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

Proceeding	91162370
Party	Plaintiff De Boule Diamond & Jewelry, Inc. De Boule Diamond & Jewelry, Inc. 6821 Preston Road Dallax, TX 75205 UNITED STATES
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Attachments	DeBouleStip.pdf (4 pages)

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

Attny Ref.: 0820278.0103

DE BOULLE DIAMOND & JEWELRY, INC.,

Opposer,

v.

DE BEERS LV LTD.,

Applicant.

Consolidated Opposition No.: 91162370

Opposition No.'s: 91162370

91162469

91164615

91165285

91165465

**OPPOSER'S STIPULATION REGARDING MOTION TO
EXTEND DISCOVERY AND TESTIMONY PERIODS**

Pursuant to 37 C.F.R. § 2.120 (a), and TMBP 403.04, Opposer, De Boulle Diamond & Jewelry, Inc. ("Opposer" and/or "De Boulle"), hereby files this Stipulation Regarding the Motion to Extend Discovery and Testimony Periods, filed by Applicant, De Beers LV Ltd. ("Applicant" and/or "De Beers"), and in support of same will respectfully show:

1. De Beers filed Applications for federal registration of the marks in issue in this Proceeding on the following dates: (i) DB LOGO (78/45219), applied May 2, 2003; (ii) DB STAR (78/245795), applied May 5, 2003; (iii) DB SIGNATURE (78/245210), applied May 2, 2003; and (iv) DB MONOGRAM (78/245779), applied November 15, 2002; SO DB Mark (Reg. No. 2,985,572) on August 26, 2003 (hereinafter collectively referred to as the "De Beers Marks").

2. De Boulle timely filed separate oppositions against application for the registration the De Beers Marks; namely, Opposition No. 91162370 (DB LOGO), Opposition

No. 91162469 (DB MONOGRAM), Opposition No. 91164615 (DB SIGNATURE), Opposition No. 91165285 (DB STAR), and Opposition No. 91165465 (SO DB).

3. On May 2, 2005, by Order entered on that date, the Board consolidated Opposition No. 91162370, 91162469, and 91164615, under Opposition No. 91162370. On July 20, 2005, the Board further consolidated Opposition No. 91165285, and 91165465 with the earlier Consolidated Opposition No. 91162370, as Consolidated Opposition No. 91162370 (the "Proceeding").

4. Pursuant to the most current Scheduling Order in this Proceeding, the Discovery Deadline was set to Expire on December 25, 2005. On December 27, 2005, De Beers filed a Motion to Extend Discovery and Testimony Periods (the "Motion"), requesting that the Discovery Deadline be extended until January 24, 2006, that the Testimony Periods for Opposer and Applicant be extended to close on April 24, 2006, and June 23, 2006, respectively, and that the Rebuttal Testimony Period be set to close on August 7, 2006 (the "Extensions of Time").

5. To date, The Board has not ruled on the Motion. Opposer is not opposed to the Extensions of Time requested by the Motion and hereby Stipulates to an amendment to the Scheduling Order to reflect the Extensions of Time requested by the Motion.

This the 2nd day of March, 2006.

Respectfully submitted,

NELSON MULLINS RILEY & SCARBOROUGH LLP

By: /s/ David A. Harlow

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that he has served a copy of the foregoing document upon counsel of record by mailing a true copy thereof, through the United States Mail, first class, postage prepaid, on this the 2nd day of March, 2006, and addressed as follows:

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/s/ David A. Harlow
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