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

Mailed: June 9, 2014

In re Inflection Point Retail LLC

Serial No. 85727628

Filed: 9/12/2012

JOHN C STRINGHAM
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SALT LAKE CITY UT 84111-1011

Eric McWilliams, Supervisory Paralegal:

Applicant filed, on May 14, 2014, a request for remand and a request for amendment of application.

Applicant's request for remand is granted for good cause shown, the appeal is hereby suspended and the application is remanded to the Trademark Examining Attorney for consideration of the request for amendment.

The request contains a proposed amendment to the goods. If the amendment is accepted and the mark is found registrable on the basis of this paper, the appeal will be moot and proceedings on the appeal will terminate in due course. If the amendment is accepted but the refusal to register is maintained, the Examining Attorney should issue an Office Action so

indicating, and notify the Board. The appeal will then be resumed and applicant allowed a sufficient time in which to file its appeal brief.

If the Examining Attorney determines that the amendment to the identification is not acceptable, the Examining Attorney should issue an Office Action to that effect, indicating the reasons why the proposed amendment is unacceptable and, if possible, advising applicant as to how to cure any deficiency in the identification. The amendment to the identification should be treated as raising a new issue, such that any refusal to accept the proposed identification cannot be made final until applicant is given an opportunity to respond.