

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

Mailed: September 9, 2013

Cancellation No. 92050207

Michael J. Peter

v.

SG Services, Inc. (by change
of name from Suicide Girls,
Inc.)

Ann Linnehan, Interlocutory Attorney

On March 27, 2013, the Board issued an order allowing petitioner time to show cause why the Board should not treat his failure to file a main brief as a concession of the case.

On April 26, 2013, petitioner filed a response wherein he states that he has not lost interest in the case and that the parties are continuing to negotiate a co-existence agreement and petitioner is currently waiting for respondent's response to petitioner's latest proposal.

The Board accepts petitioner's response as establishing that he has not lost interest in this matter. Under the circumstances, the order to show cause is considered discharged, and judgment will not be entered against petitioner on this basis.

In his response, petitioner set forth a detailed account of the parties' negotiations and requested one final suspension/extension for this proceeding. The Board construes such request as a motion to reopen. Such motion is granted as conceded. Trademark Rule 2.127(a).

Because some of the dates for the revised schedule set forth in petitioner's motion have passed, the Board finds it appropriate to reset dates as follows:

Plaintiff's Pretrial Disclosures	10/4/2013
Plaintiff's 30-day Trial Period Ends	11/18/2013
Defendant's Pretrial Disclosures	12/3/2013
Defendant's 30-day Trial Period Ends	1/17/2014
Plaintiff's Rebuttal Disclosures	2/1/2014
Plaintiff's 15-day Rebuttal Period Ends	3/3/2014

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 of 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.