

These extensions are requested to allow the parties to pursue discovery and to discuss ongoing settlement discussions and are not for the purpose of undue delay. The attorneys for both parties have agreed to the extension dates as outlined above.

Dated: New York, New York
November ____, 2003

McCARTER & ENGLISH, LLP

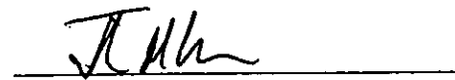
By:



Gary H. Fechter, Esq.
Attorneys for Applicant
FD Management, Inc.
300 Park Avenue
New York, NY 10022
(212) 609-6800

Dated: Dallas, Texas
November 21, 2003

Agreed:
AKIN GUMP STRAUSS HAUER
& FELD LLP



John M. Cone, Esq.
Attorneys for Opposer
1700 Pacific Avenue
Suite 4100
Dallas, TX 75201
(214) 969-2800

CERTIFICATION OF SERVICE

The undersigned hereby certifies that the original of the foregoing Stipulated Motion for An Extension of Time for Discovery and Testimony Periods has been served via Federal Express, this 18th day of November, upon Applicant, at the following address:

John M. Cone, Esq.
Akin, Gump, Strauss, Hauer & Feld, LLP
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Ruby Martinez

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January 28, 2004

VIA EXPRESS MAIL

United States Department of Commerce
Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, VA 22202-3513



Re: The Wet Seal, Inc. v.
FD Management, Inc.
Opposition No. 91157022

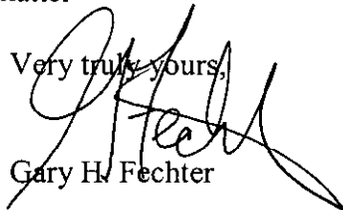
Dear Mr. Kochersperger:

This letter will confirm the voice mail message that John M. Cone, Esq. attorney for Opposer, The Wet Seal, Inc. and I, counsel for Applicant, FD Management, Inc. left for you on Tuesday, January 27, 2004.

As Mr. Cone and I indicated, the letter issued by you on December 4, 2003 suspending the above-mentioned opposition proceedings was issued in error. The parties are not negotiating a possible settlement and wish for the Discovery and Testimony periods to be reinstated as requested in the Stipulated Motion for an Extension of Time For Discovery and Testimony Periods filed by Mr. Cone with the TTAB on November 21, 2003 (copy attached for your file of reference).

Thank you for your courtesy in this matter

Very truly yours,


Gary H. Fechter

GHF:mcb
cc: John M. Cone, Esq.
Attorneys for Opposer
1700 Pacific Avenue
Suite 4100
Dallas, TX 75201
(214-969-2800)

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