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Filing date: **08/21/2015**

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

Proceeding	91217521
Party	Plaintiff Washington Storytellers Theatre dba SpeakEasyDC
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Submission	Motion to Suspend for Settlement Discussions
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Signature	/W. Folmar/
Date	08/21/2015
Attachments	Motion for 14-day Suspension.pdf(96655 bytes )

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

**IN THE MATTER OF APPLICATION SERIAL NO. 86/096,208**

**WASHINGTON STORYTELLERS THEATRE DBA  
SPEAKEASYDC,**

*Opposer,*

v.

**SPEAKEASY COMMUNICATIONS CONSULTING  
LLC,**

*Applicant.*

Opposition No.

91217521

**JOINT MOTION FOR 14-DAY SUSPENSION OF UPCOMING DEADLINES**

Opposer, Washington Story Tellers Theatre dba SpeakeasyDC (“Opposer”) and Applicant, Speakeasy Communications Consulting, LLC (“Applicant”), through their respective undersigned counsel, hereby jointly request a fourteen (14) day suspension of all upcoming deadlines (including the August 23, 2015 deadline for the close of discovery) in order to facilitate what the parties believe will be the finishing touches of the ongoing settlement negotiations. In recent weeks, the parties have reached an agreement in spirit and are now finalizing the particulars of a written settlement agreement. The grant of this joint motion will allow the parties and their counsel to focus their efforts in the coming weeks on settlement, rather than litigation, of this dispute.

Accordingly, Opposer and Applicant respectfully and jointly request that the Board grant the parties a 14-day suspension of all upcoming deadlines, including the August 23, 2015 deadline for the close of discovery, to allow the parties to negotiate (and finalize) settlement terms without the distraction of litigation.

This 21<sup>st</sup> day of August, 2015

Respectfully submitted,

**BALLARD SPAHR, LLP**  
Attorneys for Opposer  
Washington Storytellers Theatre

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**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the **JOINT MOTION FOR 14-DAY SUSPENSION OF UPCOMING DEADLINES** has been served upon Applicant, by causing a true and correct copy thereof to be delivered in the manner indicated below and properly addressed to the following counsel of record:

<input type="checkbox"/>	By Hand	Joseph A. Bellanca, Esq. Hertz Schram, PC 1760 S. Telegraph Rd., Suite 300 Bloomfied Hills, MI 48302-0183 Tel: 248.335.5000 E-mail: <a href="mailto:jbellanca@hertzschram.com">jbellanca@hertzschram.com</a>
<input type="checkbox"/>	By Facsimile	
<input type="checkbox"/>	By US Postal Service (1 <sup>st</sup> Class)	
<input type="checkbox"/>	By Overnight Delivery	
<input checked="" type="checkbox"/>	By Email	

This 21<sup>st</sup> day of August, 2015

/W. Folmar/  
Winston Folmar