

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: June 8, 2015

In re VIAS Partners, LLC.

Serial No. 86416660

Filed: 10/7/2014

**Denise M. DelGizzi,
Chief Clerk of the Board:**

The Board's order, dated May 19, 2015, is vacated and substituted with the following.

Applicant's request for remand, filed May 18, 2015, is noted. In its request for remand, Applicant asserts that upon remand, "Applicant intends to (1) file an Amendment to Allege Use to establish use of the instant trademark in commerce as well as to (2) provide evidence to the Examining Attorney of its enforcement efforts against the purported infringers and the anticipated cessation of said infringing activities which should (3) eliminate the support for the Examining Attorney's refusal hopefully leading to a withdrawal of the same."

A request for remand for additional evidence must be accompanied by the additional evidence sought to be introduced. *See* TBMP § 1207.02. Applicant's request for remand was not accompanied by any evidence, and therefore no purpose is served in remanding the applicant at this time, *i.e.*, there is nothing

for the Examining Attorney to consider. In view thereof, Applicant's request for remand is denied, proceedings on the appeal are resumed, and Applicant is allowed thirty days in which to file a renewed request for remand, accompanied by the evidence that Applicant wishes to make of record, or to submit its appeal brief. If Applicant files a new request for remand, with the aforementioned evidence, the Board will determine at that point whether Applicant has demonstrated good cause, and whether the request will be granted.