

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

mc/em

Mailed: November 23, 2010

Cancellation No. 92052197

Terri Yenko Gould, Executor

v.

**General Marketing Capital,
Inc.**, joined as a respondent
with Supercar Collectibles
Limited¹

Eric McWilliams, Supervisory Paralegal:

On October 14, 2010, the parties' filed a stipulation to join assignee, appearance of new counsel, and motion to reset trial dates with a photocopy of the assignment of Registration No. 2049857.²

The stipulation is granted and General Marketing Capital Inc., is hereby joined as a respondent in this proceeding. The appearance of counsel is noted and future correspondence will be directed to Robert D. Buyan of Stout, Uxa, Buyan & Mullins, LLP, 4 Venture , Suite 300, Irvine, CA 92618,

¹ An assignment was dated and recorded on September 20, 2010 with the Assignment Branch of the Office at reel/frame 4281/0425.

² It is noted that the parties' stipulation indicates that the registration no. is 2049847 when the registration no. is actually 2049857.

Additionally, the motion to extend is granted and the disclosure, discovery and trial dates are reset as indicated below:

Expert Disclosures Due	12/23/10
Discovery Closes	1/22/11
Plaintiff's Pretrial Disclosures	3/8/11
Plaintiff's 30-day Trial Period Ends	4/22/11
Defendant's Pretrial Disclosures	5/7/11
Defendant's 30-day Trial Period Ends	6/21/11
Plaintiff's Rebuttal Disclosures	7/6/11
Plaintiff's 15-day Rebuttal Period Ends	8/5/11

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.