

ESTTA Tracking number: **ESTTA346640**

Filing date: **05/10/2010**

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

Proceeding	91193996
Party	Plaintiff The Republic of Tea, Inc.
Correspondence Address	The Republic of Tea, Inc. Suite 100, #5 Hamilton Landing Novato, CA 94949 UNITED STATES mburke@mwe.com, umattsson@mwe.com, cvicino@mwe.com, chicago_ip_docket@mwe.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Michelle C. Burke
Filer's e-mail	mburke@mwe.com, lbalsan@mwe.com, umattsson@mwe.com, cvicino@mwe.com
Signature	//Michelle C. Burke//
Date	05/10/2010
Attachments	Monsterops Suspension.pdf (3 pages)(137813 bytes)

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

THE REPUBLIC OF TEA, INC.)	
Opposer,)	
)	
v.)	
)	
MONSTEROPS LLC)	Opposition No. 91193996
Applicant.)	
)	
)	
)	
)	
)	

STIPULATED MOTION TO SUSPEND OPPOSITION

1. Initial Disclosures are due on June 10, 2010.

2. The parties held the Discovery Conference in this proceeding on May 10, 2010, during which counsel agreed that it would be in the parties' best interest to exchange further proposals for settlement before initiating discovery or making Initial Disclosures. The parties have already begun their settlement discussions.

3. The parties believe that suspension of the opposition proceeding for sixty (60) days, rather than extending the trial dates, would provide the best environment for furthering settlement discussions, with the first date on the trial calendar to be reset to thirty days after lifting of the suspension.

THEREFORE, counsel have agreed to request suspension of this proceeding for sixty (60) days, with all discovery and trial dates to be reset upon lifting of the suspension, as follows:

Discovery Opens	8/9/2010
Initial Disclosures Due	9/8/2010

Expert Disclosures Due	1/6/2011
Discovery Closes	2/5/2011
Plaintiff's Pretrial Disclosures	3/22/2011
Plaintiff's 30-day Trial Period Ends	5/6/2011
Defendant's Pretrial Disclosures	5/21/2011
Defendant's 30-day Trial Period Ends	7/5/2011
Plaintiff's Rebuttal Disclosures	7/20/2011
Plaintiff's 15-day Rebuttal Period Ends	8/19/2011

Respectfully submitted,

MICHELLE C. BURKE
MCDERMOTT, WILL & EMERY
227 W. MONROE STREET SUITE 4400
CHICAGO, IL 60606-5096
mburke@mwe.com, lbalsan@mwe.com, jmikulina@mwe.com

DON CHA
HAMILTON, DE SANCTIS & CHA LLP
FINANCIAL PLAZA AT UNION SQUARE
225 UNION BLVD STE 305
LAKEWOOD, CO 80228
dcha@hdciplaw.com

DANA H. CARDWELL
DANA H. CARDWELL LLC
PMB #162 283 COLUMBINE ST
DENVER, CO 80206
danacardwell@comcast.net

CERTIFICATE OF SERVICE

I hereby certify that I served a copy of the parties' **STIPULATED MOTION TO SUSPEND OPPOSITION** upon counsel identified below, via e-mail, upon agreement of counsel:

DON CHA
HAMILTON, DE SANCTIS & CHA LLP
dcha@hdciplaw.com

DANA H. CARDWELL
DANA H. CARDWELL LLC
danacardwell@comcast.net

on this 10th day of May 2010.

//Michelle C. Burke//

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