

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

Baxley

Mailed: August 15, 2003

Opposition No. 91/150,278

Opposition No. 91/154,632

WAL-MART STORES, INC. ("WAL-MART")

v.

FRANKLIN LOUFRANI ("LOUFRANI")

Opposition No. 91/152,145

LOUFRANI

v.

WAL-MART

Andrew P. Baxley, Interlocutory Attorney:

On August 1, 2003, the Board issued an order which included a notice of default against Wal-Mart inasmuch as no answer was of record in Opposition No. 152,145. A USPTO-stamped copy of Wal-Mart's timely-filed answer subsequently became associated with the proceeding file.¹

Accordingly, the notice of default is hereby vacated. Proceedings herein are resumed. Discovery and trial dates are reset as follows:

¹ Wal-Mart's counsel hand-delivered such copy on or about August 12, 2003. The answer that Wal-Mart filed on February 6, 2003 did not become associated with the proceeding file.

THE PERIOD FOR DISCOVERY TO CLOSE:	9/26/03
30-day testimony period to close for Wal-Mart as plaintiff in Opposition Nos. 150,278 and 154,632:	12/25/03
30-day testimony period to close for Loufrani as defendant in Opposition Nos. 150,278 and 154,632 and as plaintiff in Opposition No.152,145:	2/23/04
30-day testimony period to close for Wal-Mart as defendant in Opposition No. 152,145 and its rebuttal testimony as plaintiff in Opposition Nos. 150,278 and 154,632:	4/23/04
15-day rebuttal testimony period to close for Loufrani in Opposition No. 150,278 and 154,632:	6/7/04
Briefs shall be due as follows [See Trademark rule 2.128(a)(2)]:	
Brief for Wal-Martas plaintiff in Opposition Nos. 150,278 and 154,632 shall be due:	8/6/04
Brief for Loufrani as defendant in Opposition No. 150,278 and 154,632 and as plaintiff in Opposition No. 154,632 shall be due:	9/5/04
Brief for Wal-Mart in Opposition No. 152,245 and its reply brief (if any) as plaintiff in Opposition Nos. 150,278 and 154,632 shall be due:	10/5/04
Reply brief (if any) for Loufrani in Opposition No. 152,145 shall be due:	10/20/04

An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.