

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

tlc

Mailed: September 11, 2012

Cancellation No. 92052260

Steven Westlake

v.

Edgar Alexander Barrera

Cheryl S. Goodman, Interlocutory Attorney:

Respondent's motion filed July 15, 2012 to extend initial disclosure, discovery and trial dates is granted as conceded. Trademark Rule 2.127(a).¹ Such dates are reset below.

Initial Disclosures Due
Expert Disclosures Due

10/7/2012
2/4/2013

¹ By granting this extension, Ms. Barrera will now have had five months to obtain this information on behalf of respondent. Respondent is advised that further requests to extend must set forth more detailed information of all actions taken by Melissa Barrera to obtain the information during the additional months provided. Thus, extension requests containing the information provided on May 11, 2012 and July 15, 2012 by Ms. Barrera on behalf of respondent will not be sufficient to establish good cause for a further extension. Absent a detailed report providing an explanation for Ms. Barrera's inability to obtain this limited information by the date set forth above and the actions taken by Ms. Barrera to obtain such information, further requests to extend may be denied, and dates will remain as set. Initial disclosures do not require an exhaustive search for all information or potential witnesses that could be used at trial. *Great Seats Inc. v. Great Seats Ltd.*, 100 USPQ2d 1323, 1328 (TTAB 2011).

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Discovery Closes	3/6/2013
Plaintiff's Pretrial Disclosures	4/20/2013
Plaintiff's 30-day Trial Period Ends	6/4/2013
Defendant's Pretrial Disclosures	6/19/2013
Defendant's 30-day Trial Period Ends	8/3/2013
Plaintiff's Rebuttal Disclosures	8/18/2013
Plaintiff's 15-day Rebuttal Period Ends	9/17/2013

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 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.