

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451  
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June 17, 2019

Opposition No. 91233700 (parent)  
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*

**Ellen Yowell, Paralegal Specialist:**

Opposers' consented motion for extension filed June 10, 2019 is granted.

Trademark Rule 2.127(a).

Opposition Nos. 91233700, 91235399, 91235401, 91235535, 91235537, 91235540, 91235542 and 91235543

The parties are reminded that any future motion to extend or suspend must be accompanied by a detailed report. The report must set forth what progress the parties have made towards settlement during the previous period of suspension or extension. Absent such a report, any future motion to extend or suspend may not be approved, even though agreed to by the parties.

The proceeding schedule is reset in accordance with Opposers' motion, as follows:<sup>1</sup>

Initial Disclosures Due	8/11/2019
Expert Disclosures Due	12/9/2019
Discovery Closes	1/8/2020
Plaintiff's Pretrial Disclosures Due	2/22/2020
Plaintiff's 30-day Trial Period Ends	4/7/2020
Defendant's Pretrial Disclosures Due	4/22/2020
Defendant's 30-day Trial Period Ends	6/6/2020
Plaintiff's Rebuttal Disclosures Due	6/21/2020
Plaintiff's 15-day Rebuttal Period Ends	7/21/2020
Plaintiff's Opening Brief Due	9/19/2020
Defendant's Brief Due	10/19/2020
Plaintiff's Reply Brief Due	11/3/2020
Request for Oral Hearing (optional) Due	11/13/2020

Generally, the Federal Rules of Evidence apply to Board trials. Trial testimony is taken and introduced out of the presence of the Board during the assigned testimony periods. The parties may stipulate to a wide variety of matters, and many requirements relevant to the trial phase of Board proceedings are set forth in Trademark Rules 2.121 through 2.125. These include pretrial disclosures, matters in evidence, the manner and timing of taking testimony, and the procedures for submitting and serving testimony and other evidence, including affidavits,

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<sup>1</sup> The Board notes that Opposers' prior motions for extension did not include a due date for initial disclosures. Inasmuch as the instant motion seeks to reset a deadline that has already passed, namely the due date for initial disclosures, the motion is construed as a motion to reopen.

Opposition Nos. 91233700, 91235399, 91235401, 91235535, 91235537, 91235540, 91235542 and 91235543

declarations, deposition transcripts and stipulated evidence. Trial briefs shall be submitted in accordance with Trademark Rules 2.128(a) and (b). Oral argument at final hearing will be scheduled only upon the timely submission of a separate notice as allowed by Trademark Rule 2.129(a).