

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

Mailed: February 26, 2015

Opposition No. 91205483

Baba Slings Pty Ltd

v.

BabaSlings Limited

Karl Kochersperger, Paralegal Specialist:

Opposer's notice of taking deposition on written questions filed December 5, 2014, opposer's motion to suspend for written questions filed December 22, 2014, applicant's consented motion to extend filed December 24, 2014, and opposer's motion to extend filed December 27, 2014, are all noted. Applicant's consented motion to suspend for sixty days for settlement filed January 5, 2015 is noted. Because the parties are negotiating for a possible settlement of this case, 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, to the extent that the schedule set out in applicant's motion will take effect, in that opposer is allowed 60 days to take its depositions on written questions, and

applicant be allowed 70 days to serve objections and cross-questions to opposer's written depositions.

In effect, after the sixty day suspension for settlement, proceedings are suspended pursuant to Trademark Rule 2.124(d)(2) in order to allow the parties sufficient time in which to complete the discovery deposition on written questions of opposer.

The parties' shall promptly advise the Board of the completion of the deposition on written questions, so that the Board can issue an order rescheduling remaining dates.

The procedures applicable to depositions on written questions are set forth in TBMP § 404.07, *et seq.*