UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA JACKSONVILLE DIVISION

ADVANTUS. (CORP	et al
-------------	------	-------

Plaintiffs,

	riairiuiis,		
VS.		Case No.	3:13-cv-240-J-34MCR
T2 INTERNATIONAL, LL	C,		
	Defendant.		
ADVANTUS, CORP.,			
	Plaintiff,		
VS.		Case No.	3:14-cv-484-J-34PDB
T2 INTERNATIONAL, LL	C, et al.,		
	Defendants.	1	

ORDER

THIS CAUSE is before the Court <u>sua sponte</u>. On July 28, 2014, Defendants filed their First Amended Answer (Doc. 23; Amended Answer), which rendered moot Plaintiff, Advantus, Corp.'s, Motion to Dismiss Counterclaim and Incorporated Memorandum of Law (Doc. 19), filed on July 11, 2014. <u>See Malowney v. Federal Collection Deposit Group</u>, 193 F.3d 1342, 1345 n.1 (11th Cir. 1999) (noting that "[a]n amended complaint supersedes an original complaint"); <u>Meterlogic, Inc. v. Copier Solutions, Inc.</u>, 185 F. Supp. 2d 1292, 1297 (S.D. Fla. 2002) (noting that the plaintiff's filing of an amended complaint "rendered moot the parties' previous pleadings and the defendants' summary judgment and <u>Daubert</u> motions"). Indeed, the Amended Answer withdraws Defendants' previously asserted counterclaims.

<u>See generally</u> Amended Answer; <u>see also</u> T2 Products' Response to Advantus' Motion to Dismiss Counterclaim (Doc. 24), filed July 28, 2014. In light of the foregoing, it is

ORDERED:

Plaintiff, Advantus, Corp.'s, Motion to Dismiss Counterclaim and Incorporated Memorandum of Law (Doc. 19) is **DENIED as moot**.

DONE AND ORDERED at Jacksonville, Florida on August 4, 2014.

MARCIA MORALES HOWARD
United States District Judge

lc11 Copies to:

Counsel of Record Pro Se Parties