

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

Mailed: February 14, 2011

Opposition No. 91176065

Lenovo (Singapore) Pte. Ltd

v.

H. Co. Computer Products

**George C. Pologeorgis,  
Interlocutory Attorney:**

Applicant/counterclaim plaintiff's consented motion (filed February 11, 2011) to extend discovery and trial dates is granted. Trademark Rule 2.127(a).

Such dates are reset as follows:

THE PERIOD FOR DISCOVERY TO CLOSE:	<b>4/14/2011</b>
Testimony period for plaintiff in the opposition to close: (opening thirty days prior thereto)	<b>7/13/2011</b>
Testimony period for defendant in the opposition and as plaintiff in the counterclaim to close: (opening thirty days prior thereto)	<b>9/11/2011</b>
Testimony period for defendant in the counterclaim and its rebuttal testimony as plaintiff in the opposition to close: (opening thirty days prior thereto)	<b>11/10/2011</b>

Rebuttal testimony period for plaintiff in the counterclaim to close: **12/25/2011**  
(opening fifteen days prior thereto)

Briefs shall be due as follows:  
[See Trademark rule 2.128(a)(2)].

Brief for plaintiff in the opposition shall be due: **2/23/2012**

Brief for defendant in the opposition and as plaintiff in the counterclaim shall be due: **3/24/2012**

Brief for defendant in the counterclaim and its reply brief (if any) as plaintiff in the opposition shall be due: **4/23/2012**

Reply brief (if any) for plaintiff in the counterclaim shall be due: **5/8/2012**

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. 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.