

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

Mailed: January 16, 2014

Opposition No. 91205896

Beau L. Tardy

v.

Wild Brain Entertainment, Inc.

Andrew P. Baxley, Interlocutory Attorney:

On November 8, 2013, opposer filed a motion for leave to file a third amended notice of opposition. In view of the consent to such motion that applicant filed on December 20, 2013, the motion is granted.¹ Opposer's concurrently filed third amended notice of opposition is accepted and is the operative complaint herein.²

Proceedings herein are resumed. Applicant is allowed until **thirty days** from the mailing date set forth in this order to file an answer to the third amended notice of

¹ Applicant's new attorney's entry of appearance and change of correspondence address are noted and have been entered.

² Opposer has now filed three amended notices of opposition herein. However, each amended notice of opposition has been captioned as "amended notice of opposition" without indicating that it is the first, second or third amended notice. Where a plaintiff has amended his complaint more than once, each amended complaint should indicate in the caption thereof what number amended complaint it is.

opposition. The discovery period is open. Remaining dates are reset as follows.

Initial Disclosures Due	2/14/2014
Expert Disclosures Due	6/14/2014
Discovery Closes	7/14/2014
Plaintiff's Pretrial Disclosures Due	8/28/2014
Plaintiff's 30-day Trial Period Ends	10/12/2014
Defendant's Pretrial Disclosures Due	10/27/2014
Defendant's 30-day Trial Period Ends	12/11/2014
Plaintiff's Rebuttal Disclosures Due	12/26/2014
Plaintiff's 15-day Rebuttal Period Ends	1/25/2015

In each instance, a copy of the transcript of testimony, together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.

If either of the parties or their attorneys should have a change of address, the Board should be so informed promptly.