

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: November 3, 2017

Opposition No. 91233700
Opposition No. 91235399
Opposition No. 91235401
Opposition No. 91235535
Opposition No. 91235537
Opposition No. 91235540
Opposition No. 91235542
Opposition No. 91235543

NFL Properties LLC and Houston NFL Holdings, L.P.
NFL Properties LLC and New York Football Giants, Inc.
NFL Properties and Philadelphia Eagles LLC
NFL Properties LLC and Chicago Bears Football club, Inc.
NFL Properties LLC and New England Patriots LLC
NFL Properties LLC and The Los Angeles Rams, LLC
Arizona Cardinals Football Club LLC and NFL Properties LLC
NFL Properties LLC and New York Jets LLC

v.

Joshua F Morell

Michael Webster, Interlocutory Attorney:

On October 31, 2017, the Board issued an order consolidating Opposition Nos. 91233700, 91235399, 91235401, 91235535, 91235537, 91235540, 91235542, and 91235543. This order serves to correct the schedule for the consolidated proceeding

set forth in the order. In particular, the order sets the due date for initial disclosures in accordance with the schedule in the most recently instituted consolidated opposition.¹ The schedule for the consolidated proceeding is as follows:

Initial Disclosures Due	12/19/2017
Expert Disclosures Due	4/18/2018
Discovery Closes	5/18/2018
Plaintiff's Pretrial Disclosures Due	7/2/2018
Plaintiff's 30-day Trial Period Ends	8/16/2018
Defendant's Pretrial Disclosures Due	8/31/2018
Defendant's 30-day Trial Period Ends	10/15/2018
Plaintiff's Rebuttal Disclosures Due	10/30/2018
Plaintiff's 15-day Rebuttal Period Ends	11/29/2018
Plaintiff's Opening Brief Due	1/28/2019
Defendant's Brief Due	2/27/2019
Plaintiff's Reply Brief Due	3/14/2019
Request for Oral Hearing (optional) Due	5/13/2019

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.

¹ On October 9, 2017, Opposer filed a consented motion Opposition No. 91235543 to extend *discovery* in by sixty days. The motion indicated that the initial disclosure deadline was closed. However, Opposer notified the Board that the parties have not served initial disclosures. Because the motion was filed prior to the initial disclosure deadline, the Board has reset the deadline for initial disclosures in the consolidated proceeding to reflect the sixty days extension request.