

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

VV

Mailed: November 18, 2014

Cancellation No. 92055528

Swatch AG (Swatch SA) (Swatch Ltd.)

v.

David Szellos

Eric McWilliams, Supervisory Paralegal:

Petitioner's consented motion filed October 9, 2014 to extend its pretrial disclosure dates and subsequent trial dates is granted. Trademark Rule 2.127(a).

Trial dates are reset in accordance with petitioner's motion.

While the Board is very amenable for pre-trial resolutions of proceedings, it is noted that the parties have sought and have been granted numerous suspensions of proceedings to facilitate settlement negotiations. Having said that, the parties are advised that to seek further suspensions/extensions, the parties will be expected to provide a detailed report on the progress of their settlement talks to establish good cause.

This report must include: a recitation of issues that have been resolved, issues that remain to be resolved, and a FIRM timetable for

resolution. Absent such a report, any future motion to extend or suspend may not be approved, even though agreed to by the parties.

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.