

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

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Mailed: June 16, 2011

Cancellation No. 92053237

Barnhardt Manufacturing
Company

v.

Wildwood Gin, Inc.

Elizabeth A. Dunn, Attorney (571-272-4267):

The stipulated protective agreement filed by applicant on April 7, 2011, is noted and its use in this proceeding is approved.¹ The parties are referred, as appropriate, to TBMP §§ 412.03 (Signature of Protective Order), 412.04 (Filing Confidential Materials With Board), 412.05 (Handling of Confidential Materials by Board) (3rd ed. 2011).

The parties are advised that only confidential or trade secret information should be filed pursuant to a stipulated protective agreement. Such an agreement may not be used as a means of circumventing paragraphs (d) and (e)

¹ Applicant's filing fails to include proof of service. Trademark Rule 2.119 requires service of "all papers" filed with the Board, and there is no exception for papers filed with consent or signed by both parties. The Board may decline to consider any future filings which do not include proof of service.

of 37 CFR § 2.27, which provide, in essence, that the file of a published application or issued registration, and all proceedings relating thereto, should otherwise be available for public inspection.