

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

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Mailed: January 28, 2003

Opposition No. 119,940

Europeenne De Produits De
Beaute

v.

Anna Kosova

Albert Zervas, Interlocutory Attorney

Opposer's motion (filed February 25, 2002) to extend opposer's discovery period and opposer's motion (also filed February 25, 2002) to compel are both granted as conceded by applicant under Trademark Rule 2.127(a). Applicant is allowed until **twenty** days from the mailing date stamped on this order to answer opposer's first set of interrogatories without objection.

Should applicant fail to comply with this order in the time period allowed above, the Board will entertain a motion for sanctions by opposer. See Trademark Rule 2.120(g).

Proceedings are resumed and discovery and testimony periods are reset as indicated below. IN EACH INSTANCE, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party

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WITHIN THIRTY DAYS after completion of the taking of
testimony. Trademark Rule 2.125.

OPPOSER'S DISCOVERY PERIOD
TO CLOSE: March 1, 2003

APPLICANT'S DISCOVERY PERIOD
TO CLOSE: CLOSED

30-day testimony period for party
in position of plaintiff to close: May 30, 2003

30-day testimony period for party
in position of defendant to close: July 29, 2003

15-day rebuttal testimony period
to close: September 12, 2003

Briefs shall be filed in accordance with Trademark Rule
2.128(a) and (b). An oral hearing will be set only upon
request filed as provided by Trademark Rule 2.129.