

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

In re
Trademark Application
Ser. No. 78/140,487
Filed July 1, 2002
Published January 14, 2003
Applicant Briant Denenberg
Trademark AMOR A. BRIANT
Class 25

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TTAB
INFORMATION

Certificate of Mailing Pursuant to 37 C.F.R., §1.85

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Trademarks, 2900 Crystal Drive, Arlington, Virginia 22202-3513 on the date shown below:

Michael McDonough Printed Name
[Signature] Signature
3/14/03 Date

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Commissioner for Trademarks
2900 Crystal Drive
Arlington VA 22202-3513

03-14-2003

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SECOND REQUEST FOR EXTENSION OF TIME
TO FILE NOTICE OF OPPOSITION

Sir:

Pursuant to Trademark Rule 2.102, Mohamed Faycal Amor, an individual with an address at 4 Rue Villehardouin, 75003 Paris, France, potential opposer herein, by and through his attorneys, hereby requests that he be granted an additional thirty (30) day extension within which to file an opposition against applicant, Briant Denenberg, regarding the mark AMOR A. BRIANT. This mark was published for opposition in the Official Gazette of the United States Patent and Trademark Office on January 14, 2003, as Serial No. 78/140,487 in Class 25 for clothing for men, women and children, namely, hats; caps; visors; shirts; t-shirts; tank tops; polo shirts; rugby shirts; vests; pants; shorts; underwear; boxer briefs; briefs; women's panties; thongs and bikini bottoms; swim wear; bikinis; surf shorts; socks; bandanas; scarves; jackets; sweat shirts; dresses; suspenders; ties; sleepwear; pajamas; lingerie; and slipper socks.

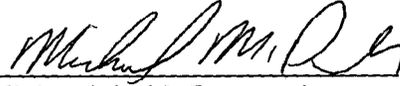
Potential opposer requests that the time for filing a Notice of Opposition to the above application be extended for an additional thirty (30) days, extending the deadline until April 14, 2003.

Good cause for such extension is shown in that potential opposer and applicant have been engaged in settlement negotiations to resolve the matter without the need for formal proceedings in the Patent and Trademark Office. The extension requested herein will give the parties a reasonable period of time within which to bring such negotiations to a conclusion.

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This request is being submitted in triplicate as required by 37 C.F.R. § 2.102(d).

Respectfully submitted,



Michael A. McDonough
Cutner & Associates, P.C.
641 Lexington Avenue
New York, New York 10022
(212) 759-1818
Attorney for Potential Opposer

Date: 3/12/03