

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

Mailed: August 22, 2012

Opposition No. 91200436

CardioMEMS, Inc.

v.

Medinol Ltd.

Karl Kochersperger, Paralegal Specialist:

Applicant's consented motion to suspend filed August 21, 2012 is granted. In view of the apparent intent of the parties to suspend briefing and consideration of the outstanding motion to amend, briefing and consideration are suspended pending settlement negotiations. Proceedings are suspended and relevant dates are reset in accordance with applicant's motion. Should the parties wish to continue the suspension period for filing a reply, they should not file an ESTTA "consent motions" form wizard, but should attach their own motion in ESTTA clearly stating the length of suspension sought and the date on which a reply brief is due. Once a reply is in -or if no reply is filed by the deadline allowed therefor- the Board will consider the motion to amend.