

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

AM

Mailed: October 16, 2013

Opposition No. 91206453

Hartford Fire Insurance  
Company

v.

Mona Terrell & Associates  
LLC

Jennifer Krisp, Interlocutory Attorney:

Proceedings herein are suspended pending disposition of opposer's motion for summary judgment, filed October 8, 2013.<sup>1</sup> Any paper filed during the pendency of this motion which is not relevant thereto will be given no consideration. See Trademark Rule 2.127(d).

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<sup>1</sup> In its November 20, 2012 order, the Board reset the initial discovery due date to January 18, 2013. Prior to January 18, 2013, opposer filed a consented motion to extend discovery and trial which erroneously indicated that the initial disclosure deadline had "CLOSED." Said consented motion was automatically granted on December 18, 2012. A party may not file a motion for summary judgment until that party has served its initial disclosures (see Trademark Rule 2.127(e)(1)), opposer did not state in its motion for summary judgment that it had served its initial disclosures, and applicant served responses to opposer's written discovery requests. Under these circumstances, the Board presumes that opposer served its initial disclosures under the prior discovery schedule.