

United States Patent and Trademark Office
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

Mailed: May 18, 2005

In re North American
Airlines, Inc.

Serial No. 76549665

Filed: 10/03/2003

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Applicant has filed, on May 10, 2005, a notice of appeal and an amendment.

It appears from the amendment that applicant is claiming that its mark has become distinctive as provided by Section 2(f) of the Trademark Act.

The file is forwarded to the Trademark Examining Attorney for consideration of the amendment. In the event the Examining Attorney finds the claim of distinctiveness persuasive and the refusal of registration is withdrawn, this appeal will be moot. If, however, another final refusal ultimately issues, the "six-month response" clause

should be crossed out; the file of this case should be returned to the Board; action on the appeal will be resumed; and applicant will be allowed time in which to file its appeal brief.