

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

Mailed: June 18, 2013

In re Heatcon, Inc.

Serial No. 85281291

Filed: 3/30/2011

JOHN M JANEWAY
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Millicent Canady, Paralegal Specialist:

Applicant has filed, on June 11, 2013, a motion for remand for consideration of an amendment to the Supplemental Register.

Good cause having been shown, the request for remand is granted, action on the appeal is suspended and the electronic record of the application file is herewith remanded to the Trademark Examining Attorney.

In the event that the Trademark Examining Attorney allows the application on the Supplemental Register, the appeal herein will be moot. If the Examining Attorney ultimately issues a final refusal to register upon the Supplemental Register, the "six-month response" clause appearing on the letter in which such action is taken should

be omitted;¹ and the file of this case should be returned to the Board; action on the appeal will be resumed; and applicant will be allowed sufficient time in which to file its appeal brief.

¹ The Examining Attorney is reminded that if registration is refused on the Supplemental Register, this will raise a new issue, such that the refusal or requirement cannot be made final until applicant has been given an opportunity to respond.