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

Proceeding	77846283
Applicant	Fatlace, LLC
Applied for Mark	ILLEST
Correspondence Address	MARK C ARCENAL FATLACE LLC 1630 POST STREET SAN FRANCISCO, CA 94115 UNITED STATES markfatlace@gmail.com
Submission	Joint Motion For Suspension of Settlement and Report of Settlement Status
Attachments	2014-04-21 Acushnet Company - Joint Motion For Suspension of Settlement and Report of Status.pdf(18437 bytes)
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Date	04/21/2014

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

In the Matter of Application Serial No. 77/846,283
Published in the Official Gazette on March 1, 2011

ACUSHNET COMPANY,

Opposer,

v.

FATLACE, LLC,

Applicant.

Opposition No. 91200449

Attorney Docket No.
766202.2939

**JOINT MOTION FOR SUSPENSION OF SETTLEMENT AND REPORT OF
SETTLEMENT STATUS**

1. The parties are engaged on-going negotiations to settle this matter.
2. To try to conclude a couple of issues in their written draft agreement, Opposer and Applicant request that this proceeding be suspended for an additional 90 days.
3. Acushnet's in-house counsel and Applicant's Director of Operations ("DOO") are negotiating the final provisions. They exchanged e-mails in February regarding a possible face-to-face meeting, but their schedules did not permit them to meet. They spoke by phone in early April, and on April 10, the DOO e-mailed Acushnet a summary of seven points to include and/or revise in the parties' written agreement. The parties still need to resolve one of these points, and Acushnet's counsel called a third-party in this regard on April 17. Acushnet's counsel will be traveling in Asia in early May and needs the additional time to try to resolve this one issue. Once Acushnet's counsel returns from Asia (if not before), they will send a revised written

agreement to the DOO for review and comment. Both parties will strive to finalize and sign the written agreement by July 21.

4. Accordingly, the parties request that the Schedule for the above matter be amended as follows:

- Proceedings Resume 7/22/2014
- Initial Disclosures Due 8/11/2014
- Expert Disclosures Due 11/25/2014
- Discovery Closes 12/25/2014
- Plaintiff's Pretrial Disclosures 2/08/2015
- Plaintiff's 30-day Trial Period Ends 3/25/2015

- Defendant's Pretrial Disclosures 4/9/2015
- Defendant's 30-day Trial Period Ends 5/24/2015
- Plaintiff's Rebuttal Disclosures 6/8/2015
- Plaintiff's 15-day Rebuttal Period Ends 7/8/2015

Respectfully submitted,

April 21, 2014

By: /David J. Ervin/
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Attorney for Opposer
ACUSHNET COMPANY

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the attached Motion For Suspension For Settlement With Consent was served upon Fatlace, LLC, the owner of said application to the attention of Mark C. Arcenal at 800 S. Amphlett Blvd, San Francisco, California 94402, the address designated by said owner for that purpose, by electronic mail on April 21, 2014.

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