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

Proceeding	91181621
Party	Plaintiff StonCor Group, Inc.
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February 24, 2010

Filed Electronically

Trademark Trial and Appeal Board
Attn: Honorable Mary Catherine Faint, Interlocutory Attorney
P.O. Box 1451
Alexandria, VA 22313-1451

Re: StonCor Group, Inc. v. Les Pierres Stonedge, Inc.
Opposition Number: 91181621
Our Reference: 76119.42101

Dear Ms. Faint:

In the Board's paper number 32, briefing dates for this proceeding were reset with opposer StonCor's reply brief being due on 19 February 2010.

On 12 February 2010, StonCor moved for an additional three (3) working days of time for submission of StonCor's reply brief and requested that the reply brief be due on Tuesday, 23 February 2010. The basis for this motion was the inclement weather and record-breaking snowstorms suffered here in the Northeastern part of the country, which had caused StonCor's undersigned counsel's offices to close and which also made it impossible for StonCor's counsel to reach the office on at least one intended weekend work day.

StonCor's 12 February motion (which incidentally is mischaracterized on the TTAB website as "Defendants" motion) is paper number 40.

Applicant Les Pierres' counsel subsequently agreed not to oppose StonCor's motion for the time extension. StonCor filed papers on 18 February 2010 memorializing that undertaking by Les Pierres' counsel.

Not having received any decision on the motion filed on 12 February for additional time for submission of StonCor's reply brief, on the required due date as stated in the Board's paper number 32, namely on 19 February 2010 StonCor filed a paper styled as a "Cautionary

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Preliminary Reply Brief Filed Out of Caution in View of Lack of Any Decision from the Board on StonCor's 12 February Motion".

Yesterday, 23 February 2010, StonCor filed StonCor's Reply Brief.

Still not having received any decision on the motion filed on 12 February, which motion Les Pierres' counsel agreed not to oppose, StonCor respectfully requests that StonCor's Reply Brief filed on 23 February be considered timely and, in such event, that StonCor's "Cautionary Preliminary Reply Brief" filed on 19 February be disregarded.

If, on the other hand, StonCor's motion of 12 February seeking a time extension for submission of StonCor's reply brief is denied, then StonCor notes that StonCor has timely filed, by the 19 February limiting date set in the Board's order of 20 November 2009, a reply brief.

StonCor respectfully requests clarification of the situation regarding grant or denial of StonCor's motion of 12 February 2010 requesting time until 23 February 2010 to submit StonCor's reply brief.

Respectfully submitted,

/CHARLES N. QUINN/

Charles N. Quinn
Attorney for Opposer StonCor Group, Inc.

CNQ:cpe

cc: James Menker, Esq., Counsel for Les Pierres (via *first class mail*)