

# UNITED STATES DEPARTMENT OF COMMERGE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

Date: December 1, 1992

To: All Patent Examiners

From: Edward E. Kubasiewicz

Assistant Commissioner For Patents

Subject: Signatory Authority Program

This memorandum explains what the Signatory Authority Program is, how long it will take to complete it, and what the examiner must do to successfully complete it. You should review this document and seek guidance with respect to any questions you have about the Program.

To achieve the position of Primary Examiner, an examiner must complete the Signatory Authority Program. Under this Program, the examiner's work will be evaluated during four separate periods of time to determine if the examiner should be permanently delegated the authority to represent the Commissioner and sign all actions including allowances.

## Policy

It should be recognized that the signing of an office Action represents the position of the Agency at that point in time. This is particularly significant when a Primary Examiner signs a final action in a case. These types of actions are ordinarily only reviewable by the Board of Patent Appeals and Interferences and/or the Federal Courts. Accordingly, the permanent grant of Signatory Authority should only be given to those examiners whose performance clearly demonstrates that they are competent to exercise this authority. This is determined by reviewing and evaluating the cases credited to the examiner during a trial period in which the examiner exercises Signatory Authority on a temporary basis. The number and mixture of cases reviewed and evaluated should be such that the quality, quantity, and timeliness of the examiner's work clearly demonstrates the examiner's ability to exercise a permanent grant of Signatory Authority. The examiner's work is evaluated based upon the standards in the Performance Appraisal Plan (PAP) for that permanent grant of Signatory Authority. An examiner has clearly demonstrated the necessary competency when the examiner has achieved the Fully Successful level of performance under the Performance Appraisal Plan (PAP) for the particular permanent authority (partial or full) involved.

Obviously, the exercise of Agency authority, even on a temporary basis, is not a learning program. On the contrary, the evidence

reviewed on evaluation of the examiner's work product under this Program must clearly indicate that the examiner has demonstrated the competence and judgement to act on patent applications in a proper and approved manner utilizing approved Agency procedures before any permanent grant is authorized. This level of competency and judgement is achieved by attaining the Fully Successful level of performance under the PAP.

### Eligibility and Trial Periods

The Signatory Authority Program is a four step process. In the first step, after an examiner becomes a GS-13, the examiner's performance at that grade will be evaluated for a period of time called the "eligibility period." The eligibility period will be the most recent ten (10) consecutive pay periods after the examiner becomes a GS-13. Unless an examiner's Supervisor is notified that the examiner declines to accept the temporary grant of Signatory Authority, the grant of temporary authority shall be automatic (that is requiring no action on the part of the examiner) if the examiner has performed at least at the Fully Successful level in all the elements of the examiner's PAP during the eligibility period.

The examiner's decision not to accept the temporary grant of Signatory Authority may be oral but must be confirmed in writing to the Supervisor.

Examiners who have previously declined the grant of temporary Partial Signatory Authority shall receive the temporary grant of authority with a week's prior written notice to the examiner's Supervisor of the examiner's desire to receive the temporary grant. However, the examiner may chose his/her starting time for and receive the temporary grant of authority only if the examiner's performance is Fully Successful for the most recent ten (10) consecutive pay periods immediately preceding the start of that temporary grant.

An examiner granted temporary Partial Signatory Authority enters the second step that comprises what is called the "trial period." At the beginning of the trial period, the examiner will receive a copy of the PAP which will set out what is required to be Fully Successful (including the quality, quantity and timeliness requirements). Under this temporary grant the examiner is authorized to sign most non-final actions except those specified in MPEP 1005. The length of the trial period will be at least thirteen (13) consecutive pay periods.

To pass the trial period, the examiner must perform at least at the Fully Successful level in each element in the PAP for an examiner having permanent Partial Signatory Authority. Additionally, the examiner must perform at least 700 hours of

actual examining time in paid status as defined in the "Evaluation" section below.

If the examiner passes, the examiner will be so notified and granted permanent Partial Signatory Authority by the Director/Deputy Director. Where-potential-clear errors which could lead to an adverse decision are found, the examiner will have the option to respond, as detailed in the "Decision" section below. This ends step two.

Grants of any temporary or permanent authority shall begin only at the start of a pay period.

