

If the Opposition is not settled, after the expiration of the suspension period, the parties agree that Applicant's time to respond to Opposer's first set of discovery requests, as well as testimony dates will be reset by the Board. The parties further understand that if the settlement is not achieved, Applicant will most likely file a Motion to Reopen Discovery.

Opposer respectfully requests that the Board grant Opposer's consented Motion to Suspend.

Respectfully submitted,

LOTTO SPORT ITALIA S.P.A.

By: *Beth Chapman*

Jeffrey H. Kaufman
Beth A. Chapman
Oblon, Spivak, McClelland,
Maier & Neustadt, P.C.
1940 Duke Street
Alexandria, Virginia 22314
(703) 413-3000
fax (703) 413-2220
e-mail: tmdocket@oblon.com

Date: May 3, 2007

JHK/BAC/cli {I:\atty\JHK\272822-289932US-sus.doc}

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing OPPOSER'S CONSENTED MOTION TO SUSPEND FOR SETTLEMENT was served on counsel for Applicant, this 3rd day of May, 2007, by sending same via First Class mail, postage prepaid, to:

Daniel P. Larsen, Esq.
ATER WYNNE LLP
222 SW Columbia Street
Suite 1800
Portland, OR 97201



Carlette Lisenby