

ESTTA Tracking number: **ESTTA395186**

Filing date: **02/25/2011**

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

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|------------------------|--|
| Proceeding | 92045173 |
| Party | Plaintiff Glenn Danzig |
| Correspondence Address | PAUL D. SUPNIK 9401 WILSHIRE BLVD., SUITE 1250 Beverly Hills, CA 90212 UNITED STATES paul@supnik.com |
| Submission | Motion to Suspend for Settlement Discussions |
| Filer's Name | PAUL D. SUPNIK |
| Filer's e-mail | paul@supnik.com |
| Signature | /paul d. supnik/ |
| Date | 02/25/2011 |
| Attachments | 2.25.11 Motion to Suspend.pdf (3 pages)(11082 bytes) |

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

In the Matter of Trademark Registration Nos.
2,793,533, 2,634,215 and 2,735,848 Issued on
December 16, 2003, October 12, 2002 and April 22, 2003, respectively

Glenn Danzig.
Petitioner,

v.

Cyclopiian Music, Inc.
Registrant.

Cancellation No. 92045173

Mark: MISFITS

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

MOTION FOR SUSPENSION PENDING SETTLEMENT, WITH CONSENT

To the Commissioner for Trademarks:

Glenn Danzig ("Danzig") respectfully requests that the proceedings in the above-captioned cancellation action be suspended pending settlement for 60 days. It is further requested that in the event this matter is not concluded by settlement, dates be reset. The parties have continued settlement negotiations with respect to this cancellation action since the Board's granting of the dates extending discovery and trial dates, dated October 21, 2010.

The parties are involved in multiple proceedings in the TTAB including two separate proceedings involving the MISFITS mark, oppositions 91184044 and 91182881, as well as this consolidated proceeding, The parties are also involved in cancellation 92050014 involving a design mark.

In the previous request for an extension of time, the parties sought additional time to review and work out the differences of the parties in connection with the settlement.

Since the last motion, petitioner's counsel has reviewed the draft settlement agreement provided by respondent and provided comments to respondent. At the request of respondent's counsel, petitioner's counsel was requested to make sure that the condition of the agreement was satisfactory to present to the respondent to assure a better chance that the agreement would be acceptable. Petitioner's general counsel and the undersigned trademark counsel are in the process of reviewing and refining the various provisions before further presentation to respondent's counsel.

The suspension is requested to give the parties an opportunity to review and work out differences of the parties, in connection with the settlement.

Glenn Danzig has secured the express consent of all other parties to this proceeding for the suspension requested herein.

Respectfully,

/s/

Dated: February 25, 2011

By: _____
PAUL D. SUPNIK
Attorney for Petitioner
GLENN DANZIG
9401 Wilshire Boulevard, Suite 1250
Beverly Hills, CA 90212
Telephone: (310) 859-0100
Fax: (310) 388-5645

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on February 25, 2011 he caused a copy of the above **MOTION FOR SUSPENSION PENDING SETTLEMENT, WITH CONSENT** to be served by First Class Mail, postage prepaid on this date to:

Curtis B. Krasik, Esq.
Christopher M. Verdini, Esq.
K&L GATES LLP
K&L Gates Center
210 Sixth Avenue
Pittsburgh, PA 15222-2613

Dated: February 25, 2011

/s/
By: _____
PAUL D. SUPNIK
Attorney for Petitioner
GLENN DANZIG
9401 Wilshire Boulevard, Suite 1250
Beverly Hills, CA 90212
Telephone: (310) 859-0100
Fax: (310) 388-5645