

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

nmt

Mailed: December 7, 2010

**Opposition No. 91171281
(parent case)**

Opposition No. 91191283
Opposition No. 91171284
Opposition No. 91173117
Opposition No. 91173118
Opposition No. 91186414
Opposition No. 91191995
Opposition No. 91194226

PomWonderful LLC

v.

Jarrow Formulas, Inc.

Jennifer Krisp, Interlocutory Attorney:

Opposer's consented motion (filed November 24, 2010) to extend discovery and trial dates is granted. Trademark Rule 2.127(a).

Discovery and trial dates are reset in accordance with opposer's consented motion.

The parties are advised that no further suspensions or extensions will be granted in the absence of a detailed report reciting the progress the parties have made toward resolving this matter. Such report must include: a recitation of the issues that have been resolved, a recitation of the issues that remain to be resolved and, a

firm timetable for resolution. Any future motion to suspend or extend which does not include a progress report may be denied, even if agreed to by the parties. Furthermore, the parties are advised that, inasmuch as the Board's electronic filing system does not presently offer a form motion with a progress report, filing a motion with a progress report may require the parties to electronically file by attaching a motion that they have prepared.

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 taking of testimony. Trademark Rule 2.125.

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