

the date of the denial. If the petition for a retroactive license is denied with respect to the invention of a pending application and no petition under § 1.181 has been filed, a final rejection of the application under 35 U.S.C. 185 will be made.

[49 FR 13463, Apr. 4, 1984, as amended at 56 FR 1929, Jan. 18, 1991; 62 FR 53206, Oct. 10, 1997; 69 FR 56546, Sept. 21, 2004]

GENERAL

§§ 5.31–5.33 [Reserved]

**PART 6—CLASSIFICATION OF
GOODS AND SERVICES UNDER
THE TRADEMARK ACT**

EDITORIAL NOTE: Part 6 is placed in the separate grouping of parts pertaining to trademarks regulations.

**PART 7—RULES OF PRACTICE IN
FILINGS PURSUANT TO THE PRO-
TOCOL RELATING TO THE MA-
DRID AGREEMENT CONCERNING
THE INTERNATIONAL REGISTRA-
TION OF MARKS**

EDITORIAL NOTE: Part 7 is placed in the separate grouping of parts pertaining to trademarks regulations.