

2. Both parties served discovery prior to the discovery close of May 24, 2004. With this *Stipulated Request for a Suspension*, neither party is attempting to reopen the discovery period.

3. However, the parties have not yet responded to the discovery requests. The parties would like to conduct their negotiations without prejudice to any right to respond to such discovery requests. Therefore, the parties also stipulate that Applicant's discovery responses will be due on September 19, 2004, and Opposer's discovery responses will be due on September 23, 2004.

4. Counsel for Applicant, James M. Trush, stipulates to this Request for Suspension, and has indicated that Applicant will not oppose this request.

5. Counsel for Applicant has been served with this Request for Suspension as indicated by that attached Certificate of Service.

WHEREFORE, Opposer, with the stipulation of Applicant, hereby requests that the referenced opposition be suspended for a period of three months, and in the event that either party requests recommencement of the opposition proceeding or the suspension terminates prior to settlement, that new deadlines (excluding the discovery period which has expired and which the parties do not request to reopen) be set by the TTAB.

Respectfully submitted this 14th day of June, 2004.

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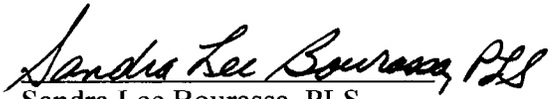
Greenwood Village, Colorado 80111

CERTIFICATE OF SERVICE

I hereby certify that on this 14th day of June, 2004, a copy of the foregoing STIPULATED REQUEST FOR SUSPENSION was deposited with the United States Postal Service as First Class Mail, postage pre-paid, addressed to the following:

James M. Trush, Esq.
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Irvine, CA 92614

Attorney for Applicant


Sandra Lee Bourassa, PLS

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