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Filing date: **08/07/2009**

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

Proceeding	91183588
Party	Plaintiff Young & Co.'s Brewery Plc, Young & Co.'s Brewery, plc
Correspondence Address	Susan Upton Douglass Fross Zelnick Lehrman & Zissu, P.C. 866 United Nations Plaza New York, NY 10017 UNITED STATES lui-docket@fzlz.com
Submission	Motion to Suspend for Settlement Discussions
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Signature	/s/ James D. Weinberger
Date	08/07/2009
Attachments	Motion to Suspend (F0497118).PDF ( 3 pages )(16333 bytes )

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

YOUNG & CO.'S BREWERY, PLC,

Opposer,

v.

SHANDONG JOYOUNG HOUSEHOLD  
ELECTRICAL APPLIANCES CO., LTD.

Applicant.

Opposition No. 91183588

**OPPOSER'S MOTION TO SUSPEND OPPOSITION ON CONSENT**

Pursuant to 37 CFR § 2.117(c) and TBMP § 510.03, Opposer Young & Co.'s Brewery, PLC ("Opposer") moves to suspend this opposition proceeding for a period of thirty (30) days on the following grounds:

1. The parties are actively engaged in negotiations for the settlement of this matter and Opposer submits that this constitutes good cause of the request.
2. Opposer has secured the express consent of Applicant for the suspension and resetting of dates requested herein.
3. Opposer provides the following e-mail addresses for itself and counsel for Applicant so that any Order on this Consented Motion may be issued electronically by the Board:

James Weinberger, Attorney for Opposer - [jweinberger@frosszelnick.com](mailto:jweinberger@frosszelnick.com)

Karen Chow, Attorney for Applicant - [kchow@chinahk-ip.com](mailto:kchow@chinahk-ip.com)

WHEREFORE, Opposer respectfully requests that this opposition proceeding be suspended for a period of thirty (30) days, and that all subsequent dates be reset as follows:

**Proceedings Resume:** 9/6/09

**Applicant's to Serve Responses to  
Opposer's Pending Discovery Requests:** 9/11/09<sup>1</sup>

**Expert Disclosures Due:** 9/18/09

**Discovery Closes:** 10/19/09

**Plaintiffs' Pretrial Disclosures:** 12/02/09

**Plaintiff's 30-day Trial Period Ends:** 1/18/10

**Defendants' Pretrial Disclosures:** 2/1/10

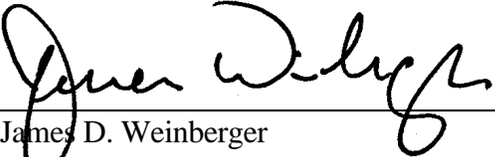
**Defendant's 30-day Trial Period Ends:** 3/17/10

**Plaintiffs' Rebuttal Disclosures:** 4/1/10

**Plaintiff's 15-day Rebuttal Period Ends:** 5/3/10

Dated: New York, New York  
August 7, 2009

FROSS ZELNICK LEHRMAN & ZISSU, P.C.

By:   
James D. Weinberger  
Jason Jones

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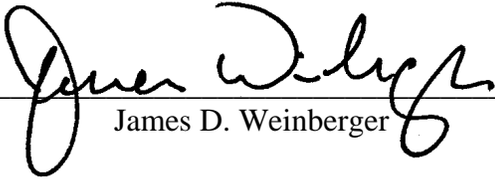
*Attorneys for Opposer*

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<sup>1</sup> This deadline is an **express condition** of Opposer's agreement to suspend the proceeding.

**CERTIFICATE OF SERVICE**

I hereby certify that on this 7th day of August, 2009, a true and correct copy of the foregoing **OPPOSER'S MOTION TO SUSPEND OPPOSITION ON CONSENT** was served on the Applicant's counsel of record, Eric Chan, 42 Pin Oak Dr, Phoenixville, PA 19460-1145 and by electronic mail to kchow@chinahk-ip.com.

  
James D. Weinberger