

# Professional responsibility and practice before the USPTO

Office of Enrollment and Discipline
United States Patent and Trademark Office



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## Office of Enrollment and Discipline

#### Practice before the office

- Generally 37 C.F.R. § 11.5(b):
  - Includes, but is not limited to, law-related service that comprehends any matter connected with
    the presentation to the office or any of its officers or employees relating to a client's rights,
    privileges, duties, or responsibilities under the laws or regulations administered by the office for
    the grant of a patent or registration of a trademark, or for enrollment or disciplinary matters
  - Such presentations include preparing necessary documents in contemplation of filing the
    documents with the office, corresponding and communicating with the office, and representing a
    client through documents or at interviews, hearings, and meetings, as well as communicating with
    and advising a client concerning matters pending or contemplated to be presented before the
    office
  - Nothing in this section proscribes a practitioner from employing or retaining non-practitioner
    assistants under the supervision of the practitioner to assist the practitioner in matters pending or
    contemplated to be presented before the office

#### Practice before the office

- In patent matters 37 C.F.R. § 11.5(b)(1):
  - Preparing and prosecuting any patent application
  - Consulting with or giving advice to a client in contemplation of filing a patent application or other document with the office
  - Drafting the specification or claims of a patent application
  - Drafting an amendment or reply to a communication from the office that may require written argument to establish the patentability of a claimed invention
  - Drafting a reply to a communication from the office regarding a patent application, and
  - Drafting a communication for a public use, interference, reexamination proceeding, petition, appeal to or any other proceeding before the Patent Trial and Appeal Board, or other proceeding



### **Practice before the office**

- In trademark matters 37 C.F.R. § 11.5(b)(2):
  - Consulting with or giving advice to a client in contemplation of filing a trademark application or other document with the office
  - Preparing and prosecuting an application for trademark registration
  - Preparing an amendment which may require written argument to establish the registrability of the mark and
  - Conducting an opposition, cancellation, or concurrent use proceeding; or conducting an appeal to the Trademark Trial and Appeal Board
- See also 37 C.F.R. § 11.14:
  - Individuals who may practice before the office in trademark and other non-patent matters







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Title search: Professional responsibility and practice before the USPTO

Also available as part of the eCourse 2020 Advanced Patent Law (USPTO) eConference

First appeared as part of the conference materials for the 15<sup>th</sup> Annual Advanced Patent Law Institute session "Ethics Issues Facing USPTO Practitioners: A View from the Inside"