

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

cv

Mailed: March 21, 2013

Opposition No. 91195609

Minnesota Twins, LLC

v.

Minnesota Wild Hockey Club,
L.P.

Elizabeth A. Dunn, Attorney (571-272-4267):

Opposer's consented motions (filed December 7, 2012 and March 7, 2013) to suspend proceedings are granted contingent on opposer filing a supplemental report WITHIN FIVE DAYS OF THE MAILING DATE OF THIS ORDER with the following information:

1. Date of opposer's first written settlement proposal;
2. Date of applicant's written counterproposal (described in December 7, 2012 report); and
3. Date of opposer's counterproposal (described in December 7, 2012 report).

The Board notes that its August 21, 2012 order required the parties, as part of their progress report, to provide "the date the last written settlement proposal was forwarded and when a response is expected." The Board's September 18, 2012 granted continued suspension even though the report included

only discussions, and no reduction of settlement terms to writing. However, the parties' two most recent reports ignore the Board's requirements for dates upon which written settlement proposals were exchanged.

The parties are reminded that there is a continuing obligation to provide good cause in the form of progress reports for any further extension or suspension request, and these reports must indicate the dates that written settlement proposals were exchanged. Absent such a report, any future motion to extend or suspend may not be approved, even though agreed to by the parties.

If opposer provides the supplemental report, proceedings remain suspended for settlement, and there is no word from either party concerning the progress of their negotiations, upon conclusion of the suspension period, proceedings shall resume without further notice or order from the Board, upon the schedule set out in opposer's March 7, 2013 motion.

If opposer fails to respond with the required information as ordered, the Board will resume proceedings immediately.