

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

Mailed: March 9, 2005

Opposition No. 91150933

RE/MAX INTERNATIONAL, INC.

v.

STEWART TITLE OF ILLINOIS,
INC.

Vionette Baez, Paralegal

On March 8, 2005, opposer filed a consented request to extend discovery and testimony periods.¹ The request is approved, to the extent that discovery and testimony periods are hereby reset as follows:

THE PERIOD FOR DISCOVERY TO CLOSE: April 7, 2005

Testimony period for party in
position of plaintiff to close July 6, 2005
(opening thirty days prior thereto)

Testimony period for party in
position of defendant to close September 4, 2005
(opening thirty days prior thereto)

¹ Opposer is reminded that all future consented motions to extend trial dates must comply with the requirements of Trademark Rule 2.121(d). That is, the motion must be submitted in triplicate, and must calculate and set out each of the proposed extended trial dates in the format used in a trial order, i.e., in the manner set forth above.

Rebuttal testimony period to close October 19, 2005
(opening fifteen days prior thereto)

Briefs shall be filed in accordance with Rule 2.128(a)
and (b). An oral hearing will be set only upon request
files as provided by Rule 2.129.²

² Opposer's May 25, 2001 request fails to indicate proper proof of service on counsel for applicant, as required by Trademark Rule 2.119. In order to expedite this matter, a copy of the May 25, 2001 paper is forwarded herewith to counsel for applicant. Notwithstanding, strict compliance with the Trademark Rule 2.119 is required by opposer in all future papers filed with the Board.