

TTAB

B805-007C

UNITED STATES PATENT AND TRADEMARK OFFICE  
TRADEMARK TRIAL AND APPEAL BOARD

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IOWA STATE UNIVERSITY OF SCIENCE  
AND TECHNOLOGY, :

Opposer, :

v. :

BROOKLYN BASEBALL COMPANY, LLC, :

Applicant. :

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75/982,803

Opposition No. 91160947



07-22-2004

U.S. Patent & TMOtc/TM Mail Rpt Dt. #77

MOTION ON CONSENT

Applicant hereby moves pursuant to Rule 2.127 of the Trademark Rules of Practice for a sixty-day extension of the time within which it may answer the Notice of Opposition from August 2, 2004 to October 1, 2004. The attorney for Opposer has consented to this motion.

This request is for good cause, namely: (1) the instant opposition is related to Opposition No.91153907 involving the identical parties and mark but different goods or services; (2) Opposition No.91153907 has been suspended for six months from July 8, 2004 because the parties of negotiating for possible settlement, which settlement would include settlement of the instant opposition; and (3) the filing of an answer and

counterclaim in the instant opposition might be counterproductive to reaching settlement.

WHEREFORE, Applicant respectfully requests that its Motion on Consent be granted.

Dated: New York, New York  
July 20, 2004



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CERTIFICATE OF SERVICE

It is hereby certified that on this 20<sup>th</sup> day of July, 2004, a true and complete copy of the foregoing Motion on Consent was served by First-Class Mail, postage prepaid, upon Edmund J. Ferdinand, III, attorney for Opposer, at Grimes & Battersby, LLP, 488 Main Avenue, Third Floor, Norwalk, Connecticut 06851.



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Albert Robin