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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding no.	92078340
Party	Plaintiff Festivals of Speed, LLC
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Submission	Response to Board Order/Inquiry
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Signature	/Donald J Schutz/
Date	03/19/2023
Attachments	Petitioner Notice 2.pdf(5595 bytes )

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In re:

Registrations of The Goodwood Estate Company  
Private Limited Company United Kingdom  
Goodwood, Chichester, West Sussex PO 18 0PX United Kingdom

**First Mark: GOODWOOD FESTIVAL OF SPEED**

Registration Number 5557758  
International Registration Number 1370233  
Registration Date September 11, 2018

**Second Mark: FESTIVAL OF SPEED**

Registration Number 6132392  
International Registration Number 1449837  
Registration Date August 25, 2020

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FESTIVALS OF SPEED, LLC, A Florida  
Limited Liability Company,  
Petitioner,

CANCELLATION NO. 92078340

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v.

:

THE GOODWOOD ESTATE COMPANY  
PRIVATE LIMITED COMPANY UNITED KINGDOM,  
Registrant/Respondent.

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**PETITIONERS' NOTICE OF NON-FILING OF THIRD AMENDED PETITION FOR  
CANCELLATION OF REGISTERED TRADEMARKS**

Festivals of Speed, LLC, a Florida limited liability company (“Petitioner”), the Petitioner, now notifies the Trademark Trial and Appeal Board (“TTAB”) and the Respondent The Goodwood Estate Company (“Respondent”) as follows:

1. In response to the Order of the TTAB dated March 1, 2023, on Respondent’s Motion to Dismiss Petitioner’s Second Amended Petition, granting Respondent’s Motion to Dismiss as to the fraud claims and allowing Petitioner until March 20, 2023, to serve a third amended petition that sufficiently repleads the fraud claims, Petitioner hereby notifies the TTAB and Respondent that

Petitioner is not filing a Third Amended Petition and is not repleading the fraud claims.

Dated: March 19, 2023.

Respectfully submitted,

/s/Donald J. Schutz  
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Attorney for Petitioner Festivals of Speed, LLC

Certificate of Service: I hereby certify that the foregoing was served via email to Respondent's counsel of record, Craig S. Mende, [cmende@fzlz.com](mailto:cmende@fzlz.com), and Daniel M. Nuzzaci, [dnuzzaci@fzlz.com](mailto:dnuzzaci@fzlz.com), this 19 day of March, 2023.

/s/Donald J. Schutz