

UNITED STATES DEPARTMENT OF COMMERCE  
Patent and Trademark Office  
Trademark Trial and Appeal Board  
2900 Crystal Drive  
Arlington, Virginia 22202-3513

Taylor

Mailed: July 22, 2002

Opposition No. 123,312

Intel Corporation

v.

Steven Emeny

**Jyll S. Taylor, Attorney:**

**Opposer's motion to reopen**

Opposer's motion (filed May 15, 2002) to reopen the discovery period and to reset the testimony periods accordingly is granted as uncontested. See Trademark Rule 2.127(a). Accordingly discovery and trial dates are reset as indicated at the end of this order.

**Appointment of Domestic Representative**

Applicant must confirm the designation of Brian Hall as his domestic representative or designate a new domestic representative, by written document, upon whom proceeding correspondence may be served. The mere appointment of a domestic representative does not authorize the person designated to prosecute the proceeding unless qualified under Trademark Rule 10.14. See Trademark Rule 2.119(d); and TBMP §114.07. Applicant is allowed until **thirty days** from the mailing date of this order in which to do so.

Finally, discovery and trial dates are reset below.

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THE PERIOD FOR DISCOVERY TO CLOSE:	August 30, 2002
Testimony period for party in position of plaintiff to close (opening thirty days prior thereto)	November 28, 2002
Testimony period for party in position of defendant to close (opening thirty days prior thereto)	January 27, 2003
Rebuttal testimony period to close (opening fifteen days prior thereto)	March 13, 2003

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Rule 2.125.

Briefs shall be filed in accordance with Rule 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Rule 2.129.