

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

STI LICENSING CORPORATION,

Opposer,

-v-

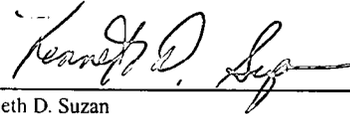
SCOTT PLASTICS, LTD.,

Applicant.

"EXPRESS MAIL" MAILING LABEL

Number ER 951263297 US
Date of Deposit January 18, 2005

I hereby certify that this paper is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Trademark Trial and Appeal Board, Commissioner for Trademarks, P.O. Box 1451, Alexandria, VA 22313-1451.



Kenneth D. Suzan

Opposition No. 121,571
Application No. 75/390,601
Published on April 4, 2000
Mark: SCOTTY

CONSENTED MOTION TO SUSPEND PROCEEDINGS

Opposer moves with the consent of Applicant to suspend the above-captioned proceeding for six months because the parties both believe that good cause exists to suspend the proceedings to allow time for the United States Patent and Trademark Office to act upon a proposed amendment to the goods of the opposed application.

A mutually acceptable settlement agreement has been executed by the parties. Under that agreement, Applicant is to amend the goods of the opposed application, and Opposer will not oppose the application as proposed to be amended. The parties jointly submit that a suspension will help minimize their attorneys' fees and minimize the time imposition on the Trademark Trial and Appeal Board and its personnel.



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U.S. Patent & TMO/TM Mail Rept Dt. #72

At such time as the action is removed from suspension, if the opposition has not been dismissed, a new discovery and trial period schedule will be jointly proposed by Opposer and Applicant.

Accordingly, both parties move, with the Board's approval, that this proceeding be suspended for six months.

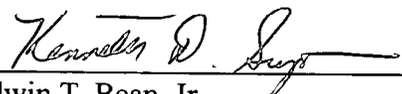
This stipulated motion is not made for the purpose of delay. The purpose of this stipulated motion is to allow time for consideration and entry of the proposed amendment.

This consented motion is being submitted in triplicate.

Dated: Buffalo, New York
January 18, 2005

Respectfully submitted,

HODGSON RUSS LLP

By: 
Edwin T. Bean, Jr.
Kenneth D. Suzan

Attorneys for STI Licensing Corporation
One M&T Plaza, Suite 2000
Buffalo, NY 14203-2391
(716) 856-4000

CERTIFICATE OF SERVICE

I, Kenneth D. Suzan., hereby certify that a true and correct copy of the foregoing *Consented Motion to Suspend Proceedings* was served on January 18, 2005 by first-class mail in a postage prepaid envelope addressed to:

Mark W. Hendricksen, Esq.
Wells St. John, P.S.
601 W. First Avenue, Suite 1300
Spokane, WA 99201



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BRIEF IN SUPPORT OF CONSENTED MOTION TO SUSPEND PROCEEDINGS

The parties are jointly moving that the matter be suspended for a period of six months. 37 CFR § 2.117(c) provides in relevant part:

Proceedings may also be suspended, for good cause, upon motion or stipulation of the parties approved by the Board.

The parties are stipulating and jointly moving for said suspension for good cause shown, and therefore the parties submit the motion for suspension should be granted by the Board.

This brief is being submitted in triplicate.

Dated: Buffalo, New York
January 18, 2005

Respectfully submitted,

HODGSON RUSS LLP

By: *Kenneth D. Suzan*

Edwin T. Bean, Jr.

Kenneth D. Suzan

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