

Attachment C

INDEX TO CHANGES

June 2017



TBMP Section:	Nature of Change:
	THROUGHOUT MANUAL
	Spacing, punctuation and formatting corrections as needed for consistency. ¶ Corrections to order of citations where appropriate in accordance with citation and manual protocols; pin point cites and parenthetical information added to cases brought forward from previous editions where appropriate. ¶ Citations to McCarthy’s checked and year updated (2017 – check in view of Oct update). (McCarthy is referenced in Chapters 300 and 600). ¶ Citations to Wright & Miller Federal Practice and Procedure (FPP) checked and year updated (2016 – check in view of Oct update). (Referenced in Chapters 300, 400, 500, 700). ¶ Checked, and updated as necessary, the Trademark Rules of Practice, Federal Rules of Civil Procedure, Federal Rules of Evidence, Federal Circuit Rules, TMEP cross references; TBMP cross references ¶
	CHAPTER 100
101.02	Note 2: add pinpoint cite to <i>In re Foundry Products, Inc.</i>
101.05	Note 1: add case <i>El Encanto , Inc. v. Hatch Chile Co.</i>
104	Note 2: add case <i>Luxco , Inc. v. Consejo Regulador del Tequila, A.C.</i>
106.01	Para. 2: add clarifying instruction
106.02	37 CFR § 2.119(e): correct language of rule 37 CFR § 2.193(f): correct language of rule Para. 2. 4th sentence before Note 3: add clarifying information Final para., 1st sentence add clarifying information; new second sentence, new Note 12. New Note 12.
106.03	Para. 3: new final sentence Final para., new Notes 11 & 12; new final sentence. New Notes 11 & 12
107	Para. 3 following addresses: 1st sentence modified, Note 2 moved, previous note 2 removed. Note 2 redefined, old Note 2 removed
108	Note 2: reference to 81 Fed. Reg. 19296 added

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TBMP Section:	Nature of Change:
109	Para. 1: new note 2, remaining notes renumbered Para. 4: new first sentence, new note 5, deletions of sentence 3 to end of para. New Note 2 New Note 5 Old notes 5 & 6 deleted
110.01	37 CFR § 2.101(b)(1) added 37 CFR § 2.102(a)(1) added 37 CFR § 2.111(c)(1) added Para. 2, 1st sentence: clarifying information added Note 1: reference to 81 Fed. Reg. 19296 added Note 2: add case <i>Luxco , Inc. v. Consejo Regulador del Tequila, A.C.</i> Note 3: add case <i>Luxco , Inc. v. Consejo Regulador del Tequila, A.C.</i>
110.01(a)	Para. 1 New note 1; remaining notes renumbered Para. 3: new final sentence New note 1
110.01(b)	Para. 1: new final sentence
110.02(b)	Note 3: add case <i>Luxco , Inc. v. Consejo Regulador del Tequila, A.C.</i>
110.02(c)	Note 1: add case <i>UMG Recordings Inc. v. Mattel Inc.</i>
110.03	Text rewritten Notes 1 & 3: add references to 37 CFR §§ 2.105(a) and 2.113(a)
111.01	End of section: Please Note, moved from Note 2.
111.02	New first para.
111.02(a)	Final para.: language clarified, references to “transmission” deleted
111.02(c)	Para. 4: remove reference to “certificate of transmission”
111.02(f)	Para. 1, new last sentence
113	37 CFR §§ 2.119(a) & (b): language of rule corrected New paragraph following rule, new Notes 1 & 2 New Notes 1 & 2
113.05	Para. 2: new final sentence, new Note 5. New Note 5
114.04	Note 2: correction to CFR reference
114.07	37 CFR § 2.119(d): correction to cross reference in rule (2.17)
117.01	Para. 2: new informational last sentence
117.03	Para. 3: note 3 deleted; final note renumbered Notes 1 & 2: add reference to 81 Fed. Reg. 69950 Note 3 removed, remaining note renumbered
117.07	Para. 3: new Note 2 New Note 2.
118.02(b)	Para. 2, partially rewritten for clarification; new last sentence
119.03	Para 2: new sentence add, new Note 1 Para 4 following list is new and contain a list as well New Note 1
	CHAPTER 200

