

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

jh

Mailed: March 5, 2009

Opposition No. 91183317

Golfino AG

v.

Gady Desler

Jennifer Krisp, Interlocutory Attorney:

Opposer's notice (filed February 18, 2009) of intention to take testimonial deposition upon written questions in accordance with Trademark Rule 2.124(b) is noted.

Proceedings herein are deemed suspended as of February 18, 2009, pending completion of the deposition upon written questions. See Trademark Rule 2.124(d)(2).

Opposer shall promptly notify the Board when the deposition upon written questions has been completed, so that the Board may call up this case for appropriate action, including the rescheduling of the remainder of opposer's testimony period and subsequent testimony periods.¹

¹ In view of the issuance of this suspension order, opposer's motion (filed February 24, 2009) to reset dates for testimony periods to allow completion of testimonial deposition upon written questions is hereby deemed moot.