

Proposed Amendments to Standard Chambers Procedures

Chambers Procedures

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2. **Briefs and Appendices.** For the purposes for this section, “briefs” are considered to be briefs, memoranda or written comments filed after remand, but not appendices.

(A) Format.

The motion for judgment on the agency record and brief in support thereof should be submitted in a single document. Each document attached to a brief, appendix, or joint appendix must include a separator/cover page with the name of the document and, where applicable, its identifying number from the Confidential Record (“C.R.”) or the Public Record (“P.R.”). The separator/cover page may be labeled with a letter or number that corresponds to a more fully descriptive Table of Contents.

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Advisory Committee Note

The Federal Rule of Appellate Procedure/Court of Appeals for the Federal Circuit Rule 27 require that motions and briefs in support of motions shall be in the form of a single document and contain all legal arguments for the disposition of the motion. Assuming Rule 7(b), 56.1(c) and 56.2(c) are amended to require a single document, a conforming amendment is needed to the Standard Chamber Procedures. to require parties to file the motion and supporting legal arguments (i.e., the brief) in one document.