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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91187990
Party	Plaintiff Epiq Systems, Inc.
Correspondence Address	Carla C. Calcagno Calcagno Law 2300 M Street NWSuite 800 Washington, DC 20005 UNITED STATES cccalcagno@gmail.com
Submission	Motion to Suspend for Settlement Discussions
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Date	03/30/2010
Attachments	91187990motion to suspend0001.pdf ( 5 pages )(1907365 bytes )

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

\_\_\_\_\_  
Epiq Systems, Inc. )  
 )  
Opposer, )  
 )  
v. )  
 )  
Epiq River LLC )  
 )  
Applicant. )  
\_\_\_\_\_ )

Opposition No. 91187990

And

\_\_\_\_\_  
Epiq River LLC )  
 )  
Opposer/Respondent )  
 )  
v. )  
 )  
Epiq Systems, Inc. )  
 )  
Applicant/Petitioner )  
\_\_\_\_\_ )

Opposition No. 91189100

And

\_\_\_\_\_  
Epiq River LLC )  
 )  
Opposer )  
 )  
v. )  
 )  
Epiq Systems, Inc. )  
 )  
Applicant )  
\_\_\_\_\_ )

Opposition No. 91189798

**STIPULATED MOTION TO FURTHER SUSPEND**

The parties jointly move the Board to further suspend the cases for thirty days from the dates set forth in the current trial order. As good cause for this motion, the parties are engaged in settlement negotiations, and appear to have reached an agreement in principal. The parties have exchanged and are reviewing formal settlement drafts to resolve the issues of all the cases.

Wherefore, the parties respectfully request that the Board further suspend consolidated Opposition Nos. 91189798, 91187990, and 91189100.

If this motion is granted, these consolidated cases will remain suspended until April 29, 2010 at which time these cases will resume according to the following schedule.

Initial Disclosures due:	April 29, 2010
Expert Disclosures due:	August 27, 2010
Discovery closes:	September 26, 2010
Epiq Systems' Pretrial Disclosures as plaintiff in Opp. No. 91187990 and as counterclaim plaintiff in Opp. No. 91189100 due:	November 10, 2010
Epiq Systems' 30-day testimony period as plaintiff in Opp. No. 91187990 and as counterclaim plaintiff in Opp. No. 91189100 to close:	December 25, 2010
Epic River's Pretrial Disclosures due:	January 9, 2010
Epic River's 30-day testimony period as defendant in Opp. No. 91187990 and as counterclaim defendant in Opp. No. 91189100 and as plaintiff in Opp. No. 91189100 and Opp. No. 91189798 to close:	February 23, 2011
Epiq Systems' Pretrial Disclosures for rebuttal as plaintiff in Opp. No. 91187990 and as counterclaim plaintiff in Opp. No. 91189100 and as defendant in Opp.	

No. 91189100 and Opp. No. 91189798 due: March 09, 2011

Epiq Systems 30 day testimony period for rebuttal  
as plaintiff in Opp. No. 91187990  
and as counterclaim plaintiff in Opp. No. 91189100  
and as defendant in Opp.

No. 91189100 and Opp. No. 91189798 to close: April 24, 2011

Epiq River's Rebuttal Pretrial Disclosures due  
as Plaintiff in Opp. No. 91189100 and Opp. No.  
91189798:

May 9, 2011

Epiq River's 15 day Rebuttal Testimony  
Period as Plaintiff in Opp. No. 91189100 and Opp.  
No. 91189798 to close:

June 8, 2011

Epiq Systems' brief as plaintiff in Opp. No. 91187990  
and as counterclaim plaintiff in Opp. No. 91189100  
due:

August 7, 2011

Epic River's brief as defendant  
in Opp. No. 91187990 and as counterclaim defendant  
in Opp. No. 91189100 and as plaintiff in Opp. No.  
91189100 and 91189798 due:

September 6, 2011

Epiq Systems' brief for rebuttal as plaintiff  
in Opp. No. 91187990 and counterclaim plaintiff  
in Opp. No. 91189100  
and as defendant in Opp. No. 91189100 and  
Opp. No. 91189798 due:

October 6, 2011

Reply brief, if any, for Epic River as plaintiff  
in Opp. No. 91189100 and Opposition No. 91189798  
due:

October 31, 2011

Respectfully submitted,

Dated: March 30, 2010

By: /Carla C. Calcagno/  
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Attorneys for Epiq Systems

**CERTIFICATE OF SERVICE**

This is to certify that a true and correct copy of the Foregoing Motion to Suspend, was served by agreement of the parties by electronic mail on this 30th day of March, 2010 to Craig Neugeboren Esq. at the following email address: craig@neugeborenlaw.com

By :/ Carla Calcagno/