

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

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Mailed: September 20, 2012

Opposition No. 91194817

Lincoln National Corporation

v.

Kent G Anderson

On August 1, 2012, opposer was allowed thirty days to inform the Board whether it wished to go forward and obtain judgment on the opposition in regard to Class 35 or have the opposition dismissed as moot as to that class.

No response to the Board's order having been received, proceedings are resumed and the opposition is dismissed as moot as to Class 35 only.

The opposition will proceed in the remaining opposed class 36 and plaintiff's rebuttal period is reset as indicated below.

Plaintiff's 15-day Rebuttal Period
Ends

10/17/2012

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.

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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.

***By the Trademark Trial
and Appeal Board***