUALITY AND TIMELINESS</td>
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<tr>
<td>5. Ensure Optimal Information Technology (IT) Service Delivery to All Users</td>
<td>A. Stabilize the Patent Application Location Monitoring (PALM) and other legacy IT systems</td>
<td>1) Reduce PALM system downtime 2) Improve legacy system responsiveness 3) Achieve the targeted rate of implementing requirements (burn-down rate)</td>
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<td>B. Redesign and re-architect current patent IT systems to provide end-to-end electronic processing</td>
<td>1) Achieve the targeted rate of implementing requirements (burn-down rate) 2) Establish a next generation system that is sustainable independent of legacy systems</td>
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<td>C. Increase the acceptability, creation, and publication of standardized, structured, and searchable patent data and documents</td>
<td>1) Increase public availability of bulk patent data 2) Establish uniform structured text tagging standards 3) Achieve the targeted rate of implementing requirements (burn-down rate) 4) Deploy a pilot graphical user interface for external users to file using the structured text tagging standards</td>
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<td>D. Upgrade search systems and prior art access</td>
<td>1) Achieve the targeted rate of implementing requirements (burn-down rate) 2) Deploy a new, single graphical user interface for search</td>
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<td>E. Identify IT opportunities with other IP offices to invoke work sharing efficiencies</td>
<td>1) Continue to work with stakeholders to refine and improve work sharing opportunities 2) Provide access to international applications via a shared and secure channel</td>
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<td>6. Continue and Enhance Stakeholder and Public Outreach</td>
<td>A. Expand stakeholder awareness of the various support resources for users</td>
<td>1) Increase number of new training modules and videos related to USPTO practices and policies 2) Track the number of users of the support services</td>
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<td>B. Continue facilitating the growth of the patent pro bono program</td>
<td>1) Increase number of regional programs added until full coverage throughout the United States</td>
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<td>C. Expand technology-specific and topic-specific partnerships</td>
<td>1) Increase number of topic-specific partnerships 2) Increase number of technology-specific partnerships</td>
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<td>D. Expand outreach related to CPC</td>
<td>1) Increase number of CPC outreach efforts</td>
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<td>E. Increase awareness and transparency of patent information, and patent application and ownership information</td>
<td>1) Increase availability of patent assignment/ownership information</td>
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<td>F. Engage stakeholders to advance the implementation of the Leahy-Smith America Invents Act (AIA) and explore opportunities for further reforms by the Office</td>
<td>1) Provide opportunities for stakeholder engagement</td>
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<tr>
<td>GOAL II: OPTIMIZE TRADEMARK QUALITY AND TIMELINESS</td>
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<td>7. Maintain the Patent Trial and Appeal Board’s (PTAB) Ability to Provide Timely and High Quality Decisions</td>
<td>A. Define optimal pendency targets for PTAB proceedings</td>
<td>1) Meet statutory deadlines for the time from preliminary response to decision on petition for AIA proceedings 2) Meet statutory deadlines for the time from trial institution to termination for AIA proceedings 3) Maintain the time from jurisdiction passing to the Board to decision on re-examination proceedings (handle with special dispatch) 4) Decrease the time from jurisdiction passing to the Board to decision on regular ex parte appeals</td>
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<td>B. Hire/retain an adaptable nationwide PTAB workforce, including management staff, to meet pendency and quality targets</td>
<td>1) Implement recently approved organizational realignment 2) Recruit highly qualified candidates to achieve established hiring goals 3) Conduct an attrition analysis, including time at the Board and reason for departure (e.g., retirement, resignation, removal, etc.) 4) Establish optimal “target” levels for each satellite office</td>
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<td>C. Develop an automated tool for centralizing the collection, retrieval, and sharing of operational data</td>
<td>1) Work in partnership with the Office of the Chief Information Officer (OCIO) to develop requirements 2) Work in partnership with the OCIO to develop timeline with milestones and progress updates</td>
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<td>D. Ensure consistency in PTAB decisions</td>
<td>1) Conduct subsequent analysis and review of decisions in AIA proceedings 2) Increase the number of PTAB decisions considered for precedential and informative designation</td>
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<td>E. Expand outreach to stakeholders by providing opportunities for interaction and updates on PTAB operations and other important issues</td>
<td>1) Conduct annual roundtable with stakeholders on a significant aspect of a Board practice</td>
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<td>1. Maintain Trademark First Action Pendency on Average Between 2.5-3.5 Months with 12 Months Final Pendency</td>
<td>A. Align examination capacity with incoming workloads</td>
<td>1) Maintain average first action pendency 2) Maintain average disposal pendency excluding suspended and inter partes cases</td>
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<td>B. Continue to define and validate optimal pendency targets</td>
