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Sent: 3/26/2015 2:12:58 PM

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Subject: U.S. TRADEMARK APPLICATION NO. 79108849 - ICT - 30961/04099 - REMAND REQUEST TO TTAB

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UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO)

U.S. APPLICATION SERIAL NO. 79108849

MARK: ICT



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BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD ON APPEAL

TRADEMARK EXAMINING ATTORNEY'S REQUEST FOR REMAND

INTERNATIONAL REGISTRATION NO. 1105916

The trademark examining attorney requests that the Trademark Trial and Appeal Board remand this case to the trademark examining attorney under 37 C.F.R. §2.142(d) for the reason(s) that follow.

Specifically, after entry of the examining attorney's February 27, 2015 subsequent final, the examining attorney was contacted by counsel for applicant about the six-month response clause that was inadvertently included in the subsequent final. Thus, even though the Board's Order resuming proceedings on March 25, 2015, noted that this clause was inapplicable, some confusion has resulted from the inclusion of this clause, and remand will allow the examining attorney to issue a corrective action to further clarify the record.

In addition, after entry of the subsequent final, additional evidence was provided to the examining attorney by the USPTO's Law Library that is relevant to the issues in this application. Remand will allow the examining attorney to introduce this additional evidence.

Respectfully submitted,

/James MacFarlane/

Examining Attorney

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