

allocation of costs, and cooperation concerning consent to registration of the parties' respective trademarks. However, during the course of the negotiations in 2002, because the litigations in Canada were more complex and the U.S. negotiations would closely track the resolution of the Canadian disputes, it was determined to resolve the parties' legal disputes in Canada first before finalizing the U.S. matters.

In May 2003, the parties reached and executed an agreement concerning their legal disputes in Canada and have consequently turned their attention to completing negotiations of an agreement with respect to the U.S. Applicant has now forwarded to Opposers a proposal concerning the U.S., and Opposers' U.S. and foreign counsel are currently reviewing said proposal. It is expected that, in light of the resolution in Canada and the other countries, the key issues cited above are close to being resolved with respect to the U.S. proceedings.

On these grounds, Opposers, with the consent of Applicant's counsel, Jay Begler, Esq., given in a telephone message on June 26, 2003, move that the Board suspend this case. As this consented-to motion is not for purposes of delay, favorable action is respectfully requested.

Respectfully submitted,

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Dated: July 17th, 2003

08/05/2003TTAB

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing **CONSENTED-TO MOTION TO SUSPEND PROCEEDINGS** was served on this 17th day of July, 2003 by first-class U.S. Mail, postage prepaid, on:

Jay H. Begler, Esq.
BUCHANAN INGERSOLL
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Lisa M. Locke