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Filing date: **03/09/2015**

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	03/09/2015
Attachments	Joint Motion.pdf(96205 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 SUSPENSION OF DISCOVERY/TRIAL DATES**

The parties, namely, Opposer, Washington Story Tellers Theatre dba SpeakeasyDC (“Opposer”) and Applicant, Speakeasy Communications Consulting, LLC (“Applicant”), by their respective undersigned counsel, hereby jointly request a thirty (30) day suspension of all dates in order to continue negotiations towards settlement. As previously stated in Opposer’s prior Motion for 30-Day Extension of Time on All Dates, which the Applicant did not oppose, the parties have maintained ongoing discussions and continue to move closer to a settlement.

Accordingly, the Parties respectfully and jointly request that the Board grant the Parties a 30-day suspension of all dates, including the March 30<sup>th</sup> deadline for Discovery to allow the parties to negotiate the settlement terms without the distraction of litigation.

This 9<sup>th</sup> day of March, 2015

Respectfully submitted,

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

**HERTZ SCRHAM PC**  
Attorneys for Applicant  
Speakeasy communications Consulting, LLC

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**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the **CONSENTED MOTION FOR  
SUSPENSION OF DISCOVERY/TRIAL DATES** 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 Bloomfield 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 9<sup>th</sup> day of March, 2015

/W. Folmar/  
Winston Folmar