

**UNITED STATES DEPARTMENT OF COMMERCE**  
**Patent and Trademark Office**  
**Trademark Trial and Appeal Board**  
2900 Crystal Drive  
Arlington, Virginia 22202-3513

NO/kk

Mailed: June 16, 2003

Opposition No. 125,000

STUDIOCANAL IMAGE S.A.,

F/K/A CANAL + D.

v.

SONIC TRADING MANAGEMENT LLC

**Nancy L. Omelko, Interlocutory Attorney:**

On April 9, 2003, applicant filed abandonments of its application Serial Nos. 76/006,701, 76/007,850, 76/007,851, and 76/007,852.

Trademark Rule 2.135 provides that if, in an inter partes proceeding, the applicant files an abandonment without the written consent of every adverse party to the proceeding, judgment shall be entered against applicant.

In view thereof, and because opposer's written consent to the abandonment is not of record, judgment is hereby entered against applicant, the opposition is sustained and registration to applicant is refused.

Opposer, without the written consent of applicant, filed a withdrawal of the opposition also on April 9, 2003.

Trademark Rule 2.106(c) provides that after an answer is filed, the opposition may not be withdrawn without prejudice except with the written consent of applicant.

In view thereof, and because the withdrawal was filed after answer, the opposition is dismissed with prejudice.<sup>1</sup>

***By the Trademark Trial  
and Appeal Board***

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<sup>1</sup>Neither applicant's express abandonments nor opposer's withdrawal of the opposition indicate proof of service of a copy of same on counsel for the other party as required by Trademark Rule 2.119. In order to expedite this matter, copies of these papers are forwarded to counsel for the other party.