

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

Mailed: March 11, 2003

Opposition No. 91123312

Intel Corporation

v.

Steven Emeny

Jyll S. Taylor, Attorney:

Opposer's motion (filed November 14, 2002) to amend the notice of opposition to include an additional ground for opposition, i.e., that applicant lacks a bona fide intent to use the applied-for mark, IDEAS INSIDE, in connection with the services recited in the involved application, is granted as uncontested. See Trademark Rule 2.127(a). Applicant is allowed until **THIRTY DAYS** from the mailing date of this action to file an answer to the amended notice of opposition.

Opposer has indicated that further discovery on this issue is not needed, and applicant should have in his possession any and all information on this issue.

Accordingly trial dates only are reset below.¹

¹ Any evidence filed during previously set testimony periods is considered timely filed. Additionally, inasmuch as the Board has reset the trial periods in connection with the grant of the motion to amend, opposer's motion (filed November 14, 2002) to extend will be given no consideration.

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THE PERIOD FOR DISCOVERY TO CLOSE:	CLOSED
30-day testimony period for party in position of plaintiff to close:	May 15, 2003
30-day testimony period for party in position of defendant to close:	July 14, 2003
15-day rebuttal testimony period to close:	August 28, 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.