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

00 MAY - 3 2003

GOULDS PUMPS, INCORPORATED )  
 )  
 ) Opposer, )  
 )  
 ) v. )  
 )  
 ) QED ENVIRONMENTAL SYSTEMS, INC. )  
 )  
 ) Applicant. )

Opposition No. 114,439



04-14-2003

U.S. Patent & TMO/TM Mail Rpt Dt. #73

AGREED MOTION BY CONSENT FOR SUSPENSION OF PROCEEDINGS

Opposer, Goulds Pumps, Incorporated, through its attorneys, hereby with the consent of the Applicant's attorney, moves that the proceedings in this case be suspended by the Trademark Office beginning with the Applicant's Answer and the Discovery time period and all subsequent time periods, pending the disposition of the settlement negotiations between the parties.

The parties through their respective legal counsel have been in communication regarding proposed resolutions for this matter. Continued focus at settlement, rather than detracting from settlement and advancing discovery or other matters in these Opposition proceedings is, at this time, believed appropriate by the respective legal counsel for these parties. The possible settlement of this matter will alleviate the need for the pursuit of the Opposition proceedings. Counsel for the Applicant is in the process on following-up on voluntarily providing of information and documents for the consideration of possible settlement. The underlying situation regarding possible

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settlement was recently discussed between counsel with it being believed that the parties are very close to resolving this matter, but one business matter requires further consultation. Additional time is needed to finalize possible settlement, draft the settlement papers, obtain signatures of the parties upon settlement papers, and to possibly seek the Trademark Office's approval of an application which might be filed by the Applicant in accordance with the terms of the proposed settlement between the parties.

The parties reserve the right to resume proceedings at an earlier date by either party requesting the resetting of all time periods set by the Board beginning with the Applicant's Answer becoming due in thirty (30) days and including the resetting of the Discovery time period and all subsequent time periods, should these negotiations fail.

This Motion is not being submitted for any purpose of delay.

As this motion is consented to by Applicant's attorney, it is respectfully requested that it be granted and this case be suspended with the resetting of the Applicant's Answer, the Discovery time period and all subsequent time periods, should the parties not be able to achieve settlement.

(IN TRIPLICATE)

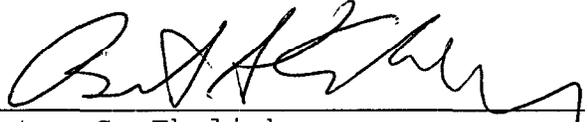
Respectfully submitted,

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Burton S. Ehrlich, One of the  
Attorneys for Opposer

**CERTIFICATE OF MAILING**

I hereby certify that this paper is being deposited (in triplicate) with the United States Postal Service on the date shown below with sufficient postage as First Class Mail in an envelope addressed to Box TTAB - NO FEE; Assistant Commissioner for Trademarks, U.S. Trademark Office, 2900 Crystal Drive, Arlington, VA 22202-3513 on this 10th day of April, 2003.

  
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Burton S. Ehrlich

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing AGREED MOTION BY CONSENT FOR SUSPENSION OF PROCEEDINGS, was deposited with the United States Postal Service on the date shown below with sufficient postage as First Class Mail in an envelope addressed to Lisa M. DuRoss, Harness, Dickey & Pierce, P.L.C., P.O. Box 828, Bloomfield Hills, MI 48303, this 10th day of April, 2003.

  
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Burton S. Ehrlich