

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

Johnson

Mailed: November 21, 2002

Opposition No. 91151872

THE JIM HENSON COMPANY, INC.

v.

SOPENA, PEDRO TELLERIA

***LaToya C. Johnson, Paralegal:***

Opposer's motion (filed September 10, 2002) to enter judgment against applicant pursuant to Trademark Rule 55(b) for failure to file an answer in this case and applicant's response thereto (filed October 4, 2002) are noted.

Inasmuch as the record reveals that an answer was due in this case on July 27, 2002 and applicant timely filed its answer on July 26, 2002 attaching the proper proof of service therein upon counsel for opposer as required by Trademark Rule 2.119, opposer's motion is hereby moot and will be given no further consideration.

However, as opposer's motion would have stayed proceedings in the case, trial dates, including the close of discovery, are reset as indicated below:

**Opposition No. 91151872**

DISCOVERY PERIOD TO CLOSE: **2/19/03**

30-day testimony period for party in  
position of plaintiff to close: **5/20/03**

30-day testimony period for party in  
position of defendant to close: **7/19/03**

15-day rebuttal testimony period to close: **9/2/03**

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

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.