Steps three and four are identical to steps one and two, except that steps one and two relate to Partial Signatory Authority whereas steps three and four relate to Full Signatory Authority. If an examiner, having permanent Partial Signatory Authority, performs at least at the Fully Successful level for ten (10) consecutive pay periods, the examiner is automatically granted temporary Full Signatory Authority. If an examiner wishes to decline the grant of temporary Full Signatory Authority, the same rules apply as noted above. During the trial period, the examiner's performance will be evaluated based upon the standards in the Performance Appraisal Plan (PAP) for an examiner having a permanent grant of Full Signatory Authority. If, at the end of this trial-period, the examiner passes, the examiner will be so notified and granted permanent Full Signatory Authority by the Director/Deputy Director. Where potential errors which could lead to an adverse decision are found, the examiner will have the option to respond as in step two above. Upon successful completion of step four, the examiner is granted the status of Primary Examiner.

With either type of temporary grant, at the end of the trial period, the temporary grant is terminated until a decision is made by the Director/Deputy Director whether to grant the permanent authority.

Any examiner who is on an approved part-time schedule with a regular tour of duty of at least forty (40) and less than eighty (80) hours per pay period, and has met the eligibility requirements for a grant of either temporary Partial or Full Signatory Authority, may elect to enter a trial period of twenty (20) consecutive pay periods. If the examiner elects to enter the twenty (20) pay period trial period, the examiner must still perform at least 700 hours of actual examining time in paid status during the trial period. Any election to participate in the twenty (20) pay period trial period must be made prior to the issuance of the temporary grant and shall not be changed during the trial period. The election of the examiner to participate in the twenty (20) pay period trial period shall be in writing and

signed by the examiner and presented to the examiner's immediate Supervisor or Group Director or the Group Director's designee.

The Office will consider a request by an examiner, under a part-time schedule, which has previously been approved by the Office, who meets the requirements for the eligibility period and desires to enter the trial period under a temporary grant of Signatory Authority to modify the examiner's part-time schedule during the trial period in order to meet the minimum hour requirement. Although normally the request to modify a part-time schedule should be submitted before the trial period begins, the Office will consider such a request at any time during the trial period.

#### Review Procedures

Once an examiner begins a trial-period, any or all of the cases for which the examiner has received credit during the trial period and had the authority to independently sign are subject to review and evaluation. At a minimum, the performance review will include at least 17 cases. The Director/Deputy Director shall direct the mix of cases to be selected and the support staff shall retrieve the actual cases. Selection of cases shall follow the traditional methods for selection of cases. For an examiner who has temporary Full Signatory Authority, the emphasis will be on finals, allowances, and other actions relating to the exercise of Full Signatory Authority. For an examiner having temporary Partial Signatory Authority, the accent will be on those first actions on the merits which the examiner had the authority to independently sign. In all instances, the actions reviewed and evaluated must have been credited to the examiner during the trial period.

### Evaluation

The evaluation involves a thorough and complete check of the reviewed cases to see whether there were any clear errors as defined by the applicable PAP elements, i.e. Patentability Determination, Action Taking (A/T), and Patent Examining Functions (PEF). At the end of the trial period, an error rate will be calculated for the applicable performance elements. The examiner's performance in each case will be evaluated by the Director/Deputy Director, who will make Management's determination whether there were any clear errors. At the end of the trial period, the examiner must also be performing at least at the Fully Successful quantitative level for an examiner having such Signatory Authority, and at least at the Fully Successful level in Workflow Management. If the examiner has not performed at least at the Fully Successful level in any PAP element during the trial period, the permanent grant will be denied.

For those examiners on the temporary Full Signatory Authority Program, the error rate for Patentability Determination is calculated by counting the number of allowed cases having a clear error and dividing by the number of cases allowed by and credited to the examiner during the trial period. The error rates for Action Taking and Patent Examining Functions are calculated by taking the number of actions having a clear error and dividing by the total number of actions credited to the examiner during the trial period.

For those examiners on the temporary Partial Signatory Authority Program, the error rate for Action Taking is calculated by taking the number of actions having a clear error and dividing by the total number of actions for which the examiner had the authority to independently sign and had received credit during the trial period. For Patent Examining Functions, the error rate will be calculated by taking the number of actions having a clear error and dividing by the total number of actions credited to the examiner during the trial period.

