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Filing date: **10/15/2007**

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

Proceeding	91179000
Party	Plaintiff The Cartoon Network, Inc.
Correspondence Address	James A. Trigg KILPATRICK STOCKTON LLP 1100 Peachtree Street Atlanta, GA 30309-4530 UNITED STATES
Submission	Motion to Extend
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Date	10/15/2007
Attachments	motion to extend.pdf (3 pages)(12197 bytes)

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

THE CARTOON NETWORK, INC.,)	
)	Opposition No. 91179000
Opposer,)	
)	In the Matter of Application
v.)	Serial No. 76/638,229
)	
ADULT CARTOON NETWORK INC.,)	Mark: ADULT CARTOON ADULT
)	CARTOON NETWORK GET
Applicant.)	CONNECTED & Design

**OPPOSER’S MOTION TO EXTEND TIME TO RESPOND TO
APPLICANT’S MOTION FOR A MORE DEFINITE STATEMENT, MOTION FOR
EXTENSION OF DISCOVERY RESPONSE DEADLINE, AND MOTION TO RE-SET
DISCOVERY AND TESTIMONY PERIODS**

Opposer, The Cartoon Network, Inc., respectfully requests an extension of time to respond to Defendant’s Motion for a More Definite Statement, Motion for Extension of Discovery Response Deadline, and Motion to Re-Set Discovery and Testimony Periods pending the disposition of Plaintiff’s Motion to Suspend Proceedings Pursuant to 37 C.F.R. § 2.117(a).

On August 13, 2007, Opposer Cartoon Network filed this opposition proceeding. On September 24, 2007, in lieu of an Answer, Applicant filed a Motion for a More Definite Statement, Motion for Extension of Discovery Response Deadline, and Motion to Re-Set Discovery and Testimony Periods. On October 1, 2007, Cartoon Network filed a civil action against Applicant in the United States District Court for the Northern District of Georgia which will dispose of the issues raised in this opposition proceeding (the “Civil Action”). On October 12, 2007, in the interest of preserving judicial resources and because all of the issues in this opposition proceeding will be addressed by the controlling precedent of the district court in the Civil Action, Opposer filed a Motion to Suspend Proceedings Pursuant to 37 C.F.R. § 2.117(a).

Opposer's deadline to respond to Applicant's Motion for a More Definite Statement, Motion for Extension of Discovery Response Deadline, and Motion to Re-Set Discovery and Testimony Periods is October 15, 2007. Because this opposition proceeding should be suspended pending the disposition of the Civil Action, Opposer anticipates that Applicant's Motion for a More Definite Statement, Motion for Extension of Discovery Response Deadline, and Motion to Re-Set Discovery and Testimony Periods will be rendered moot. Opposer therefore requests an extension of time to respond to Applicant's Motion for a More Definite Statement, Motion for Extension of Discovery Response Deadline, and Motion to Re-Set Discovery and Testimony Periods pending the disposition of the Board's ruling on Opposer's Motion to Suspend Proceedings Pursuant to 37 C.F.R. § 2.117(a).

Counsel for Opposer, Alicia Grahn Jones, conferred with counsel for Applicant, Denis O'Brien, via telephone on October 15, 2007 and Applicant was unwilling to consent to this motion.

Date: October 15, 2007

/s/ Alicia Grahn Jones
Miles J. Alexander
Laurel J. Lucey
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CERTIFICATE OF SERVICE

This is to certify that on this date, the foregoing **OPPOSER'S MOTION TO EXTEND TIME TO RESPOND TO APPLICANT'S MOTION FOR A MORE DEFINITE STATEMENT, MOTION FOR EXTENSION OF DISCOVERY RESPONSE DEADLINE, AND MOTION TO RE-SET DISCOVERY AND TESTIMONY PERIODS** was served upon Applicant by depositing a copy thereof with the DHL courier service, addressed as follows:

Clifford W. Vermette
Mark Pospisilik
Denis O'Brien
Vermette & Co.
1177 West Hastings Street, Suite 320
Vancouver V6E 2K3, BC

Date: October 15, 2007

/s/ Alicia Grahn Jones
Counsel for Opposer