§41.56

§ 41.54 Action following decision.

After a decision by the Board and subject to appellant's right to seek judicial review, the application or reexamination proceeding will be returned to the jurisdiction of the examiner for such further action as may be appropriate consistent with the decision by the Board.

§41.56 Sanctions.

- (a) Imposition of sanctions. The Chief Administrative Patent Judge or an expanded panel of the Board may impose a sanction against an appellant for misconduct, including:
- (1) Failure to comply with an order entered in the appeal or an applicable rule.
- (2) Advancing or maintaining a misleading or frivolous request for relief or argument.
 - (3) Engaging in dilatory tactics.
- (b) *Nature of sanction*. Sanctions may include entry of:
- (1) An order declining to enter a docket notice.
- (2) An order holding certain facts to have been established in the appeal.
- (3) An order expunging a paper or precluding an appellant from filing a paper.
- (4) An order precluding an appellant from presenting or contesting a particular issue.
 - (5) An order excluding evidence.
 - (6) [Reserved]
- (7) An order holding an application on appeal to be abandoned or a reexamination proceeding terminated.
 - (8) An order dismissing an appeal.
- (9) An order denying an oral hearing.
- (10) An order terminating an oral hearing.

EFFECTIVE DATE NOTE: At 73 FR 32977, June 10, 2008, §41.56 was added, effective December 10, 2008. Per a subsequent final rule published at 73 FR 74972, Dec. 10, 2008, the effective date of this rule was delayed indefinitely.

Subpart C—Inter Partes Appeals

§41.60 Definitions.

In addition to the definitions in §41.2, the following definitions apply to proceedings under this subpart unless otherwise clear from the context:

Appellant means any party, whether the owner or a requester, filing a notice of appeal or cross appeal under §41.61. If more than one party appeals or cross appeals, each appealing or cross appealing party is an appellant with respect to the claims to which his or her appeal or cross appeal is directed.

Filing means filing with a certificate indicating service of the document under §1.903 of this title.

Owner means the owner of the patent undergoing *inter partes* reexamination under §1.915 of this title.

Proceeding means an inter partes reexamination proceeding. Appeal to the Board in an ex parte reexamination proceeding is controlled by subpart B of this part. An inter partes reexamination proceeding is not a contested case subject to subpart D.

Requester means each party, other than the owner, who requested that the patent undergo *inter partes* reexamination under §1.915 of this title.

Respondent means any requester responding under §41.68 to the appellant's brief of the owner, or the owner responding under §41.68 to the appellant's brief of any requester. No requester may be a respondent to the appellant brief of any other requester.

§ 41.61 Notice of appeal and cross appeal to Board.

- (a)(1) Upon the issuance of a Right of Appeal Notice under §1.953 of this title, the owner may appeal to the Board with respect to the final rejection of any claim of the patent by filing a notice of appeal within the time provided in the Right of Appeal Notice and paying the fee set forth in §41.20(b)(1).
- (2) Upon the issuance of a Right of Appeal Notice under §1.953 of this title, the requester may appeal to the Board with respect to any final decision favorable to the patentability, including any final determination not to make a proposed rejection, of any original, proposed amended, or new claim of the patent by filing a notice of appeal within the time provided in the Right of Appeal Notice and paying the fee set forth in §41.20(b)(1).
- (b)(1) Within fourteen days of service of a requester's notice of appeal under paragraph (a)(2) of this section and upon payment of the fee set forth in $\S41.20(b)(1)$, an owner who has not filed a notice of appeal may file a notice of

cross appeal with respect to the final rejection of any claim of the patent.

- (2) Within fourteen days of service of an owner's notice of appeal under paragraph (a)(1) of this section and upon payment of the fee set forth in §41.20(b)(1), a requester who has not filed a notice of appeal may file a notice of cross appeal with respect to any final decision favorable to the patentability, including any final determination not to make a proposed rejection, of any original, proposed amended, or new claim of the patent.
- (c) The notice of appeal or cross appeal in the proceeding must identify the appealed claim(s) and must be signed by the owner, the requester, or a duly authorized attorney or agent.
- (d) An appeal or cross appeal, when taken, must be taken from all the rejections of the claims in a Right of Appeal Notice which the patent owner proposes to contest or from all the determinations favorable to patentability, including any final determination not to make a proposed rejection, in a Right of Appeal Notice which a requester proposes to contest. Questions relating to matters not affecting the merits of the invention may be required to be settled before an appeal is decided.
- (e) The time periods for filing a notice of appeal or cross appeal may not be extended.
- (f) If a notice of appeal or cross appeal is timely filed but does not comply with any requirement of this section, appellant will be notified of the reasons for non-compliance and given a non-extendable time period within which to file an amended notice of appeal or cross appeal. If the appellant does not then file an amended notice of appeal or cross appeal within the set time period, or files a notice which does not overcome all the reasons for non-compliance stated in the notification of the reasons for non-compliance, that appellant's appeal or cross appeal will stand dismissed.

§ 41.63 Amendments and affidavits or other evidence after appeal.

(a) Amendments filed after the date of filing an appeal pursuant to §41.61 canceling claims may be admitted where such cancellation does not affect

the scope of any other pending claim in the proceeding.

- (b) All other amendments filed after the date of filing an appeal pursuant to §41.61 will not be admitted except as permitted by §41.77(b)(1).
- (c) Affidavits or other evidence filed after the date of filing an appeal pursuant to §41.61 will not be admitted except as permitted by reopening prosecution under §41.77(b)(1).

§41.64 Jurisdiction over appeal in *inter partes* reexamination.

- (a) Jurisdiction over the proceeding passes to the Board upon transmittal of the file, including all briefs and examiner's answers, to the Board.
- (b) If, after receipt and review of the proceeding, the Board determines that the file is not complete or is not in compliance with the requirements of this subpart, the Board may relinquish jurisdiction to the examiner or take other appropriate action to permit completion of the file.
- (c) Prior to the entry of a decision on the appeal by the Board, the Director may sua sponte order the proceeding remanded to the examiner.

§41.66 Time for filing briefs.

- (a) An appellant's brief must be filed no later than two months from the latest filing date of the last-filed notice of appeal or cross appeal or, if any party to the proceeding is entitled to file an appeal or cross appeal but fails to timely do so, no later than two months from the expiration of the time for filing (by the last party entitled to do so) such notice of appeal or cross appeal. The time for filing an appellant's brief or an amended appellant's brief may not be extended.
- (b) Once an appellant's brief has been properly filed, any brief must be filed by respondent within one month from the date of service of the appellant's brief. The time for filing a respondent's brief or an amended respondent's brief may not be extended.
- (c) The examiner will consider both the appellant's and respondent's briefs and may prepare an examiner's answer under § 41.69.
- (d) Any appellant may file a rebuttal brief under §41.71 within one month of the date of the examiner's answer. The