Any examiner under the grant of temporary Signatory Authority must perform, unless waived by Management (see "Waiver" Section below), at least 700 hours of actual examining time in paid status during the trial period. Failure to perform the minimum 700 hours of actual examining time in paid status during the trial period, unless waived by Management, will result in a denial of a permanent grant of Signatory Authority. Waivers are granted to take into account matters beyond the examiner's control.

Actual examining time in paid status for the purpose of meeting the 700 minimum hour requirement in any trial period under the Signatory Authority Program will consist of hours worked in the following activities and subproject codes reported and approved by the immediate Supervisor on the examiner's bi-weekly time worksheet, form PTO 690E:

Activity	Subproject Code
Examining Time	112012/112030
(including paid overtime)	
Reexam Time	119051/119052
PCT Time	119024/119025
Restriction Time	112054
APS First Action Search	119084
Protest and Inequitable	119006
Conduct Programs	
Appeal Conferences	112041
Public Use Proceedings	112053

Other examining duties which produce work product subject to review, e.g. amendment crossing in mail, time spent	112036/any future subproject codes confirming to this criteria
examining transferred;	
amended application, etc.	
Quality Review Cases	119045
Markush	112025
Extra Time for Examiner's	112050
Answer	
SIR Processing	112065
Tri-Lateral Search Exchange	119040

#### Decision

The grant of temporary Signatory Authority shall terminate at the end of the trial period. Within two pay periods after the end of the trial period, the Office will either grant the permanent authority or provide the examiner with written reasons why the permanent grant is being denied. If any potential clear errors found during the evaluation could lead to an adverse decision, the examiner will be given an opportunity to respond prior to the final decision. Up to a total of eight hours of non-examining time shall be authorized, with appropriate supervisory approval, for the time needed for preparation of the examiner's response. The notice of potential clear errors will be communicated to the examiner no later than ten (10) calendar days before the final decision to grant or deny permanent Signatory Authority is due. The examiner's comments to the Director will be communicated within seven (7) calendar days thereafter. The examiner's comments may be communicated orally or in writing.

If the final decision is a denial of the permanent grant, a written explanation for the denial will be given to the examiner. The written explanation for a denial of signatory authority based upon the quality elements of the examiner's Performance Appraisal Plan shall include the following information:

- 1. Specific identification of the nature of the error in a specific action of a patent application that has been identified by serial number;
- 2. Specific identification of the Element of the examiner's Performance Appraisal Plan with respect to which the examiner's action is deficient;
- 3. In the case of allegations of Patentability
  Determination errors, specific identification of the
  claims involved and a full statement of any rejection
  properly applicable to those claims; and/or

4. In the case of allegations of errors in Action Taking or in the Performance of Patent Examining Functions, a full statement of the deficiency in the action(s) taken by the examiner.

## Waiver

All examiners participating in a Signatory Authority trial period are expected to meet the 700 hours of actual examining time in paid status. However, if an examiner fails to meet this requirement for reasons beyond the examiner's control, the Office will consider, on a case-by-case basis, a request that the requirement be waived. Such a request must be submitted in writing to the examiner's immediate Supervisor during the ten (10) calendar days after the end of the trial period and should include an explanation of the reasons for failing to meet the requirement. Waivers may be requested by examiners working either a full-time or part-time schedule. A decision on the waiver request will be made in writing to the examiner with a copy being provided to POPA within two (2) pay periods after the end of the trial period.

### Retention

For an examiner having a permanent grant of Signatory Authority, achievement above the Unsatisfactory level in Patent Examining and Workflow Management under the applicable Performance Appraisal Plan, shall be deemed an acceptable level of performance for retaining the permanent grant of Signatory Authority. There shall be no minimum number of examining hours required for retention of permanent signatory authority., That is, failure to spend time examining patent applications shall not be a basis for removal of permanent signatory authority.



# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

Date : December 22, 1992

To : All Patent Office Professional Association

Bargaining Unit Members

From : Edward E. Kubasiewicz

Assistant Commissioner for Patents

Subject : Signatory Authority Program Agreement

The Agreement on changes in the Signatory Authority Program was signed by the Patent and Trademark Office (PTO) and the Patent office Professional Association (POPA) on December 1, 1992 and takes effect on January 1, 1993.

one of the major changes in the new Signatory Authority Program is the shortening of the eligibility period from thirteen (13) pay periods to ten (10) pay periods. The eligibility period is the time between a promotion to GS-13 and entry onto the Partial Signatory Authority Program trial period (the grant of temporary Partial Signatory Authority), or the time between the grant of permanent Partial Signatory Authority and entry onto the Full Signatory Authority Program trial period (the grant of temporary Full Signatory Authority).

Effective on January 10, 1993, the beginning of the first full pay period after the Agreement takes effect, examiners at the GS-13 level, who have performed at least at the Fully Successful Level in each of the elements of their current Performance Appraisal Plan (PAP) for the last- ten (10) pay periods, shall be granted temporary Partial Signatory Authority. Effective on the same date, examiners at the GS-13 level having permanent Partial, Signatory Authority, who have performed at least at the Fully Successful Level in each of the elements of their current Performance Appraisal Plan (PAP) for the last ten (10) pay periods, shall be granted temporary Full Signatory Authority.

An Examiner, who is otherwise eligible and desires not to receive the grant of temporary Partial Signatory Authority or the grant of temporary Full Signatory Authority, should notify his/her Supervisor. An examiner's decision not to accept the temporary grant of Signatory Authority may be communicated orally, but must be confirmed in writing to the Supervisor.

A second major change involves examiners who are on a temporary part-time schedule. These examiners will now be permitted to enter the Signatory Authority Program. Clauses in any part-time agreement between an examiner and his/her Group Director restricting the examiner from entering the Signatory Authority Program are hereby revoked.



# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

Date : January 15, 1993

To : All Patent Office Professional Association

Bargaining Unit Members

From : Edward E. Kubasiewicz

Assistant Commissioner for Patents

Subject: Highlights of Changes in Signatory Authority

Program

Eligibility CriteriaPilot Part-time ProgramMinimum Examining Hours

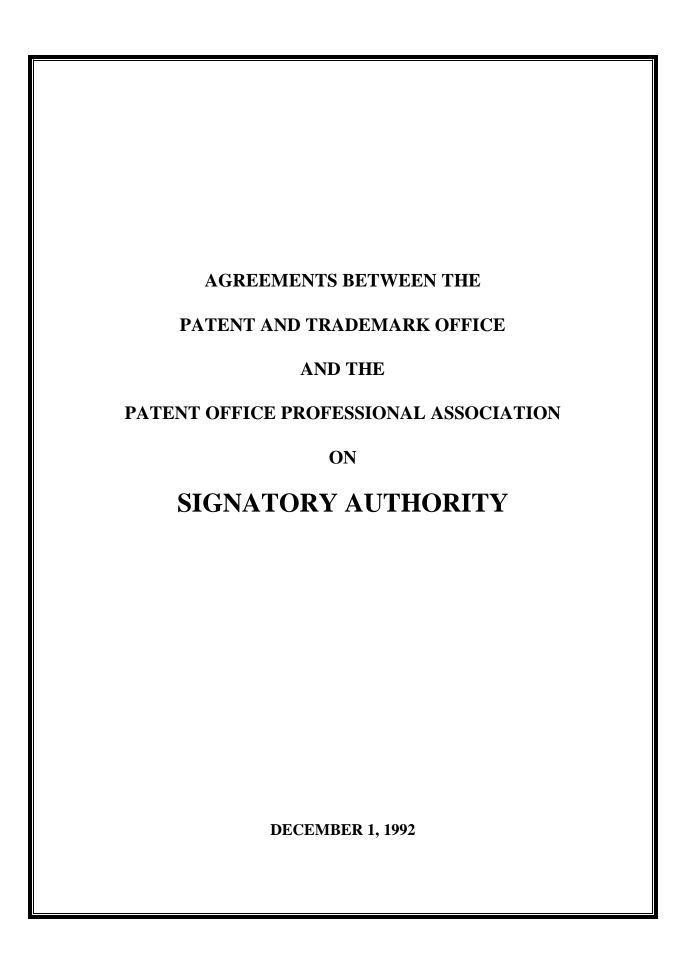
The Agreement on changes in the Signatory Authority Program was signed by the Patent and Trademark Office (PTO) and the Patent Office Professional Association (POPA) on December 1, 1992 and took effect on January 1, 1993.

