

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

DUNN

Mailed: June 12, 2013

Opposition No. 91189629

Borghese Trademarks Inc.

v.

Multi Media Exposure, Inc.

**Elizabeth A. Dunn, Attorney (571-272-4267):**

Proceedings herein remain suspended pending the civil action between the parties.

Inasmuch as it has been almost three years since opposer's motion to compel was briefed, the pending motion is DENIED without prejudice.

If opposer believes its motion to compel denied by this order was not resolved or made moot by the civil action, once proceedings have resumed opposer may renew the motion by citing its title, date of filing, and docket entry in the Board's electronic proceeding file. Any renewal of the motion must be accompanied by opposer's signed statement

that the motion has been reviewed in its entirety and concerns matters still disputed between the parties.<sup>1</sup>

If the renewed motion was contested at the time of suspension and the non-moving party believes that its original response requires supplementation in view of events since suspension, the non-moving party has FIFTEEN DAYS from the date of service of the renewal of the motion to file a supplemental response.

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

Within twenty days after the final determination of the civil action, the parties shall so notify the Board in writing, including a copy of the court's final order.

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<sup>1</sup> If the statement cannot be made, a new motion addressing only matters currently in dispute should be filed.