

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

Mailed: March 14, 2014

Opposition No. 91207808

Patterson Enterprises DBA Suncare
Distributors

v.

Denise R. Selk dba Coco-Jo's

Denise M. DelGizzi,
Technical Program Manager:

Proceedings herein are suspended pursuant to Trademark Rule 2.124(d)(2) in order to allow the parties sufficient time in which to complete the testimony upon written questions of opposer's witnesses Qichun ("Sophia") Liang, President, Senocean Industrial Company, Ltd. The suspension is retroactive to the February 28, 2014 filing of the notice of deposition upon written questions.¹

Opposer shall, within twenty days of the completion of the testimony upon written questions, advise the Board in order that the Board may reschedule the close of opposer's testimony period.

¹ Opposer's notice of service (filed February 11, 2014) of opposer's pretrial disclosures on applicant is noted.

During the suspension period, the parties should not file any paper that is not germane to the deposition on written questions.