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TBMP Section:	Nature of Change:
212.05	Clarifying language added to end of second full paragraph. Paragraph 3 deleted in its entirety as redundant.
	CHAPTER 300
309.03(a)(2)	Added following case to note 6: <i>Wise F&I, LLC v. Allstate Ins. Co.</i> , 120 USPQ2d 1103, 1107 n.9 (TTAB 2016)
309.03(b)	Note 18: remove parenthetical language from <i>Enbridge, Inc.</i> citing <i>Liberty Trousers Co.</i>
309.03(c)	New (25) in list of grounds; new Note 42, remaining notes renumbered. ¶ Added following case to note 3: <i>Omega SA (Omega AG) (Omega Ltd.) v. Alpha Phi Omega</i> , 118 USPQ2d 1289 (TTAB 2016). ¶ Added following cases to note 6: <i>Primrose Ret. Cmtys., LLC v. Edward Rose Senior Living, LLC</i> , 122 USPQ2d 1030 (TTAB 2016); <i>Wise F&I, LLC; et al. v. Allstate Ins. Co.</i> , 120 USPQ2d 1103 (TTAB 2016). ¶ Added following cases to note 10: <i>In re Integrated Embedded</i> , 120 USPQ2d 1504 (TTAB 2016); <i>In re Eximius Coffee, LLC</i> , 120 USPQ2d 1276 (TTAB 2016); and <i>In re Adlon Brand GmbH & Co. KG</i> , 120 USPQ2d 1717 (TTAB 2016) ¶ Added following cases to note 17: <i>Christian Faith Fellowship Church v. Adidas AG</i> , 841 F.3d 986, 120 USPQ2d 1640 (Fed. Cir. 2016) and <i>In re JobDiva, Inc.</i> , 843 F.3d 936, 121 USPQ2d 1122 (Fed. Cir. 2016). ¶ Added following case to note 18: <i>Kelly Servs., Inc. v. Creative Harbor, LLC</i> , 846 F.3d 857, 121 USPQ2d 1357 (6th Cir. 2017) ¶ Added following case to note 24: <i>D.C. One Wholesaler, Inc. v. Chien</i> , 120 USPQ2d 1710 (TTAB 2016) ¶ Added following case to note 40: <i>Luxco, Inc. v. Consejo Reglador del Tequila, A.C.</i> , 121 USPQ2d 1477 (TTAB 2017) ¶ Added following case to new Note 42: <i>In re JJ206, LLC</i> , 120 USPQ2d 1568 (TTAB 2016).
317	Added following case to note 6 after Melwani decision: <i>See also Chutter, Inc. v. Great Concepts, LLC</i> , 119 USPQ2d 1865, 1867 n. 3 (TTAB 2016)
318	Added following case to note 1: <i>Emilio Pucci International BV v. Sachdev</i> , 118 USPQ2d 1383, 1387 n.8 (TTAB 2016)
	CHAPTER 400
401	37 CFR § 2.120(a)(1): add title Para.5: add rule reference Para. 6: add TBMP cross reference
401.01	37 CFR § 2.120(a)(1): add title Para. 2: quotation from Board's notice of institution updated

