

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

RK/tdc

Mailed: August 23, 2010

Opposition No. **91187019**

Galderma S.A.

V.

Specchiasol S.R.L.

**Yong Oh (Richard) Kim, Interlocutory Attorney:**

Applicant's consented motion (filed July 12, 2010) to suspend proceedings for six months is noted.

In the Board's order dated March 24, 2010, the parties were advised that further motions to extend or suspend may not be granted in the absence of a detailed report of the progress the parties have made towards settlement.

Applicant's July 12, 2010 motion is a near copy of its March 2, 2010 motion and does not include the required showing.

In view thereof, the motion to suspend proceedings is hereby **DENIED WITHOUT PREJUDICE**<sup>1</sup>. However, proceedings are **suspended** until **thirty days** from the mailing date of this

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<sup>1</sup> The parties may renew the motion provided that they submit a report, without disclosing confidential matter, that includes: a recitation of issues that have been resolved and those that remain to be resolved, as well as a firm timetable for resolution.

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order to allow the parties time to renew the motion<sup>2</sup> provided that they submit a report that includes, without disclosing confidential matter, a recitation of issues that have been resolved and those that remain to be resolved, as well as a firm timetable for resolution, failing which proceedings shall resume without further notice or order from the Board in accordance with the schedule as last reset by the Board on March 24, 2010.

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<sup>2</sup> As last reset, an answer was due in this matter on June 26, 2010 yet the parties' latest motion for extension, including applicant's time to answer, was filed on July 12, 2010. Where the time for taking a required action has expired, the proper motion is one to reopen rather than one to extend. See Fed. R. Civ. P. 6(b).