

Date: November 8, 2001

Respectfully submitted,

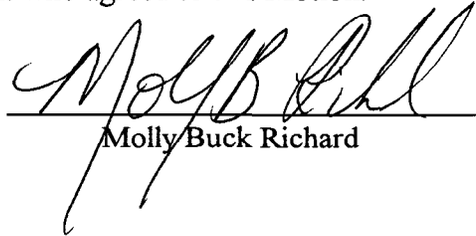
A handwritten signature in cursive script, appearing to read "Molly Buck Richard", is written over a horizontal line.

MOLLY BUCK RICHARD
COURTNEY L. JONES
STRASBURGER & PRICE, L.L.P.
901 Main Street, Suite 4300
Dallas, Texas 75202
(214) 651-4300
(214) 651-4330 (Telecopier)

ATTORNEYS FOR OPPOSER
HEWLETT-PACKARD COMPANY

CERTIFICATE OF CONFERENCE

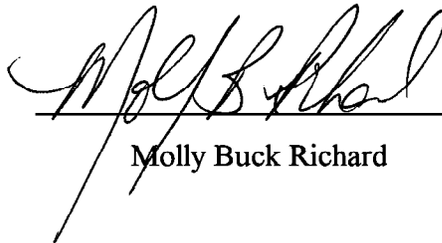
The undersigned certifies that on the 8th day of November, 2001 a conversation was had with Haralds Jass, President and CEO of Applicant who agreed to this Motion.


Molly Buck Richard

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the foregoing **Motion to Suspend Proceedings on Consent** has been forwarded this 8th day of November, 2001 to:

Mr. Haralds Jass
President & Ceo
HopOne Internet Corporation
1010 Wisconsin Avenue NW, Suite 303
Washington, D.C. 20007-3603



Molly Buck Richard

TTAB

Express Mail Label EL 607 895 282

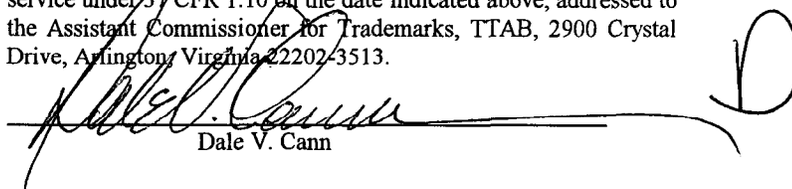
Date of Deposit November 8, 2001

I hereby certify that this correspondence 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, addressed to the Assistant Commissioner for Trademarks, TTAB, 2900 Crystal Drive, Arlington, Virginia 22202-3513.



11-08-2001

U.S. Patent & TMO/TM Mail Rcpt Dt. #61


Dale V. Cann

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

Hewlett-Packard Company	§	Opposition No.: 121,759
	§	
Opposer	§	Trademark Application No. 75/858,178
	§	
v.	§	
	§	
HopOne Internet Corporation	§	Published: <i>U.S. Official Gazette</i>
	§	September 26, 2000
Applicant.	§	TM 94

MOTION TO SUSPEND PROCEEDINGS ON CONSENT

Hewlett-Packard Company, Opposer with HopOne Internet Corporation, Applicant, files this joint Motion to Suspend further proceedings pending the Board's decision on Opposer's Motion to Compel Discovery. The parties would show that a scheduling order was issued on January 23, 2001 and that, pursuant to the scheduling order, Opposer's testimony period is set to close on November 9, 2001. A ruling on Opposer's Motion to Compel Discovery is required before Opposer can file its testimony.

Accordingly, the parties request the Board suspend further action on this opposition proceeding pending a ruling from the Board on Opposer's Motion to Compel Discovery.