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TBMP Section:	Nature of Change:
	Para. 7: new note 16; remaining notes renumbered New note 16
401.02	Note 5; parenthetical modified to <i>Byer California v. Clothing for Modern Times Ltd.</i> Note 16: subsection added to 37 CFR § 2.120
401.03	Notes 3, 4, 10: subsections added to 37 CFR § 2.120(a) Note 25: correction to subsections of 37 CFR § 2.120
401.06	Note 4: 37 CFR § 2.120(a)(3) added
402.02	Para. 6: information following (iii) updated Note 1: add case <i>Domond v. 37.37, Inc.</i> Note 5: 37 CFR § 2.116(g) moved; subsections added to Fed. R. Civ. P. 26(c); case added <i>Intex Recreation Corp. v. The Coleman Co.</i>
403.01	37 CFR § 2.120(a): title added
403.02	Para. 2, sentence following Note 2 modified slightly Note 3: reference added to 37 CFR § 2.120(a)(2)(iv)
403.03	Note 7: add case <i>Emilio Pucci International BV v. Sachdev</i> Note 10: add case <i>Cadbury UK Ltd. v. Meenaxi Enter., Inc.</i>
403.04	37 CFR 2.120(a)(2)(iv) and 37 CFR 2.121: title added Para. 7: new Note 11 New note 11.
403.05(b)	37 CFR § 2.120(k)(3)(ii): title added Para. 3: new final sentence Para. 5: new note 5; remaining note renumbered Note 1: correction to subsection of 37 CFR § 2.120(k) Note 2: add subsection to Fed. R. Civ. P. 36(a) New notes 5 & 6
404.03	37 CFR § 2.120(b): correction to language
404.03(a)(2)	Note 4: reference to 37 CFR § 2.120(b) added
404.03(b)	Para. 3: new note 3, remaining notes renumbered; update reference to State Department office New note 3
404.03(c)(1)	update reference to State Department office
404.03(c)(2)	Para. 8, 9, 15: update reference to State Department offices Para. 9: new note 5; remaining notes renumbered New note 5
404.04	Para. 3: update reference to State Department office
404.06(b)	Para. 4: delete note 9, renumber remaining notes Note 9 deleted (repetitive of renumbered note 9)
404.07(b)	Note 2: parenthetical added after rule
404.09	Para. 3: information before Note 5 updated Para. 8: information added in parenthesis before Note 15 Note 1: references to 37 CFR § 2.120(b), 37 CFR § 2.120(c), 37 CFR § 2.123(a), and 37 CFR § 2.124 added Note 12: reference to 37 CFR § 120(k) added Note 15: reference to 37 CFR § 2.123(a) added

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TBMP Section:	Nature of Change:
405.03(d)	Notes 1, 2: add case <i>Emilio Pucci International BV v. Sachdev</i>
405.03(e)	Para. 2: new note 4, remaining notes renumbered New note 4 Notes 1, 4: add case <i>Emilio Pucci International BV v. Sachdev</i>
405.04(a)	37 CFR § 2.120(a)(3): correct wording of rule Note 3: add reference to 37 CFR § 2.119(d)
405.04(b)	Para. 5: new note 7 Notes 2, 7: add case <i>Emilio Pucci International BV v. Sachdev</i>
406.04(a)	37 CFR § 2.120(a)(3): correct wording of rule
406.04(c)	Para 1: add information in sentence following note 6; delete note 9 and preceding sentence; renumber remaining notes Para. 6: new note 14 New note 14
406.05(e)	Para. 2: new note 4; remaining notes renumbered New note 4
407.03(a)	Para. 2: slight rephrasing before Note 4
407.03(b)	Para. 5: new note 4 New note 4
407.05(e)	Para. 2: new note 5, remaining notes renumbered New note 5
408.01	Note 1: parenthetical information added to <i>Emilio Pucci International BV v. Sachdev</i> and <i>Cadbury UK Ltd. v. Meenaxi Enter., Inc.</i>
408.01(b)	Fed. R. Civ. P. 26(a)(2)(B)(vi) corrected wording Note 8: reference added to 37 CFR § 2.120(a)(2)(iii)
408.03	Para. 1: add TBMP cross reference after Note 5.
410	Para. 2: add TBMP cross reference after Note 1 Para 7: added clarifying information prior to Note 14 Note 14: add references to 37 CFR § 2.120(h)(1) and 37 CFR § 2.120(h)(2)
411.01	added clarifying information prior to Note 3 Note 2: remove case <i>Luster Products Inc. v. Van Zandt</i> Note 3: add reference to 37 CFR § 2.120(h)(2)
411.03	Para. 1, sentence 1 reworded for clarity; new sentence added after Note 1
411.04	Notes 1 & 3: add subsection to 37 CFR § 2.120(f)
411.05	Note 2: add case <i>Patagonia, Inc. v. Azzolini</i>
412.01	Note 9: add reference to 37 CFR § 2.116(g) Note 11: add reference to 37 CFR § 2.120(f)(1) and subsection to 37 CFR § 2.120(h)(1)
412.01(a)	Notes 9, 19: add reference to 37 CFR § 2.116(g)
412.01(b)	Note 1: add reference to 37 CFR § 2.116(g)
412.01(c)	Note 6: add reference to 37 CFR § 2.116(g)
412.02	Para. 1: new note 1; remaining note renumbered New note 1.
412.04	37 CFR § 2.27(e): incorrect title removed Pare 3: new final sentence

