

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

Skoro

Mailed: September 15, 2008

Opposition No. **91181503**  
**91183160**

Brown Brothers Harriman & Co.

v.

Bids Holdings L.P.

On August 11, 2008 (in Opposition No. 91183160) and on August 28, 2008 (in Opposition No. 91181503), the Board entered judgment against applicant, sustaining the oppositions and refusing registration to applicant, pursuant to Trademark Rule 2.135, in that applicant had filed an express abandonment of its application without the written consent of opposer. On September 9, 2008, the parties filed a joint motion for relief from judgment indicating that applicant had mistakenly filed its abandonment believing settlement was not possible. However, the parties have since entered into a settlement agreement whereby they agree to a withdrawal of the oppositions without prejudice and allow the applications to go forward to registration.

Under the facts and circumstances in these cases, and with opposer's consent, we find there is good cause to

vacate the Board's judgments entered on August 11 and 29, 2008, and to state that Application Serial No. 78931697 and Serial No. 78931670 shall be reinstated and go forward to registration, and the oppositions are dismissed without prejudice. See Trademark Rules 2.106(c) and 2.135.

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