

SUYEN CORPORATION,
Opposer,

-versus-

GENEVIEVE JABEGUERO,
Respondent-Applicant.

X-----X

}	IPC No. 14-2014-00147
}	Opposition to:
}	Appln. Ser. No. 4-2013-014434
}	Date Filed: 03 December 2013
}	
}	
}	TM: QUICK FIX

NOTICE OF ORDER

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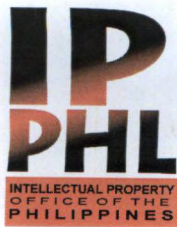
GREETINGS:

Please be informed that Order No. 2017 - 144 (D) dated 22 June 2017 (copy enclosed) was promulgated in the above entitled case.

Pursuant to Section 2, Rule 9 of the IPOPHL Memorandum Circular No. 16-007 series of 2016, any party may appeal the decision to the Director of the Bureau of Legal Affairs within ten (10) days after receipt of the decision together with the payment of applicable fees.

Taguig City, 23 June 2017.

MARILYN F. RETUAL
IPRS IV
Bureau of Legal Affairs



SUYEN CORPORATION,	}	IPC No. 14-2014-00147
<i>Opposer,</i>	}	Opposition to:
	}	
- <i>versus-</i>	}	Appln. Ser. No. 4-2013-014434
	}	Date Filed: 03 December 2013
GENEVIEVE JABEGUERO,	}	
<i>Respondent-Applicant.</i>	}	Trademark: QUICK FX
x-----x	}	Order No. 2017- 144 (D)

ORDER

SUYEN CORPORATION (“Opposer”) filed on 2 June 2014 an opposition to Trademark Application Serial No. 4-2013-014434. The application filed by GENEVIEVE JABEGUERO (“Respondent-Applicant”) covers the mark QUICK FX for use on goods under Class 3.

Pursuant to the Regulations on Inter Partes Proceedings, this Bureau issued a Notice to Answer and served a copy thereof to Respondent-Applicant on 20 June 2014. The Respondent-Applicant filed her Answer on 17 September 2014.

In compliance to Office Order No. 154, s. 2010 (“Rules of Procedure for IPO Mediation Proceedings”) and Office Order No. 197, s. 2010 (“Mechanics for IPO Mediation Settlement Period”), this Bureau issued on 26 September 2014 Order No. 2014-147 referring the case to mediation.

On 22 September 2016, the ADR Services of this Bureau submitted a Mediation Report indicating an unsuccessful mediation of the instant case.

However, on 6 June 2017, Respondent-Applicant filed a Manifestation stating that she has withdrawn on 2 June 2017 the application for registration of the trademark QUICK FX.

Accordingly, with the withdrawal by the Respondent-Applicant of its trademark application, there is no more reason nor basis to proceed with this case.

WHEREFORE, premises considered, the instant opposition case is hereby **DISMISSED**.

Let the filewrapper of Trademark Application Serial No. 4-2013-014434 be returned, together with a copy of this Order to the Bureau of Trademarks (BOT) for information and appropriate action.

SO ORDERED.

Taguig City, 22 JUN 2017

Atty. ADORACION U. ZARE
Adjudication Officer, Bureau of Legal Affairs