

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

RK

Mailed: November 28, 2011

Opposition No. **91184803**

Converse Inc.

v.

Unit Enterprises Pty. Ltd.

Yong Oh (Richard) Kim, Interlocutory Attorney:

On October 18, 2011, opposer filed a consented motion for suspension of proceedings pending settlement negotiations. The motion is **GRANTED** and dates are reset in accordance with the schedule in opposer's motion.

HOWEVER, the Board notes that the parties were put on notice by order of the Board issued on August 26, 2010, that a detailed progress report would be required for future motions to extend or suspend. Although the parties provided such a report in their motion to extend filed on November 19, 2010, the parties filed three subsequent motions to extend on January 20, 2011, April 18, 2011, and July 21, 2011, via ESTTA without the requisite report. Notwithstanding, the ESTTA system automatically granted the extension requests. The parties are advised that this

latest extension has been granted in view of the previous intervening orders granting extensions despite the lack of a report as well as the timing in taking up the parties' latest request. With that being said, the parties are put on final notice that **NO FURTHER EXTENSIONS OR SUSPENSIONS WILL BE GRANTED, EVEN THOUGH AGREED TO BY THE PARTIES, ABSENT A DETAILED REPORT ON THE PROGRESS OF SETTLEMENT NEGOTIATIONS.** The report MUST include a recitation of issues that have been resolved, a recitation of issues that remain to be resolved, and a firm timetable for resolution. Absent any of these elements, the motion will be denied.

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