

the need for the pursuit of the Opposition proceedings. Additional time is needed to negotiate a possible settlement, draft the settlement papers, obtain signatures of the parties upon settlement papers, and to possibly seek the Trademark Office's approval of an application which might be filed by the Applicant in accordance with the terms of the proposed settlement between the parties.

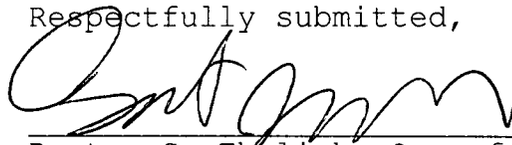
The parties through counsel believe that they will be able to continue to progress towards settlement. Some delays have occurred due to the foreign entity being involved, that there is also a related opposition which adds further complexity, and due to a change of corresponding instructing counsel of Opposer based in Germany, but the parties remain fully optimistic that this matter and a related opposition are on a settlement track for resolution. Additional delays occurred because of the change of foreign contact counsel representing the Opposer. Further delay was caused by the busy litigation scheduling of lead counsel and the busy work and travel related scheduling of foreign based counsel. Settlement activities have included the actual creation of a settlement related document with circulation and review, as well as continuing discussions on its finalizations. It is believed that this matter continues to be on a settlement track.

This Motion is not being submitted for any purpose of delay.

As this motion is consented to by Applicant's attorney, it is respectfully requested that it be granted and this case be suspended beginning with the date for the Applicant to Answer the Opposition Petition, the Discovery time period and all subsequent time periods being reset. Either party wishes to resume the right to reactivate the proceedings should it appear appropriate with the Applicant having its Answer due sixty (60) days after the reinstatement of this opposition proceedings.

Respectfully submitted,

By:



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CERTIFICATE OF MAILING

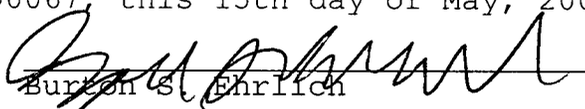
I hereby certify that this correspondence is being deposited (in triplicate) with the United States Postal Service as First Class Mail addressed to ATTN TTAB - NO FEE, Commissioner for Trademarks, U.S. Trademark Office, P.O. Box 1451, Alexandria, VA 22313-1451 on May 15, 2007.



Burton S. Ehrlich

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing AGREED MOTION BY CONSENT FOR SUSPENSION OF PROCEEDINGS was sent via facsimile to 310-551-3458 and was also deposited with the United States Postal Service on the date shown below with sufficient postage as First Class Mail in an envelope addressed to Jonathan A. Hyman, Knobbee, Martens, Olson & Bear, LLP, 1901 Avenue of the Stars, Suite 1500, Los Angeles, CA 90067, this 15th day of May, 2007.


Burton S. Ehrlich