

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

Mailed: April 25, 2013

Opposition No. 91205910

Romney for President, Inc.

v.

Chris Armes

Clara Vela, Paralegal Specialist:

On February 21, 2013, opposer filed a motion to compel initial disclosures and to compel discovery, pursuant to Trademark Rule 2.120(e)(1). Applicant did not file a brief in response thereto. The motion to compel is timely and is otherwise in compliance with Trademark Rule 2.120(e)(1).

Opposer's motion to compel initial disclosures and discovery is hereby granted as conceded. See Trademrk rule 2.127(a).

Accordingly, applicant has until **THIRTY DAYS** from the mailing date of this order to serve on opposer its initial disclosure, as well as its responses to opposer's Requests for Documents, Interrogatories, and Requests for Admissions, failing which the Board will entertain a motion for sanctions, as appropriate.

Inasmuch as the filing of the motion to compel effectuated a suspension of proceedings, discovery, and trial dates are hereby reset as follows:

Initial Disclosures Due	CLOSED
Expert Disclosures Due	CLOSED
Discovery Closes	6/26/2013
Plaintiff's Pretrial Disclosures	8/10/2013
Plaintiff's 30-day Trial Period Ends	9/24/2013
Defendant's Pretrial Disclosures	10/9/2013
Defendant's 30-day Trial Period Ends	11/23/2013
Plaintiff's Rebuttal Disclosures	12/8/2013
Plaintiff's 15-day Rebuttal Period Ends	1/7/2014

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 Rule 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.