

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

TDC

Mailed: July 21, 2010

Cancellation No. 92044624

J. Christopher Carnovale

v.

The Brand Experience LLC

Jennifer Krisp, Interlocutory Attorney:

Petitioner's consented motion (filed July 1, 2010) to extend all testimony periods is hereby granted. All testimony periods are reset as indicated in petitioner's motion.

In view of the reset testimony periods, petitioner's motion (filed July 7, 2010) to compel discovery is timely.

Accordingly, proceedings herein are suspended pending disposition of petitioner's motion to compel, except as discussed below. The parties should not file any paper which is not germane to the motion to compel. See Trademark Rule 2.120(e)(2).

This suspension order does **not** toll the time for either party to respond to discovery requests which had been duly served prior to the filing of the motion to compel, nor does it toll the time for a party to appear for a discovery deposition

which had been duly noticed prior to the filing of the motion to compel. *See Id.* The motion to compel will be decided in due course.