

ESTTA Tracking number: **ESTTA30628**

Filing date: **04/14/2005**

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

Proceeding.	91164569
Applicant	Plaintiff NATURAL ORGANICS INC. ,
Other Party	Defendant KETO, L.L.C. KETO, L.L.C. 3535 ROUTE 66 NEPTUNE, NJ 07753

Motion for Suspension in View of Civil Proceeding With Consent

The parties are engaged in a civil action which may have a bearing on this proceeding. Accordingly, NATURAL ORGANICS INC. hereby requests suspension of this proceeding pending a final determination of the civil action. Trademark Rule 2.117.

NATURAL ORGANICS INC. has secured the express consent of all other parties to this proceeding for the suspension requested herein.

NATURAL ORGANICS INC. has provided an e-mail address herewith for itself and for the opposing party so that any order on this motion may be issued electronically by the Board.

Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Respectfully submitted,
/tilamduhaime/
Tila M. Duhaime
tduhaime@fchs.com
cshuman@gibbonslaw.com
04/14/2005

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

-----X	:	
NATURAL ORGANICS INC.,	:	
	:	Serial No.: 76/548,852
Opposer,	:	
	:	Opposition No.: 91/164,569
v.	:	
	:	
KETO, L.L.C.,	:	
	:	
Applicant.	:	
-----X	:	

JOINT MOTION TO SUSPEND OPPOSITION PROCEEDINGS

Undersigned counsel for Opposer, Natural Organics Inc., with the consent of counsel for Applicant, hereby moves, with the consent of Applicant, that the above proceedings be suspended pending the outcome of existing Federal Court litigation in the United States District Court for the Southern District of New York.

On July 11, 2003, Applicant commenced an action against Natural Organics Inc. before the United States District Court for the Southern District of New York, Civil Action No. 03-CV-6030. The Complaint in that action alleges that Applicant Keto, L.L.C. owns several “KETO” trademarks and that Natural Organics’ use of its federally registered trademark KETOSLIM constitutes trademark infringement. The issues before the Court in the pending litigation involve, *inter alia*, the same issues that exist in or will exist in this opposition, i.e., whether Keto, L.L.C. is the owner of all right, title and interest in the KETO trademark in the United States.


Natural Organics notes that a Motion to Suspend Cancellation Proceeding No. 92/042,332, which was brought by Keto, L.L.C. against Natural Organics with respect to Natural Organics' Registration No. 2,473,602 involving the term KETO, was granted by the Trademark Trial and Appeal Board on January 30, 2004.

By stipulation of the parties, it is agreed that this opposition proceeding should likewise be suspended for the reasons set forth in the Board's January 30, 2004 decision. This suspension is being requested with the understanding that either party may request resumption of the proceedings and resetting of trial dates at any time. Counsel for Applicant, Clyde A. Shuman, Esq., joins in and consents to this motion and a certificate of service thereon is attached hereto.

Additionally Natural Organics confirms that the following proceedings have been suspended pending the outcome of Keto, LLC v. Natural Organics Inc., 03-CV-6030: consolidated proceedings Opposition No. 91/160,711 and Cancellation No. 92/042,332 and Opposition Nos. 91/162,189, 91/160,773, 91/160,965, 91/160,683, 91/163,185, 91/163,182, 91/163,138, 91/163,391, 91/163,407, 91/163,385, 91/163,396, 91/163,398, 91/163,761, 91/163,764, 91/163,768, 91/163,771, 91/163,780, 91/163,782, 91/164,183, 91/164,184 and 91/163,383. Further, Natural Organics recently commenced the following related opposition proceedings: 91/164,237, 91/164,239, 91/164,244, and 91/164,408. In connection with each of those proceedings, Natural Organics has filed or will file a joint motion to suspend the proceeding pending the outcome of the civil action.

Respectfully submitted,

Dated: April 14, 2005
New York, New York

By: 
Pasquale A. Razzano
Tila M. Duhaime
FITZPATRICK, CELLA, HARPER
& SCINTO
30 Rockefeller Plaza
New York, New York 10112
(212) 218-2100

Attorneys for Opposer,
Natural Organics Inc.

CERTIFICATE OF SERVICE

The undersigned attorney hereby certifies that a true and complete copy of the foregoing JOINT MOTION TO SUSPEND OPPOSITION PROCEEDINGS was mailed by first class mail, postage prepaid, on April 14, 2005 to counsel for Applicant as follows:

Clyde A. Shuman, Esq.
Peter T. Cobrin, Esq.
Gibbons, Del Deo, Dolan, Griffinger & Vecchione, P.C.
One Riverfront Plaza
Newark, New Jersey 07102



Tila M. Duhaime