IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

Civil Action No. 3:16-CV-00594-RJC-DSC

DENTALSENSE, **LLC**, a North Carolina limited liability company,

Plaintiff,

VS.

PHILIP L. HAHN, a North Carolina resident,

Defendant.

ORDER GRANTING CONSENT MOTION TO AMEND COMPLAINT AND MOOTING MOTION TO DISMSS

THIS MATTER IS BEFORE THE COURT on Plaintiff DentalSense, LLC's "Consent Motion For Leave to Amend the Complaint" (document #19) and Defendant's "Motion to Dismiss" (document #13).

For the reasons stated therein, and noting Defendant's consent, the Court will grant the Motion for Leave to Amend.

It is well settled that an amended pleading supersedes the original pleading, and that motions directed at superseded pleadings are to be denied as moot. Young v. City of Mount Ranier, 238 F. 3d 567, 573 (4th Cir. 2001) (amended pleading renders original pleading of no effect); Turner v. Kight, 192 F. Supp. 2d 391, 397 (D. Md. 2002) (denying as moot motion to dismiss original complaint on grounds that amended complaint superseded original complaint).

IT IS HEREBY ORDERED that:

- 1. Plaintiff DentalSense, LLC's "Consent Motion For Leave to Amend the Complaint" (document #19) is **GRANTED**. Plaintiff shall filed its Amended Complaint within five days of this Order.
- 2. Defendant's "Motion to Dismiss" (document #13) is **DENIED** administratively as moot without prejudice.

3. The Clerk is directed to send copies of this Order to the parties' counsel; <u>and to the Honorable Robert J. Conrad, Jr.</u>

SO ORDERED.

Signed: October 28, 2016

David S. Cayer

United States Magistrate Judge