

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

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Mailed: March 31, 2011

Opposition No. 91197648

K.Y.L. Natural Health
Products, Inc.

v.

Y.L.L. Highclass Healthy
Products USA Inc.

**M. Catherine Faint,
Interlocutory Attorney:**

On March 18, 2011 opposer filed a withdrawal of the opposition referencing a settlement agreement between the parties dated January 11, 2011, but the agreement is not included with the motion.

Trademark Rule 2.106(c) provides that after an answer is filed, the opposition may not be withdrawn without prejudice except with the **written** consent of applicant. It is unclear from opposer's filing whether applicant consents to the withdrawal of the opposition, and whether that withdrawal will be with or without prejudice.

In view thereof, opposer is allowed **THIRTY DAYS** from the mailing date of this order in which to submit applicant's written consent to the withdrawal, failing which the

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opposition will be dismissed with prejudice. Proceedings
otherwise remain suspended.
