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Filing date: **09/21/2012**

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

Proceeding	91204727
Party	Plaintiff Athletics Investment Group LLC d/b/a The Oakland Athletics Baseball Company
Correspondence Address	ARYN M EMERT COWAN LIEBOWITZ LATMAN PC 1133 AVENUE OF THE AMERICAS NEW YORK, NY 10036-6799 UNITED STATES ame@cll.com, jmn@cll.com, trademark@cll.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Aryn M. Emert
Filer's e-mail	ame@cll.com, jmn@cll.com, trademark@cll.com
Signature	/Aryn M. Emert/
Date	09/21/2012
Attachments	MOCS - Sept 21 2012 - THE FLYIN AS.pdf (3 pages)(11423 bytes)

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

In re Application Serial No. 85/269,917
Filed: March 17, 2011
For Mark: THE FLYIN' A'S
Published in the Official Gazette: October 18, 2011

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ATHLETICS INVESTMENT GROUP LLC D/B/A :		
THE OAKLAND ATHLETICS BASEBALL :		Opposition No. 91204727
COMPANY, :		
	Opposer,	
	v.	
STUART ADAMSON AND HILARY CLAIRE :		
ADAMSON, :		
	Applicant.	
-----X		

**MOTION ON CONSENT TO SUSPEND PROCEEDINGS
AND TO EXTEND DISCOVERY PERIOD IF OPPOSITION IS RESUMED**

Opposer, by and through counsel, hereby moves for an order suspending the proceedings in this matter for a period of three (3) months, until **December 21, 2012**. Applicant's counsel consented to this motion, which is requested to allow the parties to engage in settlement discussions.

Progress has been made towards settlement of this matter. Since the last suspension, the junior attorney at Opposer's in-house counsel reviewed the draft agreement and relayed comments to the senior attorney at Opposer's in-house counsel. The additional time is requested to allow the senior attorney at Opposer's in-house counsel to review the agreement, and for the parties to continue to work towards settlement of this matter.

In the event that the Board denies this motion, Opposer consents to an extension of time for Applicant to file an answer or otherwise respond to the Notice of Opposition until sixty (60) days after such denial.

If the Board grants this motion, the Board should also reset Applicant's time to answer or otherwise respond to the Notice of Opposition until thirty (30) days after the suspension ends. Additionally, the parties request that six months of discovery be allowed and that the discovery cutoff be reset to six (6) months after the proceedings resume so that the parties will have the full period of discovery in the event that the matter is not able to be resolved. The trial periods and other periods should be reset accordingly.

Dated: New York, New York
September 21, 2012

COWAN LIEBOWITZ & LATMAN, P.C.
Attorneys for Opposer

By: /Aryn M. Emert/

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on September 21, 2012, I caused a true and correct copy of the foregoing Motion to Suspend to be sent via First Class Mail, postage prepaid, to Applicants' Attorney and Correspondent of Record Lawrence A. Waks, Jackson Walker L.L.P., 100 Congress Ave., Ste 1100, Austin, Texas 78701-4042, with a courtesy copy to Raman N. Dewan at the same address.

/Aryn M. Emert/
Aryn M. Emert