

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

Skoro

Mailed: December 11, 2007

Opposition No. 91157206

Toyota Jidosha Kabushiki
Kaisha, t/a Toyota Motor
Corporation and Toyota Motor
Sales, U.S.A., Inc.

v.

Syngenta Participations AG

On November 16, 2007, applicant filed an abandonment of its application Serial No. 78145546. In its notice of abandonment, applicant's counsel stated that the parties "have previously moved to dismiss the above applications". On November 21, 2007 opposer filed an objection to that statement and any implication that the abandonments were with opposer's consent.¹ Accordingly, this order is entered.

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.

¹ It is noted that the record fails to show any previous motion to dismiss the opposition by opposer.

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.

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