

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

Mailed: August 14, 2012

Opposition No. 91198063

AlpinBreeze LLC

v.

Evertec Information
Technology Co., Ltd.

**Robert H. Coggins,
Interlocutory Attorney:**

On August 7, 2012, applicant filed amended discovery responses with the Board. Trademark Rule 2.120(j)(8) provides that discovery responses should not be filed with the Board except under limited circumstances (e.g., when submitted with a motion relating to discovery) not currently at issue in this proceeding.¹ In view thereof, applicant's filing will be given no consideration by the Board. Dates remain as set in the Board's order dated June 28, 2012.

¹ Although opposer's motion to compel was previously at issue, that motion was determined in a telephone conference with the parties. See the Board's June 28, 2012 order. While applicant's filing may be in response to the Board's decision on the motion to compel, applicant's amended discovery responses should be served on opposer, not with the Board.