

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

Mailed: December 22, 2015

Opposition No. 91222918

Talentsoft

v.

ForwardMetrics Corp.

**George C. Pologeorgis,
Interlocutory Attorney:**

On November 10, 2015, the Board issued an order suspending this proceeding in view of the withdrawal of Applicant's counsel on November 5, 2015.¹ Applicant was allowed time in which to either appoint a new attorney or to state that Applicant would represent itself. No appearance or other response has been filed.

Accordingly, Applicant is allowed until **thirty (30) days** from the mailing date of this order to show cause why default judgment should not be entered against

¹ The Board notes that Applicant's copy of the Board's November 10, 2015, order was returned as undeliverable by the U.S. Postal Service. *See* 11 TTABVUE. The Board assumes that Applicant received notification of the aforementioned order at its email address of record. Notwithstanding, it is the responsibility of a party to a proceeding before the Board to ensure that the Board has the party's current correspondence address, including an email address, if applicable. If a party fails to notify the Board of a change of address, with the result that the Board is unable to serve correspondence on the party, default judgment may be entered against the party. TBMP § 117.07 (2015). The responsibility for any failure to receive correspondence due to a change of address of which the Board has not been given separate written notice lies with the party or its attorney or other authorized representative.

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Applicant based on Applicant's apparent loss of interest in this proceeding. *See Pro-Cuts v. Schilz-Price Enterprises, Inc.*, 27 USPQ2d 1224 (TTAB 1993).

Proceedings otherwise remain suspended pending Applicant's response to this order.