

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

Mailed: October 2, 2013

Opposition No. 91210687

Made Event, LLC

v.

MADE Holdings, LLC

Veronica P. White, Paralegal Specialist:

On August 9, 2013 the Board allowed applicant thirty days to appoint new counsel or inform the Board if it chooses to represent itself. On September 12, 2013, applicant filed a communication informing the Board that he will represent himself. In view thereof, the Board's records have been updated to reflect Mark De Mattei as the new correspondent.

Applicant's communication is not accompanied by a certificate of service on opposer, as required by Trademark Rule 2.119(a). To expedite matters, opposer may view a copy at: <http://ttabvue.uspto.gov/ttabvue/v?pno=91210687&pty=OPP&eno=10>.

Trademark Rules 2.119(a) and (b) require that every paper filed in the Patent and Trademark Office in a proceeding before the Board must be served upon the

attorney for the other party, or on the party if there is no attorney, and proof of such service must be made before the paper will be considered by the Board. Consequently, copies of all papers which applicant may subsequently file in this proceeding must show proof of service. This written statement should take the form of a "certificate of service" and should read as follows:

The undersigned hereby certifies that a true and correct copy of the foregoing [insert title of document] was served upon opposer by forwarding said copy, via first class mail, postage prepaid to: [insert name and address].

The certificate of service must be signed and dated.

Each party is reminded of its obligation to send a service copy of any paper filed herein to the adverse party, and to include proof of service when the paper is filed with the Board. In the future any papers filed without a certificate of service may not be considered by the Board.

Accordingly, proceedings herein are **RESUMED**. Dates are reset as indicated below.

| | |
|---|-------------------|
| Defendant's Answer Due | 11/2/2013 |
| Deadline for Discovery Conference | 12/2/2013 |
| Discovery Opens | 12/2/2013 |
| Initial Disclosures Due | 1/1/2014 |
| Expert Disclosures Due | 5/1/2014 |
| Discovery Closes | 5/31/2014 |
| Plaintiff's Pretrial Disclosures | 7/15/2014 |
| Plaintiff's 30-day Trial Period Ends | 8/29/2014 |
| Defendant's Pretrial Disclosures | 9/13/2014 |
| Defendant's 30-day Trial Period Ends | 10/28/2014 |
| Plaintiff's Rebuttal Disclosures | 11/12/2014 |
| Plaintiff's 15-day Rebuttal Period Ends | 12/12/2014 |

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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.