

NOTE: This order is nonprecedential.

**United States Court of Appeals  
for the Federal Circuit**

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**DIVIX GOLF, INC.,**  
*Plaintiff-Appellee,*

v.

**JEFFREY P. MOHR AND REMEDY GOLF, INC.,**  
*Defendants,*

AND

**BANDWAGON, INC.,**  
*Defendant-Appellant,*

AND

**DIANA SARCOZ AND FELIX HOANG,**  
*Defendants.*

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2012-1235

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Appeal from the United States District Court for the  
Southern District of California in No. 05-CV-1488, Judge  
John A. Houston.

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**DIVIX GOLF, INC.,**  
*Plaintiff-Appellee,*

v.

**JEFFREY P. MOHR AND REMEDY GOLF, INC.,**  
*Defendants-Appellants,*

AND

**BANDWAGON, INC.,**  
*Defendant,*

AND

**DIANA SARCOZ AND FELIX HOANG,**  
*Defendants.*

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2012-1236

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Appeal from the United States District Court for the Southern District of California in No. 05-CV-1488, Judge John A. Houston.

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**O R D E R**

Pursuant to this court's December 30, 2013 order, Bandwagon, Inc. ("Bandwagon") and Divix Golf, Inc. ("Divix") filed status reports indicating that Bandwagon and Divix have stipulated to dismissal of Bandwagon's appeal (2012-1235). Jeffrey P. Mohr and Remedy Golf, Inc. have not filed status reports.

Upon consideration thereof,

IT IS ORDERED THAT:

DIVIX GOLF, INC. v. JEFFREY MOHR

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(1) 2012-1235 is dismissed. Each side shall bear its own costs in 2012-1235.

(2) Absent a status report from Jeffrey P. Mohr and Remedy Golf, Inc. within 14 days of the date of this order, 2012-1236 will be dismissed for want of prosecution.

(3) The revised official caption in 2012-1236 has been reflected above.

FOR THE COURT

/s/ Daniel E. O'Toole  
Daniel E. O'Toole  
Clerk of Court

ISSUED AS A MANDATE (As To 12-1235 Only):  
March 6, 2014

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