

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

DUNN

Mailed: August 29, 2015

Cancellation No. 92054050

*Univision Communications  
Inc.*

*v.*

*Unimundo Corp dba Unimundotv*

Elizabeth A. Dunn, Attorney (571-272-4267):

Proceedings herein are RESUMED. The delay in acting upon this matter is regretted.

Inasmuch as new counsel for Respondent has entered an appearance, the issue of representation raised by the Board's February 9, 2014 order is made moot.<sup>1</sup>

Inasmuch as Petitioner failed to submit the written status on the deposition on written questions of Marcus Fontaine as ordered by the Board, the Board bars the use of written questions for obtaining the trial testimony of Marcus Fontaine.<sup>2</sup> The Board

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<sup>1</sup> When the withdrawal of counsel would leave a party without representation in the Board proceeding, a formal withdrawal must be approved by the Board. Trademark Rule 2.19(b). However, filing an appearance is sufficient for recognition for representation. Trademark Rule 2.17(b)(2).

<sup>2</sup> Discovery in this proceeding closed August 28, 2013.

notes that the witness is located in the United States and available for deposition by oral examination.

The parties remain subject to the Board's September 23, 2014 order requiring permission from the Board before filing any unconsented motion. The Board will not approve any suspension or extension of proceedings for the purpose of discussing settlement, and the parties are barred from using ESTTA consent forms for that purpose.

Dates are reset as follows:

Plaintiff's 30-day Trial Period Ends	<b>10/13/2015</b>
Defendant's Pretrial Disclosures	<b>10/28/2015</b>
Defendant's 30-day Trial Period Ends	<b>12/12/2015</b>
Plaintiff's Rebuttal Disclosures	<b>12/27/2015</b>
Plaintiff's 15-day Rebuttal Period Ends	<b>1/26/2016</b>

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.