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TBMP Section:	Nature of Change:
	Note 1: reference added to 37 CFR § 2.27(d) Note 7: reference added to 37 CFR § 2.126(b)
412.06(a)	Note 3: add case <i>The Phillies v. Philadelphia Consolidated Holding Corp.</i>
412.06(b)	Para. 1: new information added following notes 2 & 3; note 4 deleted, remaining notes renumbered Note 3: add references to 37 CFR § 2.120(e), and 37 CFR § 2.120(i) Note 4 deleted; notes renumbered
413.01	Notes 4 & 5 corrected from notes 5 & 6 Note 4: reference to 37 CFR § 2.120(a)(2)(i) added
413.02	Note 3: added in Notes section to correspond to reference in paragraph
CHAPTER 500	
Table of Contents	Added requests for production and requests for admission to section 519 title; added “in foreign country” to section 531 title
Throughout Chapter	Non-substantive grammar and language changes for clarity and accuracy Deletion of TBMP Chapter titles, except as needed
501	Note 4: Corrected citation to subsequent history for <i>Frito-Lay North America, Inc. v. Princeton Vanguard, LLC</i> , 109 USPQ2d 1949, 1950 (TTAB 2014).
502.02(b)	Note 4: Corrected citation to <i>Pioneer Kabushiki Kaisha v. Hitachi High Technologies America, Inc.</i> , 74 USPQ2d 1672, 1677 (TTAB 2005). Added subsequent history to citation <i>Edwards Lifesciences Corp. v. Vigilanz Corp.</i> , 94 USPQ2d 1399, 1402 (TTAB 2010), <i>rev'd on other grounds</i> , 284 F. Supp. 2d 96 (D.D.C. 2003).
502.05	Note 1: Updated citation to <i>General Mills Inc. v. Fage Dairy Processing Industries SA</i> , 100 USPQ2d 1584, 1591 (TTAB 2011), <i>judgment set aside on other grounds</i> , 110 USPQ2d 1679 (TTAB 2014) (non-precedential).
502.06(b)	Corrected typographical error in citation to 37 CFR § 2.120(j)(2). Note 2: Updated citation to <i>General Mills Inc. v. Fage Dairy Processing Industries SA</i> , 100 USPQ2d 1584, 1591 (TTAB 2011), <i>judgment set aside on other grounds</i> , 110 USPQ2d 1679 (TTAB 2014) (non-precedential).
503.02	Notes 1 and 2: Proposed suggestion to add citation to later proceedings for <i>Bayer Consumer Care AG v. Belmora LLC</i> , 90 USPQ2d 1587, 1590 (TTAB 2007).
503.03	Note 4: Proposed suggestion to add citation to later proceedings for <i>Bayer Consumer Care AG v. Belmora LLC</i> , 90 USPQ2d 1587, 1590 (TTAB 2007).
504.02	Notes 2, 4, and 5: Added subsequent history to citation for <i>International Telephone and Telegraph Corp. v. International Mobile Machines Corp.</i> , 218 USPQ 1024, 1026 (TTAB 1983), <i>rev'd on other grounds</i> , 800 F.3d 1118 (Fed. Cir. 1986).
507.02	Note 4: Added subsequent history to <i>Microsoft Corp. v. Qantel Business Systems Inc.</i> , 16 USPQ2d 1732, 1733-34 (TTAB 1990), <i>overruled in part by Eurostar, Inc. v. “Euro-star” Reitmoden GmbH & Co. v. KG Spezialfabrik Fur Retbekleidung</i> , 34 USPQ2d 1266 (TTAB 1994).