<td>1) Reduce process time through process and IT improvements 2) Review process for opportunities to improve process times</td>
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<td>C. Work with stakeholders to develop long-term pendency goals that increase examination efficiency, maintain an optimal pendency level, and meet the expectations of the IP community</td>
<td>1) Report current and estimated pendency for each application type 2) Continue to meet with stakeholder groups on a regular basis to gather feedback and input</td>
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<tr>
<td>Goals</td>
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| GOAL II: OPTIMIZE TRADEMARK QUALITY AND TIMELINES | 2. Maintain High Trademark Quality | A. Continuously maintain and improve quality measurements by continually evaluating examination quality, providing targeted training to address quality issues, and providing legal training and education | 1) Improve the quality of first action  
2) Improve the quality of final action  
3) Improve the exceptional office action rate  
4) Continue to issue training materials and exam guides, and to hold legal education programs on targeted issues |
| | 3. Ensure Optimal IT Service Delivery to All Users | A. Modernize IT systems by developing and implementing the Trademark Next Generation (TMNG) IT system to create full electronic workflow, and state-of-the-art IT resources for external and internal users | 1) Work in partnership with OCIO to develop project plans and development schedules  
2) Report monthly on progress and implementation by project |
| | | B. Continue to provide optimal service on legacy systems to employees and public users | 1) Maximize system availability and provide important enhancements |
| | | 4. Continue and Enhance Stakeholder and Public Outreach | A. Expand outreach to stakeholders by providing opportunities for interaction and updates on Trademark operations and other important issues | 1) Increase number of stakeholder outreach programs conducted  
2) Increase tutorials and programs offered |
| | | B. Assist in providing access to pro bono trademark legal services through USPTO’s law school clinic program | 1) Continue to provide support and supervision for law school clinics supported programs  
2) Promote law school clinics via educational outreach programs |
| | | C. Encourage use of the Federal registration system for trademark owners who are unfamiliar with the application and registration maintenance processes | 1) Increase the number of public education/outreach programs conducted |
| | | D. Engage stakeholders to ensure integrity of the register | 1) Complete and evaluate specimen pilot, discuss findings with stakeholders  
2) Solicit input for potential changes to use-based requirements during examination and after registration  
3) Solicit input on potential amendments to identifications of goods and services in post-registration filings to meet technological changes |
| | | 5. Enhance Operations of the Trademark Trial and Appeal Board (TTAB) | A. Develop consistent pendency measures and reduce overall pendency for appeal and trial cases | 1) Improve or increase number of quarterly posting of performance measures on Web site  
2) Develop proposals for process changes in targeting overall shortening of appeal and trial processes |
| | | B. Enhance quality of TTAB orders and opinions, and contribute to development of the law through issuance of precedential decisions | 1) Revise the TTAB Manual of Procedure (TBMP) on at least an annual basis  
2) Issue an appropriate number of precedential decisions each year  
3) Engage in quality review on a quarterly basis, of orders on motions, contested, uncontested, or consented |
| | | C. Expand outreach to stakeholders by providing opportunities for interaction and updates on TTAB operations and other important issues | 1) Conduct annual roundtable with stakeholders on a significant aspect of Board practice  
2) Maintain e-mail addresses on Web site for receipt of suggestions for process improvement  
3) Post a portion of the TBMP twice per year for public comment and suggestions |
| | | 1. Provide Leadership and Education on IP Policy and Awareness | A. Provide policy formulation and guidance on key IP issues in all fields of IP protection and enforcement | 1) Continue development of administration policy on digital copyright issues  
2) Develop and implement the President’s Initiatives on High-Tech Patents |
| | | B. Engage other U.S. Government agencies and Congress on legislation that improves the IP system | 1) Formulate proposals for IP-related legislation and provide technical advice on draft legislation to ensure that IP-related bills achieve their intended purpose  
2) Advise administration and Congress on implementation of the President’s legislative recommendations on High-Tech Patents |
| | | C. Lead domestic and international copyright initiatives and policy development for the administration | 1) Engage in public consultation on issues identified in Copyright Green Paper  
2) Take a lead role in WIPO discussions of broadcasters’ rights and library and education exceptions  
3) Advise, educate, and assist domestically and internationally with implementation of copyright-related treaties |
| | | D. Provide domestic educational outreach at all levels, including through distance learning, knowledge enhancement, and capacity building | 1) Provide introductory and sophisticated IP education to U.S. businesses, educators and audiences at all levels, including through increased participation in USPTO domestic educational outreach and partnership with other U.S. Government agencies  
2) Develop survey tools to collect feedback on IP education and outreach  
3) Expand outreach to educators leading to an increase in IP curriculum downloads  
4) Increase the programming that is tailored to underserved and underrepresented audiences |
### United States Patent and Trademark Office

