

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

nmt

Mailed: May 28, 2010

Opposition No. 91188913

Brandbase USA, Inc.

v.

Nomis Sports AG

**Nicole M. Thier, Paralegal Specialist**

On March 23, 2010, applicant was allowed thirty days to show cause why default judgment should not be entered against applicant for its apparent loss of interest in this case.

On April 22, 2010, applicant filed its response with the Board stating that it wishes to represent itself in the above-captioned proceeding. Accordingly, the Board's March 23, 2010 order is hereby discharged.

Inasmuch as the parties are still engaged in the bankruptcy case which occasioned the suspension, the proceeding remains suspended pending final determination of the bankruptcy action. See Section 362 of the United States Bankruptcy Code, 11 U.S.C. § 362.

Within twenty days after such final determination, the parties shall so notify the Board and call up this

proceeding for appropriate action. During the suspension period, the parties shall notify the Board of any address changes for the parties or their attorneys.