

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
2900 Crystal Drive  
Arlington, Virginia 22202-3513

Baxley

Mailed: June 18, 2003

Cancellation No. 92/041,652

AMERICAN RICE, INC.

v.

DUNMORE PROPERTIES S.A.

**Andrew P. Baxley, Interlocutory Attorney:**

Applicant's motion (filed May 6, 2003) to extend time to serve discovery responses by thirty days and to extend all discovery and trial dates herein is hereby granted as conceded.<sup>1</sup> See Trademark Rule 2.127(a).

The parties are allowed until **thirty days** from the mailing date of this order to serve responses to any outstanding discovery requests. Discovery and trial dates are hereby reset as follows:

DISCOVERY PERIOD TO CLOSE: **7/25/03**

Plaintiff's 30-day testimony period to close: **10/23/03**

Defendant's 30-day testimony period to close: **12/22/03**

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<sup>1</sup> Applicant contends that opposer consented to a fifteen-day extension but included a trial calendar based on the unconsented thirty-day extension. The Board prefers that a party filing an unconsented motion to extend ask for an extension of a specific length to run from the date of the Board's decision on the motion. See TBMP Section 509.02.

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15-day rebuttal testimony period to close:

**2/5/04**

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.