

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

kll

Mailed: July 11, 2002

Cancellation No 92032795

MID-CITY BOWLING LANES &
SPORTS
PALACE,

v.

EDWIN C. SKUFCA

Kimberly Linton, Legal Assistant:

On May 1, 2002, respondent filed an answer to the petition to cancel and a counterclaim to cancel petitioner's pleaded registration(s). Respondent filed the proper fee.

Petitioner and counterclaim defendant, Mid-City Bowling Lanes & Sports Palace, Inc., is allowed until **THIRTY DAYS** from the mailing date of this order to file an answer to the counterclaim. See Trademark Rules 2.114(b)(2)(iii) and 2.121(b)(2).

In accordance with the Trademark Rules of Practice, discovery is open, and the close of discovery and testimony dates are set as indicated below. 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.

THE PERIOD FOR DISCOVERY TO CLOSE: **October 6, 2002**

30-day testimony period for party in position of plaintiff to close: **January 4, 2003**

30-day testimony period for party in position of defendant in the opposition and plaintiff in the counterclaim to close: **March 5, 2003**

30-day rebuttal testimony period for defendant in the counterclaim and plaintiff in the opposition to close: **May 4, 2003**

15-day rebuttal testimony period for plaintiff in the counterclaim to close: **June 18, 2003**

**Briefs shall be due as follows:
[See Trademark Rule 2.128(a)(2)].**

Brief for plaintiff in the opposition shall be due: **August 17, 2003**

Brief for defendant in the opposition and plaintiff in the counterclaim shall be due: **September 16, 2003**

Brief for defendant in the counterclaim and reply brief, if any, for plaintiff in the opposition shall be due: **October 16, 2003**

Reply brief, if any, for plaintiff in the counterclaim shall be due: **October 31, 2003**

If the parties stipulate to any extension of these dates, the papers should be filed in triplicate and should set forth

the dates in the format shown in this order. See Trademark Rule 2.121(d).

An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.