

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

Mailed: March 5, 2014

Opposition No. 91212886

Westridge Laboratories, Inc.

v.

SuperValu Inc.

Veronica P. White, Paralegal Specialist:

On February 25, 2014, in response to the Board's order allowing applicant time to provide opposer's written consent to its abandonment, applicant submitted a copy of opposer's email transmission in support of its abandonment of application Serial No. 76260958. However, the written consent of the adverse party must be signed with an original, handwritten signature, a copy of an original, handwritten signature, or a complying electronic signature. See Trademark Rules 2.135 and 2.193.

As the email bears no signature, electronic or otherwise, and has not been properly served as required under Trademark Rule 2.119, the applicant's last filing will be given no further consideration.

In view thereof, applicant is allowed one additional period of **TWENTY (20) DAYS** from the mailing date of this order to provide opposer's written consent to its abandonment of application Serial No. 76260958, failing which, judgment will be entered against applicant, the opposition will be sustained, and registration to applicant will be refused.¹

Proceedings remain otherwise **SUSPENDED**.

¹ The time for applicant to provide opposer's written consent will not be further extended. In other words, if applicant fails to submit an original, handwritten signature, a copy of an original, handwritten signature, or an electronic signature placed between two forward slash ("/") symbols in the signature block on the electronic submission within the time provided, judgment will be entered against applicant and the opposition will be sustained.