

**UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
2900 Crystal Drive  
Arlington, Virginia 22202-3513**

az

Mailed: December 30, 2002

Concurrent Use No. 1,229

Woodbury Village Shopping  
Center Limited  
Partnership

v.

Stavan Center L.P.

**Albert Zervas, Interlocutory Attorney**

On June 27, 2002, the Board instituted this concurrent use proceeding involving Stavan Center L.P.'s concurrent use application Serial No. 75/639,673. The Board also noted that Woodbury Village Shopping Center Limited Partnership's concurrent use application Serial No. 76/121,917, had not yet been received by the Board, and suspended proceedings pending receipt by the Board of application Serial No. 75/121,917. The Board noted that if appropriate when proceedings are resumed, the Board would inter alia add application Serial No. 76/121,917 to this proceeding.

The Board has received Application Serial No. 76/121,917. However, the Board has granted extensions of time to oppose application Serial No. 76/121,917 to CPG Partners, L.P. Because Trademark Rule 2.99(c) provides that

**Concurrent Use No. 1,229**

a notice of the concurrent use proceeding will be prepared "[i]f no opposition is filed, or if all oppositions that are filed are dismissed or withdrawn ...," proceedings in this concurrent use proceeding remain suspended until any and all opposition extension periods granted to CPG Partners, L.P. expire, or, if an opposition is filed against application Serial No. 76/121,917, until the opposition is dismissed or withdrawn.

The concurrent use agreement (filed September 3, 2002) is noted.