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

BFS BRANDS, LLC, )  
)  
and )  
)  
BRIDGESTONE/FIRESTONE NORTH. )  
AMERICAN TIRE, LLC, )  
)  
Opposers, )  
)  
v. )  
)  
ORTECK INTERNATIONAL, INC. )  
)  
Applicant. )

Opposition No. 154,661  
Serial No. 76/369,339



11-03-2003  
U.S. Patent & TMO/c/TM Mail Rcpt Dt. #78

**CONSENTED MOTION FOR SIXTY (60) DAY  
EXTENSION OF DISCOVERY PERIOD AND SUBSEQUENT TRIAL DATES**

Opposers, BFS Brands, LLC, and Bridgestone/Firestone North American Tire, LLC, respectfully request a sixty day extension of the discovery deadline and all subsequent trial dates.

This extension request is submitted in good faith and not for purposes of delay. A Stipulated Protective Order was entered by the Board on September 17, 2003. The parties now require additional time to review information and documents and complete discovery in this case. For this reason, it is requested that the close of discovery and all subsequent trial dates be extended by sixty days in order to allow the parties time to review information and documents and complete discovery in this case.

Accordingly, Opposers respectfully move that the Board extend the close of the discovery period in these proceedings by sixty (60) days, to and including **January 6, 2004**.

It is further requested that all subsequent dates and deadlines in this proceeding be re-set by sixty days as follows:

30-day Testimony Period  
for party in position of  
Plaintiff to close: April 5, 2004

30-day Testimony Period  
for party in position of  
Defendant to close: June 4, 2004

15-day rebuttal Testimony  
Period for party in Plaintiff  
to close: July 19, 2004

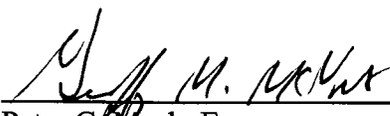
Applicant's counsel, Deborah J. Westervelt, consented to this extension in a telephone conversation with the undersigned counsel for Opposers on October 1, 2003.

In view of the foregoing, favorable action on this consented motion, submitted in triplicate, is respectfully requested.

Respectfully submitted,

Dated: Nov. 3, 2003

By:

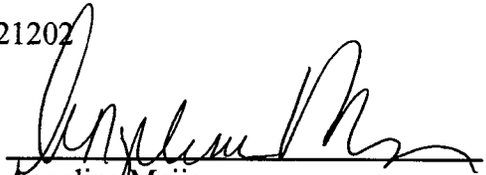
  
Peter G. Mack, Esq.  
Geoffrey McNutt, Esq.  
FOLEY & LARDNER  
3000 K Street, N.W., Suite 500  
Washington, D.C. 20007  
(T) 202.672.5300  
(F) 202.672.5399

*Counsel for Opposers*

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing CONSENTED MOTION FOR SIXTY (60) DAY EXTENSION OF DISCOVERY PERIOD AND SUBSEQUENT TRIAL DATES was served upon counsel for Applicant by mailing a true copy thereof via first class U.S. mail, postage prepaid, this 3<sup>rd</sup> day of November, 2003, addressed as follows:

Deborah J. Westervelt, Esq.  
The Law Offices of Royal J. Craig  
10 North Calvert Street  
Suite 153  
Baltimore, Maryland 21202

  
Angelina Mejia