

NOTE: This order is nonprecedential.

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

ROLEX WATCH U.S.A., INC.,
Appellant,

v.

AFP IMAGING CORPORATION,
Appellee.

2012-1260
(Opposition No. 91188993)

Appeal from the United States Patent and Trademark
Office, Trademark Trial and Appeal Board.

O R D E R

Upon consideration of AFP Imaging Corporation (AFP Imaging)'s April 5, 2012 letter, the court considers whether Rolex Watch U.S.A.'s appeal should be dismissed as moot.

Rolex has appealed from an order of the Trademark Trial and Appeals Board dismissing Rolex's opposition to AFP's application to register the mark ROLL-X for x-ray tables for medical and dental use. AFP informs the court that on March 19, 2012, Rolex withdrew its opposition to AFP's trademark application.

Accordingly,

IT IS ORDERED THAT:

(1) Rolex Watch is directed to show cause within 14 days of the date of this order why its appeal should not be dismissed as moot.

(2) The briefing schedule is stayed.

FOR THE COURT

MAY 21 2012

Date

/s/ Jan Horbaly

Jan Horbaly

Clerk

cc: Gary D. Krugman, Esq.
Norman H. Zivin, Esq.

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FILED
U.S. COURT OF APPEALS FOR
THE FEDERAL CIRCUIT

MAY 21 2012

JAN HORBALY
CLERK