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Admissibility of Electronic Records
in Interferences

Pursuant to 37 CFR 1.671, electronic records are admissible as evidence in interferences before the Board of Patent Appeals and Interferences to the same extent that electronic records are admissible under the Federal Rules of Evidence. The weight to be given any particular record necessarily must be determined on a case-by-case basis.

January 12, 1998

BRUCE H. STONER, Jr.
Chief Administrative Patent Judge

[1208 OG 35]