

ESTTA Tracking number: **ESTTA72758**

Filing date: **03/26/2006**

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

Applicant:	<b>Son of Fearless,LLC</b>
Application Serial Number:	<b>76593270</b>
Application Filing Date:	<b>05/19/2004</b>
Mark:	<b>CONCERT CONCIERGE</b>
Date of Publication	<b>02/28/2006</b>

## First 90 Day Request for Extension of Time to Oppose for Good Cause

Pursuant to 37 C.F.R. Section 2.102, Stealth Industries, Inc., P.O. Box 35189, Chicago, IL 60707-0189, UNITED STATES, a corporation organized under the laws of Delaware, respectfully requests that it be granted a 90-day extension of time to file a notice of opposition against the above-identified mark for cause shown.

Potential opposer believes that good causes are established for this request by:

- The potential opposer needs additional time to investigate the claim
- *Please contact (773-589-0915 FAX) CONCERT BRAND LICENSING to resolve this trademark controversy CONCERT v CONCERT CONCIERGE and/or merely file an Express Abandonment! See [rentamark.com](http://rentamark.com), the nationally renowned trademark licensing and enforcement firm since 1974 for all of your CONCERT BRAND LICENSING, trademark valuations, expert witness testimony and trademark litigation support services, ie., brief writing, trademark searches, legal research, appeals, etc.*

The time within which to file a notice of opposition is set to expire on 03/30/2006. Stealth Industries, Inc. respectfully requests that the time period within which to file an opposition be extended until 06/28/2006.

Respectfully submitted,  
/Leo Stoller/  
03/26/2006

**Leo Stoller**

**President**

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