

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

dmd

Mailed: December 15, 2014

Opposition No. 91210103

The Coca-Cola Company

v.

Alberto Soler DBA Coki Loco and
Miriam Soler

Denise M. DelGizzi,
Technical Program Manager:

On December 10, 2014, the Board issued a final decision refusing registration of the involved mark and dismissing the opposition as moot. On the same day, the Board gave effect to its decision and terminated the opposition proceeding, albeit prematurely.

If the Board's final dispositive ruling ends litigation on the merits before the Board, it is subject to an appeal to either the United States Court of Appeals for the Federal Circuit (within sixty days) or by way of a civil action (filed within two months) from the date of the final decision or the date of the decision on a request for reconsideration. *See* TBMP § 902.01(a). In view of the foregoing, the opposition proceeding is reinstated and application Serial No. 85672347 is restored to pendency pending the expiration of the appeal period.

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The parties are advised, however, that the Board's decision issued on December 10, 2014 stands, and the time for filing an appeal continues to run from that date.