#### GOAL III: PROVIDE DOMESTIC AND GLOBAL LEADERSHIP TO IMPROVE INTELLECTUAL PROPERTY POLICY, PROTECTION, AND ENFORCEMENT WORLDWIDE

#### MANAGEMENT GOAL: ACHIEVE ORGANIZATIONAL EXCELLENCE

#### 1. Leverage IT Investments to Achieve Business Results

<table>
<thead>
<tr>
<th>Goals</th>
<th>Objectives</th>
<th>Initiatives</th>
<th>Performance Indicators</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Provide Leadership and Education on International Agreements and Policies for Improving the Protection and Enforcement of IP Rights</td>
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<tr>
<td>2. Provide Leadership and Education on Domestic and International Agreements, and Policies for Improving the Protection and Enforcement of IP Rights (continued)</td>
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<tr>
<td>3. Increase the use of desktop video conferencing (DVC) or web-based conferencing tools for education and outreach programs</td>
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<td>4. Develop and produce new distance learning modules</td>
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<td>5. Develop on-line catalog of available distance learning modules</td>
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<tr>
<td>6. Conduct original empirical research on the domestic and international IP landscape and publish findings</td>
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<td>7. Engage additional countries in PPH agreements</td>
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<tr>
<td>8. Engage in IP-related topics</td>
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<tr>
<td>9. Increase the number of additional countries joining Trademark Trilateral Identification of Goods and Services Project</td>
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<tr>
<td>10. Develop country-specific action plans to monitor each country’s progress along the following dimensions:</td>
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<tr>
<td>a. Institutional improvements of IP office administration for advanced IP rights</td>
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<tr>
<td>b. Institutional improvements of IP enforcement entities</td>
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<tr>
<td>c. Improvements in IP laws and regulations</td>
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<tr>
<td>d. Establishment of government-to-government cooperative mechanisms</td>
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<tr>
<td>11. Provide training and advice to other countries to help them improve IP laws and regulations and build effective IP enforcement capabilities</td>
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<tr>
<td>12. Provide expert advice in negotiation of trade agreements</td>
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<tr>
<td>13. Provide expert advice to Congress on legislation pertaining to international agreements</td>
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</tbody>
</table>

