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January 13, 2003

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Via Fax (919 -329-9696) and Regular Mail

Neal B. Wolgin, Esq.  
Hutchison & Mason, PLLC  
3110 Edwards Mill Road  
Suite 100  
Raleigh, NC 27612

Re: WebSci Technologies, Inc.  
Case No. 02-38258 RG

Dear Mr. Wolgin:

Reference is made to my letter to you of October 31, 2002 wherein I advised you of my appointment as Chapter 11 Bankruptcy Trustee for WebSci Technologies, Inc. WebSci filed a voluntary petition for reorganization pursuant to Chapter 11 of the United States Bankruptcy Code on July 26, 2002.

I am now in receipt of recent correspondence to the Commissioner of Trademarks enclosing a motion rescheduling discovery and testimony periods of SAFFRON Technology Inc., for Cancellation No. 92032940. I am also in receipt of a copy of discovery request served on Eric S. Goldman, Esq. of Sendroff & Associates, P.C., the Debtor's counsel of record in that action. The discovery was forwarded to Mr. Goldman under cover of a letter dated December 19, 2002.

As I advised you in my prior letter, as a result of the filing of the Chapter 11 petition, all actions against the Debtor, including the continuation of the pending proceeding in the Patent & Trademark Court, be and the same are hereby automatically stayed pursuant to the provisions of Section 362(a) of the Bankruptcy Code. No further action may be taken unless and until an application is made to the Bankruptcy Court to modify the terms of the stay to allow for the continued prosecution of the action. Your motion to reschedule discovery and testimony periods and the serving of discovery on Debtor's counsel (who has not been retained by the Trustee to represent the estate's interest herein) is a blatant violation of the automatic stay, has no force and effect, and I will not respond to same. Moreover, if you continue to prosecute this action in violation of the stay, I reserve the right to make application to the Bankruptcy Court to hold your client in contempt of court for a willful violation of the stay. I suggest that you immediately consult with bankruptcy counsel as to your rights and remedies given the

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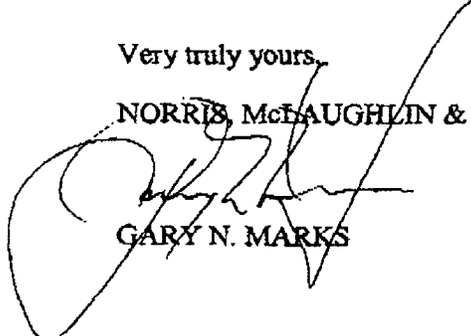
present posture of this case. If you would like the names of several local New Jersey bankruptcy practitioners, I would be happy to provide you with same.

By copy of this letter, I am advising the Commissioner of Trademarks of the pending Chapter 11 proceeding of the status of this matter and am asking that the present action before it be stayed pending further proceedings in the Bankruptcy Court.

Should you have any questions, please do not hesitate to contact me.

Very truly yours,

NORRIS, McLAUGHLIN & MARCUS



GARY N. MARKS

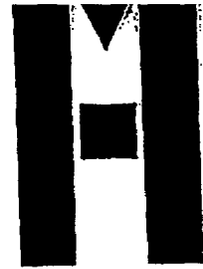
GNM/ms

- cc: Commissioner of Trademarks (Re: SAFFRON Technologies, Inc. v. WebSci Technologies, Inc., Cancellation No. 92032940)
- Eric Goldman, Esq.
- Steven C. Cunningham, Esq.
- Jay Lindenberg, CPA
- Davy E. Zoneraich, Esq.
- Richard Honig, Esq.

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*Please scan*

**HUTCHISON  
& MASON  
PLLC**



# Fax

To: Francis Wolfson Fax: 703-746-7087  
 From: Neal Wolgin Phone: 919-829-4320  
 Date: 2-20-03 Pages: (including cover sheet) 3  
 Re: Canc. # 32940 CC:

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*As discussed.*  
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