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	Note 6: Added subsequent history to <i>Van Dyne-Crotty Inc. v. Wear-Guard Corp.</i> , 926 F.2d 1156, 17 USPQ2d 1866, 1867 (Fed. Cir. 1991), <i>abrogated on other grounds by Hana Financial, Inc. v. Hana Bank, et al.</i> , 135 S. Ct. 907 (2015).
507.02(a)	Note 1: Added subsequent history to <i>Microsoft Corp. v. Qantel Business Systems Inc.</i> , 16 USPQ2d 1732, 1733-34 (TTAB 1990), <i>overruled in part by Eurostar, Inc. v. “Euro-star” Reitmoden GmbH & Co. v. KG Spezialfabrik Fur Retbekleidung</i> , 34 USPQ2d 1266 (TTAB 1994).
507.03(b)	Notes 3 and 4: Updated citation for <i>Productos Lacetos Tocumbo S.A. de C.V. v. Paleteria La Michoacana Inc.</i> , 98 USPQ2d 1921, 1924-27 (TTAB 2011), <i>aff’d</i> , 188 F. Supp. 3d 22 (D.D.C. 2016).
	Note 4: Added citation to <i>Wise F&I, LLC v. Allstate Ins. Co.</i> , 120 USPQ2d 1103, 1107 (TTAB 2016).
509.01(b)(1)	Note 6: Proposed deletion of citation to <i>General Motors Corp. v. Cadillac Club Fashions Inc.</i> , 22 USPQ2d 1933, 1936 (TTAB 1992).
510.02(a)	Notes 1 and 7: Updated citation to <i>General Motors Corp. v. Cadillac Fashions Inc.</i> , 22 USPQ2d 1933, 1936-37 (TTAB 1992), <i>recognized as abrogated on other grounds by Pioneer Investment Services Co. v. Brunswick Associations Ltd. Partnership</i> , 507 U.S. 380, 396-97 (1993).
	Note 2: Updated citation to <i>B&B Hardware, Inc. v. Hargis Industries, Inc.</i> , 135 U.S. 1293, 135 S. Ct. 1293, 113 USPQ2d 2045, 2048, 2053, 2056 (2015).
510.03(a)	Proposed additional language for potentially dispositive motion: “In addition to tolling the time to respond to outstanding discovery requests, suspension of proceedings tolls the time for parties to make required disclosures.”
513.01	Proposed revision to clarify requirements for withdrawal of counsel: ¶ “(4) if any part of a fee paid in advance has not been earned, a statement that the unearned part has been refunded, or, if appropriate, a statement that no fees have been paid in advance and not refunded.”
523.02	Note 10: Corrected citation to <i>Pioneer Kabushiki Kaisha v. Hitachi High Technologies America, Inc.</i> , 74 USPQ2d 1672, 1679 n.11 (TTAB 2005).
528.01	Note 5: Added citation to <i>Kelly Servs., Inc. v. Creative Harbor, LLC</i> , 121 USPQ2d 1357, 1363 (TTAB 2017).
528.05(a)	Added the word “usually” to the following: “Any other evidence that a party wishes to have considered upon summary judgment must usually be submitted in connection with the summary judgment motion.”
	Added citation to <i>Luxco, Inc. v. Consejo Regulador del Tequila, A.C.</i> , 121 USPQ2d 1477, 1507 n.221 (TTAB 2017).
	Note 11: Corrected citation to <i>Levi Strauss & Co. v. R. Josephs Sportswear Inc.</i> , 28 USPQ2d 1464, 1465 (TTAB 1993), <i>recon. Denied</i> , 36 USPQ2d 1328 (TTAB 1994).