One of the major changes in the new Signatory Authority Program is the shortening of the eligibility period from six (6) months to ten (10) pay periods. The eligibility period is the time between a promotion to GS-13 and entry onto the Partial Signatory Authority Program trial period (the grant of temporary Partial Signatory Authority), or the time between the grant of permanent Partial Signatory Authority and entry onto the Full Signatory Authority Program trial period (the grant of temporary Full Signatory Authority).

Effective on January 10, 1993, the beginning of the first full pay period after the Agreement took effect, examiners at the GS13 level, who have performed at least at the Fully Successful Level in each of the elements of their current Performance Appraisal Plan (PAP) for the last ten (10) pay periods, shall be granted temporary Partial Signatory Authority automatically unless the examiner declines. Effective on the same date, examiners at the GS-13 level having permanent Partial Signatory Authority, who have performed at least at the Fully Successful Level in each of the elements of their current Performance Appraisal Plan (PAP) for the last ten (10) pay periods, shall be granted temporary Full Signatory Authority automatically unless the examiner declines.

An Examiner, who is otherwise eligible and desires not to receive the grant of temporary Partial Signatory Authority or the grant of temporary Full Signatory Authority, should notify his/her Supervisor. An examiner's decision not to accept the temporary grant of Signatory Authority may be communicated orally, but must be confirmed in writing to the Supervisor. A second major change involves examiners who are on a temporary part-time schedule. These examiners will now be permitted to enter the Signatory Authority Program. Clauses in any part-time agreement between an examiner and his/her Group Director restricting the examiner from entering the Signatory Authority Program are hereby revoked.

A third major change is the requirement for 700 hours of actual examining time during the trial period. The details of this requirement are in the attached memorandum.



# **Agreement On Signatory Authority**

This agreement is entered into by the U.S. Patent and Trademark Office (Office) and the Patent Office Professional Association (Association) in resolution of all outstanding bargaining obligations with respect to the subject matter of Signatory Authority including but not limited to the bargaining initiated by the Association's request to bargain over Signatory Authority by the letter of May 4, 1987, under Article 22 of the parties' Collective Bargaining Agreement. This agreement also resolves the duty to bargain resulting from the February 22, 1991, decision of the Federal Labor Relations Authority in 39 FLRA No. 68 (1991), which was followed by the Association's request to reopen bargaining dated April 4, 1991. This agreement also resolves the bargaining over the impact and implementation of certain changes in Signatory Authority set forth in the Office's notice to the Association on October 10, 1991, for which bargaining was requested by the Association on October 22, 1991.

By execution of this agreement the parties agree that the December 11, 1981, Memorandum of Understanding on Signatory Authority and any other written agreements between the parties regarding Signatory Authority are no longer binding.

The following Sections 1 to 8, inclusive, shall replace the interim language of original Article 22 as contained in the parties' Collective Bargaining Agreement.

#### Article 22

#### Section 1

In reaching this agreement, the parties recognize that the Office reserves certain rights under 5 U.S.C. § 7106, including the right to implement certain changes in its Signatory Authority Program. The parties further recognize that all of the changes made to the Signatory Authority Program are contained within the following documents:

- a) "PTO Pilot Program For Part-Time Employees In The Signatory Authority Program" and its implementing Memorandum of Understanding, dated December 1, 1992;
- b) "Signatory Authority Program Management Document", dated December 1, 1992; and
- c) "Agreement On Signatory Authority", dated December 1, 1992.

If the Office exercises its right to implement changes in the Signatory Authority Program, it will provide the Association notice and an opportunity to bargain under Article 14 of the parties' Collective Bargaining Agreement.

Nothing in this Agreement shall be interpreted as limiting the Office's right to change performance standards or criteria at any time, subject to bargaining obligations which may be imposed by statute, and/or the parties' Collective Bargaining Agreement.

