

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

TDC

Mailed: November 17, 2010

Opposition No. 91178927
Opposition No. 91180771
Opposition No. 91180772
Opposition No. 91183482
Opposition No. 91185755
Opposition No. 91186579
Opposition No. 91189847
Opposition No. 91190658

Royal Crown Company, Inc.

v.

The Coca-Cola Company

and

Opposition No. 91184434

The Coca-Cola Company

v.

Royal Crown Company

Cheryl S. Goodman, Interlocutory Attorney:

The parties' consented motion filed October 29, 2010 to continue suspension of proceedings for ninety-days is hereby granted.

Accordingly, proceedings herein are suspended, subject to the right of either party to request resumption at any time. See Trademark Rule 2.117(c).

In the event that there is no word from either party concerning the progress of their negotiations, upon conclusion of the suspension period, proceedings shall resume without further notice or order from the Board, by January 12, 2011¹ based on the schedule set forth by the parties.

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.

If, during the suspension period, either of the parties or their attorneys should have a change of address, the Board should be so informed.

¹The parties' did not include a resumption date in the filing. The resumption date is based on the originally filed motion to suspend of October 14, 2010, which used an incorrect trial schedule and did not take into account defendant's position as plaintiff in oppositon no. 91184434.