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TBMP Section:	Nature of Change:
	Note 12: Corrected citation to <i>Frito-Lay N. America, Inc. v. Princeton Vanguard, LLC</i> , 109 USPQ2d 1949, 1951 (TTAB 2014), <i>vacated on other grounds</i> , 786 F.3d 960, 114 USPQ2d 1827 (Fed. Cir. 2015).
528.05(a)(2)	Note 2: Corrected citation to <i>Frito-Lay N. America, Inc. v. Princeton Vanguard, LLC</i> , 109 USPQ2d 1949, 1951 (TTAB 2014), <i>vacated on other grounds</i> , 786 F.3d 960, 114 USPQ2d 1827 (Fed. Cir. 2015).
528.05(e)	Delete “and printed” requirement for internet evidence, such that the section now reads: ¶ “Materials obtained from the Internet that identify: (1) dates they were accessed; and (2) their source (e.g., the URL), are considered to be self-authenticating and may be admitted into evidence in the same manner as a printed publication in general circulation in accordance with <u>37 CFR § 2.122(e)</u> .”
528.07(a)	Note 1: <i>Wise F&I, LLC v. Allstate Ins. Co.</i> , 120 USPQ2d 1103, 1107 n.9 (TTAB 2016).
531	Corrected quotation from 37 CFR § 2.123(a)(1) to quote only the amended rule
533.02(a)	Corrected quotation from 37 CFR § 2.123(e)(3)(ii) where incorrectly quoted subsection (i) twice.
533.02(b)	Note 7: Updated citation for <i>Productos Lacetos Tocumbo S.A. de C.V. v. Paleteria La Michoacana Inc.</i> , 98 USPQ2d 1921, 1924-27 (TTAB 2011), <i>aff’d</i> , 188 F. Supp. 3d 22 (D.D.C. 2016).
539	Note 4: Added subsequent history to <i>Levi Strauss & Co. v. R. Josephs Sportswear Inc.</i> , 28 USPQ2d 1464, 1465 n.3 (TTAB 1993), <i>recon. Denied</i> , 36 USPQ2d 1328 (TTAB 1994).
543	Note 3: Added subsequent history to citation for <i>Kappa Books Inc. v. Herbko International Inc.</i> , 60 USPQ2d 1765, 1766 n.2 (TTAB 2001).
544	Note 2: Corrected typographical error in citation to <i>Pioneer Investment Services Co. v. Brunswick Associates Ltd. Partnership</i> , 507 U.S. 380, 396-97 (1993).
	Note 13: Removed citation to Westlaw publisher for <i>MidAmerican Energy Co. v. Mid-America Energy Resources, Inc.</i> , 250 F.3d 754 (Fed. Cir. 2000).
	CHAPTER 600
602.01	37 CFR § 2.68(b): language of rule corrected
602.02(b)	37 CFR § 2.134(b): language of rule corrected
603	37 CFR § 2.68(b): language of rule corrected
606	Note 1: added case <i>Delaware Quarries, Inc. v. PlayCore IP Sub, Inc.</i>
	CHAPTER 700
704.03(b)(1)(A)	Note 11: clarification to information.
704.03(b)(1)(B)	Note 7: add case <i>Juice Generation, Inc. v. GS Enterprises, LLC</i> ; add parenthetical information to <i>Tektronix, Inc. v. Daktronics, Inc.</i>
704.07	Note 2: add case <i>Christian Faith Fellowship Church v. Adidas AG</i>

