

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

Winter/tlc

Mailed: May 27, 2009

Opposition No. 91179940

MEDAVANTE, INC.

v.

PLANVISTA CORPORATION joined
as party defendant with
PROXYMED, INC.¹

ELIZABETH J. WINTER, INTERLOCUTORY ATTORNEY:

Answer was due (as last reset) in this case on April 25, 2009. Inasmuch as it appears that no answer has been filed, nor has applicant filed a motion to further extend its time to answer, notice of default is hereby entered against applicant under Fed. R. Civ. P. 55(a).

Applicant is allowed until **THIRTY DAYS** from the mailing date of this order to show cause why judgment by default should not be entered against applicant in accordance with Fed. R. Civ. P. 55(b).



¹The Board notes the assignment of the involved application filed on February 1, 2008, at Reel 3709, Frame 0561. When a mark in an application that is the subject matter of an inter partes proceeding before the Board is assigned, the assignee may be joined as a party defendant when the assignment is recorded in the Assignment Services Division of the USPTO. See TBMP § 512.01 (2d ed. rev. 2004).