

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

Mailed: December 11, 2012

Opposition No. 91201937

Sleek Sensation, Ltd.

v.

Soft 'N Sleek Inc.

**Andrew P. Baxley, Interlocutory Attorney:**

Opposer's motion (filed November 5, 2012) to compel initial disclosures and responses to discovery requests without objection is granted as conceded. See Trademark Rule 2.127(a); TBMP Section 403.03 (3d ed. rev. 2012). Applicant is allowed until **thirty days** from the mailing date set forth in this order to: (1) serve initial disclosures and responses to opposer's interrogatories and document requests upon opposer; (2) select, designate and identify the items and documents, or categories of items and documents, to be produced without objection in response to opposer's document requests;<sup>1</sup> and (3) notify opposer that the selection, designation and identification of such items

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<sup>1</sup> If responsive materials are voluminous, applicant may produce a representative sampling and so inform opposer that a representative sampling has been produced.

and documents has been completed.<sup>2</sup> Opposer is allowed until **thirty days** from receipt of notification from applicant that the items or documents have been selected, designated and identified to inspect and copy the produced materials, as provided for in Fed. R. Civ. P. 34(b) and Trademark Rule 2.120(d)(2), unless the parties otherwise agree.

Proceedings herein are resumed. Remaining dates are reset as follows.

Expert Disclosures Due	2/3/2013
Discovery Closes	3/5/2013
Plaintiff's Pretrial Disclosures Due	4/19/2013
Plaintiff's 30-day Trial Period Ends	6/3/2013
Defendant's Pretrial Disclosures Due	6/18/2013
Defendant's 30-day Trial Period Ends	8/2/2013
Plaintiff's Rebuttal Disclosures Due	8/17/2013
Plaintiff's 15-day Rebuttal Period Ends	9/16/2013

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.

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<sup>2</sup> If applicant fails to comply with this order, opposer's remedy is to file a motion for sanctions under Trademark Rule 2.120(g)(1).

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If either of the parties should have a change of correspondence address, the Board should be so informed promptly.