

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

Mailed: September 15, 2010

Opposition No. 91195308
Cancellation No. 92052575

Donald Mlynek

v.

Combat Medical Systems, LLC

George C. Pologeorgis, Interlocutory Attorney:

On August 26, 2010, plaintiff, Donald Mlynek, filed a consented motion for leave to amend his petition to cancel in Cancellation No. 92052575 of these consolidated proceedings concurrently with a copy of the amended pleading.

Plaintiff's consented motion for leave to amend is granted and the amended petition to cancel filed in Cancellation No. 92052575 is now the operative pleading in the cancellation proceedings of these consolidated cases. Fed. R. Civ. P. 15 and Trademark Rule 2.127(a).

In light of the slight delay in entertaining plaintiff's consented motion to amend, defendant Combat Medical System, Inc.'s time to answer both the amended notice of opposition filed on August 20, 2010 in Opposition No. 91195308, as well as the amended petition to cancel in Cancellation No. 92052575

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is reset as set forth below. Defendant should file its answers in the respective corresponding proceedings.

Additionally, all subsequent trial dates are reset as follows:

Time to Answer Amended Notice of Opposition and Amended Petition to Cancel	9/30/2010
Deadline for Discovery Conference	10/30/2010
Discovery Opens	10/30/2010
Initial Disclosures Due	11/29/2010
Expert Disclosures Due	3/29/2011
Discovery Closes	4/28/2011
Plaintiff's Pretrial Disclosures	6/12/2011
Plaintiff's 30-day Trial Period Ends	7/27/2011
Defendant's Pretrial Disclosures	8/11/2011
Defendant's 30-day Trial Period Ends	9/25/2011
Plaintiff's Rebuttal Disclosures	10/10/2011
Plaintiff's 15-day Rebuttal Period Ends	11/9/2011

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 Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.