#### **Section 2**

The Office has specified the duration of the eligibility periods and the trial periods, the minimum number of hours of actual examining time required during the trial periods, and the standards applicable to the eligibility periods, trial periods, and the retention of the permanent grant of Signatory Authority. Within one (1) month after an examiner is promoted to GS-13, the Office will provide the examiner with a document setting forth the applicable standards that apply to the Signatory Authority Program.

#### **Section 3**

The Office agrees to continue all established procedures not specifically addressed by this Article unless the Office proposes changes to those procedures. The implementation of any changes to those procedures will be subject to any bargaining obligations which may be imposed by statute and/or the parties' Collective Bargaining Agreement.

#### **Section 4**

- (a) Within two pay periods after the expiration of the trial period, the Office shall transmit to the examiner the written delegation of permanent Signatory Authority or the written reasons denying the grant of permanent Signatory Authority.
- (b) If any potential clear errors found during the evaluation could lead to an adverse decision, the examiner will be given an opportunity to respond prior to the final decision. Up to a total of eight hours of non-examining time shall be authorized, with appropriate supervisory approval, for preparation of the examiner's response. The notice of potential clear errors will be communicated to the examiner no later than ten (10) calendar days before the final decision to grant or deny permanent Signatory Authority is due and the examiner's comments to the Director will be delivered within seven (7) calendar days thereafter.
- (c) If the final decision is a denial of the permanent grant, a written explanation for the denial will be given to the examiner. The written explanation for a denial of Signatory Authority based upon the quality elements of the examiner's Performance Appraisal Plan shall include the following information:
  - 1. Specific identification of the nature of the error in a specific action of a patent application that has been identified by serial number;
  - 2. Specific identification of the Element of the examiner's Performance Appraisal Plan with respect to which the examiner's action is deficient;

- 3. In the case of allegations of Patentability Determination errors, specific identification of the claims involved and a full statement of any rejection properly applicable to those claims; and/or
- 4. In the case of allegations of errors in Action Taking or in the Performance of Patent Examining Functions, a full statement of the deficiency in the action(s) taken by the examiner.

#### Section 5

- (a) All examiners participating in a Signatory Authority trial period are required to meet the minimum trial period hour requirement. However, if an examiner fails to meet this requirement for reasons beyond his/her control, the Office will consider, on a case-by-case basis, a request that the requirement be waived. Such a request must be submitted in writing to the examiner's immediate Supervisor during the ten (10) calendar days after the end of the trial period and should include an explanation of the reasons for failing to meet the requirement.
- (b) Waivers may be requested by examiners working either a full-time or part-time schedule.
- (c) A decision on the waiver request will be made in writing to the examiner with a copy being provided to the Association within two (2) pay periods after the end of the trial period.

#### Section 6

The Office will consider a request by an examiner, under a part-time work schedule which has previously been approved by the Office, who meets the requirements for the eligibility period and desires to enter the trial period under a temporary grant of Signatory Authority to modify his/her part-time schedule during the trial period in order to meet the minimum hour requirement.

#### Section 7

An examiner in the trial period under a temporary grant of Signatory Authority on January 1, 1993, will complete the trial period under the conditions specified in that temporary grant of authority. An examiner who meets the eligibility requirements

of Section 2 of this Article on January 1, 1993, will be eligible to enter a trial period at the beginning of the next pay period thereafter subject to the terms of this Agreement.

#### Section 8

The grant or denial of permanent Signatory Authority will be based solely on documented evidence which supports either a grant or denial of the authority, and shall be in accordance with applicable laws and regulations.

#### **Term Of Agreement**

Upon the effective/implementation date thereof, Article 22, as set forth above, shall be incorporated into the parties' Collective Bargaining Agreement, shall replace Arbitrator Johnson's interim language of Article 22, and shall remain in full force and effect, notwithstanding any new basic negotiations, for a period of three years from the effective/implementation date hereof.