### United States Patent and Trademark Office

#### BALANCED SCORECARD (continued)

<table>
<thead>
<tr>
<th>Goals</th>
<th>Objectives</th>
<th>Initiatives</th>
<th>Performance Indicators</th>
</tr>
</thead>
</table>
| MANAGEMENT GOAL: ACHIEVE ORGANIZATIONAL EXCELLENCE | 2. Continue to Build and Maintain a Flexible, Diverse, and Engaged Workforce | A. Continue to enhance our telework environment by expanding telework opportunities and developing skill sets specific to managing in a telework environment | 1) Increase training and workshops on effective leadership in a telework environment  
2) Define additional opportunities to expand telework participation for employees, managers, and executives |
| | | B. Implement programs aimed at enhancing employee engagement, and ensuring the nationwide workforce stays integrated with the corporate culture | 1) Increase virtual training and workshop opportunities  
2) Increase the employee participation rate in affinity groups and their activities, particularly among hotelers and employees at satellite offices  
3) Expand employees’ participation in volunteer opportunities through the establishment of an employee volunteer recognition program  
4) Baseline telework scores on Employee Viewpoint Survey (EVS) or other engagement indicators for improvement |
| | | C. Promote learning and job opportunities for all levels of employees | 1) Increase the number of career development, coaching, and mentoring opportunities offered through IP outreach, education, and career development details  
2) Provide education to transitioning employees to enable new skills  
3) Implement a new Senior Executive Service (SES) development program and/or SES pipeline development opportunities for future SES candidates |
| | | D. Enhance recruitment and hiring efforts to help sustain and develop a highly-qualified and diverse workforce including the senior team | 1) Increase the percent of new hires who are veterans or persons with disabilities  
2) Recruit highly qualified and diverse pools of candidates to achieve established hiring goals  
3) Develop marketing and outreach plans for nationwide recruitment |
| | | E. Continue to foster and enhance strong labor-management relationships | 1) Increase joint collaboration initiatives with unions and increase pre-decisional involvement |
| | | F. Continue to build collaborative relationships with our affinity groups | 1) Conduct up to four Office of Human Resources (OHR) panels for interested affinity groups each fiscal year  
2) Expand recognition and training of affinity group leaders |

(continued)

<table>
<thead>
<tr>
<th>Goals</th>
<th>Objectives</th>
<th>Initiatives</th>
<th>Performance Indicators</th>
</tr>
</thead>
</table>
| MANAGEMENT GOAL: ACHIEVE ORGANIZATIONAL EXCELLENCE | 3. Enhance Internal and External Relations | A. Improve information and communication channels | 1) Increase the number of “fans” signed up to read the USPTO sites and participate in the exchange of ideas via interactive social media tools  
2) Provide periodic “open house” or information sessions for employees and the public on USPTO education and outreach programs |
| | | B. Strengthen relationships with the Department of Commerce (DOC), the Office of Management and Budget (OMB), other Federal agencies, and Congress | 1) Establish at least two new formal or informal collaborations per year with sister DOC agencies and other Federal agencies  
2) Provide quarterly reports to Congress on progress toward reaching goals related to education and outreach activities |
| | | C. Promote a culture across USPTO of outstanding customer service for both internal and external customers | 1) Offer customer service training for all USPTO employees and supervisors  
2) Increase the number or percent of employees/managers who participated in customer service training  
3) Establish USPTO-wide customer service metrics for performance appraisal plans  
4) Conduct touch point agency assessment, develop recommendations, and implement a plan |
| | | D. Streamline stakeholder access to USPTO services and programs | 1) Decrease number of access points for customers to access information |
| | | E. Increase stakeholder partnerships and collaborations | 1) Establish at least three new formal or informal collaborations with stakeholders per year, including those in satellite office and outreach regions |
| | | F. Support Government-wide efforts to promote Science, Technology, Engineering, and Mathematics (STEM) education initiatives | 1) Increase opportunities to highlight USPTO programs that support each of administration’s STEM initiatives  
2) Increase the number of individuals and educators reached by IP-related programming |

