

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

nmt

Mailed: June 10, 2013

Cancellation No. 92054069

Marc Hogue

v.

Skydive Arizona, Inc.

**Benjamin U. Okeke, Interlocutory Attorney:**

On April 18, 2013, registrant filed notice of its intent to take the testimony deposition of Alan Fink on written questions. When a notice of testimony deposition on written questions is filed with the Board, it is the policy of the Board to suspend all proceedings not germane to the deposition on written questions until the deposition is completed. See Trademark Rule 2.124(d)(2). Accordingly, proceedings are suspended to allow for the orderly completion of the deposition on written questions.<sup>1</sup>

The parties will inform the Board of the completion of the deposition within **TWENTY DAYS** of its completion so the

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<sup>1</sup> The Board notes petitioner's paper, filed May 8, 2013, submitting its cross-questions and objections to respondent's written questions. However, the parties should not file copies of the questions, responses, cross-questions or objections with the Board. Trademark Rule 2.124(b)(2).

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Board may reset the close of petitioner's testimony period. During the suspension period, the parties should not file any paper that is not germane to the deposition on written questions.

The parties stipulated motion, filed May 1, 2013, for an extension of time is noted, but is considered moot in view of this suspension. Dates will be reset upon resumption.