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704.11	Note 2: add case <i>Primrose Retirement Communities, LLC v. Edward Rose Senior Living, LLC</i>
704.12(c)	Note 2: add parenthetical information to subsequent history of <i>Tuxedo Monopoly, Inc. v. General Mills Fun Group, Inc.</i>
	CHAPTER 800
801.03	37 CFR § 2.128(b): add title Paras. 1, 6, 11: add instructional information
802	37 CFR § 2.129(a): correct sentence location in rule Note 2: correct subsection cited in rule
802.02	Note 1: correct subsection cited in rule
802.04	Note 4: add parenthetical information
802.06	Para. 1: new note 1; new Note 1
803	Para. 3: add statutory references Note 1: added statutory reference and parenthetical information Note 2: add cases <i>Edwards Lifesciences Corp. v. VigiLanz Corp.</i> and <i>In re Adlon Brand GmbH & Co. KG</i>
806	Para 1: move location of note 1.
	CHAPTER 900
901	Please Note information at end of section.
901.02(a)	Para. 8: reference to Fed. Cir. R. 21 added
902.01	Para. 8: new with information on availability of Fed. Cir. Rules Note 1: certain information moved to Para. 8
904.01	Para. 3, sentence 3: information updated
904.02	Para. 3, sentence 3: information updated
906.01	Para. 10: new last sentence, new Note 30. Note 29: add case <i>Paleteria La Michoacana, Inc., v. Productos Lacteos Tocumbo S.A. DE C.V.</i> New Note 30:
	CHAPTER 1000
1002	Para. 2: modified sentence following Note 2.
	CHAPTER 1100
1101.01	Note 1: added parenthetical information to <i>Southwestern Management, Inc. v. Ocinomled, Ltd.</i> and <i>Bad Boys Bail Bonds, Inc. v. Yowell</i>
1102.02	Note 1: added pinpoint cite to <i>In re Alfred Dunhill Ltd.</i>
1103.01(f)	Para. 1, sentence 2: substituted “notice” for “notification”
1103.02	Para. 4 following list: substituted “notice of institution” for “institution order”
	CHAPTER 1200
1201.02	Paras. 5 & 6: minor language clarification
1201.04	Note 2: add reference to 81 Fed. Reg. 69950
1202.03	Note 1: add reference to 81 Fed. Reg. 69950
1203.01	37 CFR § 2.142(b)(3) added

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	Note 7: add reference to 81 Fed. Reg. 69950
1203.02(a)	Para. 2, 1st sentence: information added Para. 4, 1st sentence: information added; TBMP cross references added after Note 5. Note 5: information added
1203.02(c)	Notes 1 & 4: add reference to 81 Fed. Reg. 69950
1204	Note 8: add case: <i>In re Adlon Brand Gmbh & Co. KG</i>
1206.01	Para. 3, last sentence: clarify instruction; new Note 3, remaining notes renumbered Para. 4, 1st sentence: add explanation New Note 3 Note 4: add reference to 81 Fed. Reg. 69950
1207.01	Para. 2: information added Notes 1 & 4: add reference to 81 Fed. Reg. 69950
1207.02	Note 3: add case: <i>In re Adlon Brand Gmbh & Co. KG</i>
1208.01	Update title of section Notes 2 & 7: add case: <i>In re Adlon Brand Gmbh & Co. KG</i>
1208.03	New final paragraph, new Note 18 New Note 18
1209.03	Para. 1: TBMP cross reference moved from Note 1 to follow [Note 1]
1209.04	Note 2: add case: <i>In re Adlon Brand Gmbh & Co. KG</i>
1215	Note 1, 2d para.: add case: <i>In re Eximius Coffee</i>
1216	Note 4: add reference to 81 Fed. Reg. 69950
1218	Note 3: add case: <i>In re Adlon Brand Gmbh & Co. KG</i>
1219	Para. 4: add information after Note 4; add new Note 5 New Note 5
1219.02	Para. 1: add new information, new Notes 2 & 3 New Notes 2 & 3