(continued)
### MANAGEMENT GOAL: ACHIEVE ORGANIZATIONAL EXCELLENCE

#### 4. Secure Sustainable Funding to Deliver Value to Fee-Paying Customers and the Public

<table>
<thead>
<tr>
<th>Initiatives</th>
<th>Performance Indicators</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Ensure spending authority to use all fee collections</td>
<td>1) Demonstrate progress toward enacted legislation or other solution</td>
</tr>
<tr>
<td>B. Make the USPTO fee-setting authority permanent</td>
<td>1) Enact legislation by September 17, 2018</td>
</tr>
<tr>
<td>C. Continuously optimize the fee structure</td>
<td>1) Execute the biennial fee-review process in accordance with established time frames</td>
</tr>
<tr>
<td>D. Continuously identifying, obtaining and implementing private sector business tools</td>
<td>1) Publish operating reserve policy</td>
</tr>
<tr>
<td>2) Achieve annual milestones toward the optimal operating reserve level(s)</td>
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<tr>
<td>3) Evaluate and make policy decision on other business tools</td>
<td></td>
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<tr>
<td>E. Maximize cost efficiency and transparency</td>
<td>1) Hold quarterly public sessions with Public Advisory Committees (PPAC and TPAC)</td>
</tr>
<tr>
<td>2) Perform an annual review of activity based information to identify opportunities for improvement and inform budget decisions</td>
<td></td>
</tr>
</tbody>
</table>

#### 5. Establish Satellite Offices and a Regional Presence

<table>
<thead>
<tr>
<th>Initiatives</th>
<th>Performance Indicators</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Finalize permanent presence in satellite office regions</td>
<td>1) Begin construction of the Denver office and assume occupancy</td>
</tr>
<tr>
<td>2) Identify location of the Silicon Valley office, complete design and construction of the office, and assume occupancy</td>
<td></td>
</tr>
<tr>
<td>3) Begin construction of the Dallas office</td>
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</tr>
<tr>
<td>B. Further develop regional cooperative opportunities</td>
<td>1) Increase the number of programs in satellite office and regional cities</td>
</tr>
<tr>
<td>2) Increase the number of partnerships or collaborations with entities in satellite and regional cities</td>
<td></td>
</tr>
</tbody>
</table>
### Glossary of Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AIA</td>
<td>Leahy-Smith America Invents Act</td>
</tr>
<tr>
<td>CPC</td>
<td>Cooperative Patent Classification</td>
</tr>
<tr>
<td>DOC</td>
<td>Department of Commerce</td>
</tr>
<tr>
<td>EPO</td>
<td>European Patent Office</td>
</tr>
<tr>
<td>FPNG</td>
<td>Fee Processing Next Generation</td>
</tr>
<tr>
<td>IP</td>
<td>Intellectual Property</td>
</tr>
<tr>
<td>IPS</td>
<td>The Five IP Offices</td>
</tr>
<tr>
<td>IT</td>
<td>Information Technology</td>
</tr>
<tr>
<td>OMB</td>
<td>Office of Management and Budget</td>
</tr>
<tr>
<td>PALM</td>
<td>Patent Application Locating Monitoring</td>
</tr>
<tr>
<td>PCT</td>
<td>Patent Cooperation Treaty</td>
</tr>
<tr>
<td>PE2E</td>
<td>Patent End-to-End</td>
</tr>
<tr>
<td>PPH</td>
<td>Patent Prosecution Highway</td>
</tr>
<tr>
<td>PTAB</td>
<td>Patent Trial and Appeal Board</td>
</tr>
<tr>
<td>RCEs</td>
<td>Requests for Continued Examination</td>
</tr>
<tr>
<td>STEM</td>
<td>Science, Technology, Engineering and Mathematics</td>
</tr>
<tr>
<td>SWOT</td>
<td>Strengths, Weaknesses, Opportunities and Threats</td>
</tr>
<tr>
<td>TMNG</td>
<td>Trademark Next Generation</td>
</tr>
<tr>
<td>TTAB</td>
<td>Trademark Trial and Appeal Board</td>
</tr>
<tr>
<td>U.S.</td>
<td>United States</td>
</tr>
<tr>
<td>USPTO</td>
<td>United States Patent and Trademark Office</td>
</tr>
<tr>
<td>USTR</td>
<td>United States Trade Representative</td>
</tr>
<tr>
<td>WIPO</td>
<td>World Intellectual Property Organization</td>
</tr>
</tbody>
</table>