

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

Mailed: July 28, 2016

Opposition No. 91228154

Taqkey Science Co., Ltd.

v.

Bio-Helix Co., Ltd.

**Robert H. Coggins,
Interlocutory Attorney:**

Applicant's motion (filed July 14, 2016) to amend the dates of use in the subject application is **deferred**.¹ *Fort Howard Paper Co. v. G.V. Gambina Inc.*, 4 USPQ2d 1552, 1554-55 (TTAB 1987) ("It is the practice of the Board to defer ruling on motions to amend the dates of first use set forth in an application to register until after final hearing. Such motions shall be granted only if the proposed amendment is established by, or is not inconsistent with, evidence adduced during the testimony period. ... Opposer's objections, if any, to the proposed amendment should be noted in its main brief on the case.").

Dates remain as set.²

¹ Notwithstanding this deferral, it is noted that Applicant's motion was not supported by an affidavit or declaration under Trademark Rule 2.20. *See* TMEP § 903.04 (April 2016).

² Inasmuch as the Board has acted quickly to defer Applicant's motion, there is no need for suspension as request by Opposer in its brief in opposition.