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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	77798355
Applicant	George & Company, LLC
Applied for Mark	LEFT CENTER RIGHT
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Submission	Applicant's Motion to Suspend
Attachments	Request for Suspension in Ex Parte Appeal.pdf(41998 bytes)
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Date	09/23/2014

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In re Trademark Application of
George & Company, LLC

Law Office 102

Serial No. 77/798355

Trademark Attorney

Filed: August 6, 2009

Mayur C. Vaghani

Mark: LEFT CENTER RIGHT

CERTIFICATE OF MAILING

I HEREBY CERTIFY that the original of this Applicant's Request for Suspension in Ex Parte Appeal is being electronically filed with the Trademark Trial and Appeal Board of the United States Patent and Trademark Office through the web site at <http://esta.uspto.gov> on September 23, 2014.

/JENNIFER L. WHITELAW/
JENNIFER L. WHITELAW

**APPLICANT'S REQUEST FOR SUSPENSION
IN EX PARTE APPEAL**

Applicant hereby requests a suspension of the above proceedings including the briefing deadline for Applicant herein, in the appeal currently before the Trademark Trial and Appeal Board, from the decision of the Trademark Examining Attorney's final refusal and denial of the Request for Reconsideration.

The application now under appeal has had U.S. Trademark Registration No. 3555630 cited against it (hereinafter "cited Registration"). The cited Registration will expire on December 30, 2014. In prior legal opposition proceedings by Applicant against the same Registrant, other prior pending applications also previously cited against this Application, namely Serial Nos. 78802860, 77236696 and 77222038, were expressly abandoned in favor of Applicant in opposition Proceeding Nos. 91190850, 91183968 and 91183088, all of which oppositions terminated in Applicant's favor.

Upon the upcoming possible expiration of the cited registration (December 30, 2014), this appeal would become moot. On the other hand, if the cited Registration No. 3555630 does not expire after its expiration date, then additional proceedings may ensue that could lead to the indefinite suspension of this appeal as well. In either event, the briefing on the appeal may never be needed.

The relief sought is reasonable in that it may obviate entirely the need for the appeal. Further, the relief sought is reasonable because in the applicable time frames for briefing by the Applicant and then the Examining Attorney, would span most of the period of time requested by the Applicant.

Alternatively, Applicant requests that the application to be remanded to the Examining Attorney with instructions so that a suspension of the application may be entered.

WHEREFORE, Applicant requests the relief outlined above.

Respectfully submitted,

/JENNIFER L. WHITELAW/
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