Douglas B. Comer

Acting Assistant Secretary and Acting Commissioner of Patents and Trademarks

12-01-92

Date

Ronald J. Stern

President, Patent Office Professional Association

December 1, 1993

Date

# Memorandum of Understanding on PTO Pilot Program for Part-time Employees in the Signatory Authority Program

In resolution of the bargaining obligations created by the establishment of the PTO Pilot Program For Part-Time Employees In The Signatory Authority Program (attached), the Patent and Trademark Office and the Patent Office Professional Association agree to the following:

- 1. Any examiner who is eligible under the PTO Pilot Program For Part-Time Employees In The Signatory Authority Program shall have an opportunity to elect to participate, in the twenty (20) consecutive pay period trial period. Any election to participate in this Pilot Program must be made prior to the issuance of the temporary grant and shall not be changed during the trial period.
- 2. The election of the examiner to participate in the Pilot Program shall be in writing and signed by the examiner and presented to the examiner's immediate Supervisor or Group Director or the Group Director's designee.
- 3. All other provisions of the Signatory Authority Program shall apply to the examiner.
- 4. Any examiner who has began a temporary partial or temporary full trial period under this Pilot Program within two (2) years from the effective/implementation date of amended Article 22 of the parties' Collective Bargaining Agreement shall continue under the Pilot Programs terms until he or she has completed the trial period.
- 5. This MOU shall terminate two (2) years from the effective/implementation date of amended Article 22 of the parties' Collective Bargaining Agreement, unless extended as provided for in paragraph 6 below except that it shall continue to apply to any individual examiner who begins his or her trial period within two (2) years from the effective/implementation date of amended Article 22 of the parties' Collective Bargaining Agreement (in accordance with paragraph 4, above) until he or she has completed that trial period.
- 6. Not more than forty-five (45) days or less than thirty (30) days prior to two (2) years from the effective/implementation date of amended Article 22 of the parties' Collective Bargaining Agreement, the Agency will notify the Association whether

this Pilot Program shall be extended. If extended, the extension shall be for one (1) year and shall be subject to continuation each year thereafter under the same notice procedure set forth above. If the Agency determines not to extend this Pilot Program, the Agency will provide the Association with the evaluation of the Pilot Program and the reasons for its termination within thirty (30) days of the notice to terminate the Pilot Program. Alternatively, if the Agency determines to extend the Pilot program after the initial two (2) year term thereof, the Agency will provide the Association with the evaluation of the Pilot Program during that initial two (2) year term. The evaluation, in either instance specified above, will include the number of Part-Time Employees who were eligible to participate in the Pilot Program, the number of Part-Time Employees who elected to participate in the twenty (20) consecutive pay period trial period, the number of Part-Time Employees who elected to participate in the thirteen (13) consecutive pay period trial period, and the number of Part-Time Employees who elected not to participate in any trial period.

Douglas B. Comer

Acting Assistant Secretary and Acting Commissioner of

Patents and Trademarks

Date

12-01-92

Ronald J. Stern
President, Patent Office
Professional Association

Date

## MEMORANDUM OF UNDERSTANDING **BETWEEN** PATENT AND TRADEMARK OFFICE AND

#### THE PATENT OFFICE PROFESSIONAL ASSOCIATION

The Patent and Trademark Office and the Patent Office Professional Association agree to the following changes to the "AGREEMENT BETWEEN THE PATENT AND TRADEMARK OFFICE AND TBE PATENT OFFICE PROFESSIONAL ASSOCIATION ON SIGNATORY AUTHORITY" signed December 1, 1992:

- A. In Article 22, Section 2, line 5, "GS-13" shall be changed to -- the grade at which an initial grant of temporary Signatory Authority may be made --.
- В. In Article 22, Section 1, subsection b), the word "and" shall be deleted.
- C. In Article 22, Section 1, subsection c), the period shall be deleted and changed to --; and --.
- D. In Article 22, Section 1, the following subsection shall be added immediately after existing subsection c):
  - "Signatory Authority Program Management Document" for Design examiners d) under the GS-1226 series, dated January 15, 1993.

The parties agree that explanatory memoranda dated December 1, 1992 for utility examiners and dated January 15, 1993 for design examiners which reflect the current Signatory Authority Program will be distributed to the respective bargaining unit members as provided for in Article 22, Section 2.

Edward E. Kubasiewicz

Assistant Commissioner

for Patents

.. 15, 1923 Date:

Ronald J. Stehn

President, Patent Office

Professional Association

m. 15, 1993