

ESTTA Tracking number: **ESTTA453790**

Filing date: **01/30/2012**

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

Proceeding	91192554
Party	Plaintiff Cook Incorporated and Cook Medical Technologies LLC
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Submission	Motion to Suspend for Settlement Discussions
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Date	01/30/2012
Attachments	3006-2799_agreed_suspend.pdf (3 pages)(69556 bytes)

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

In the matter of trademark application Serial No. 77/625,209
For the mark TRAPSAC
Published in the Official Gazette on July 7, 2009

Cook Incorporated and)	
Cook Medical Technologies LLC,)	
Opposers,)	
)	
v.)	Opposition No. 91192554
)	
MTP Medical Technical Promotion GmbH,)	
Applicant.)	

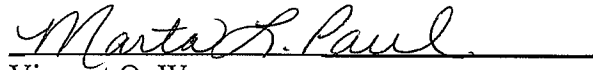
AGREED MOTION TO SUSPEND OPPOSITION PROCEEDING

Opposers Cook Incorporated and Cook Medical Technologies LLC (“Cook”) move and request the Trademark Trial and Appeal Board (“TTAB”) to suspend the present Opposition Proceeding for thirty (30) days pursuant to 37 C.F.R. §2.117(c) so that the parties may finalize settlement in this case.

In the TTAB's Order dated December 8, 2011, granting a previous motion to suspend proceedings, the Interlocutory Attorney stated that if another suspension is required, the parties would be expected to report on their settlement progress to establish good cause for a further motion to suspend. In that regard, Opposers report that the parties have reached an agreement such that all issues involved in the present Opposition have been resolved. Additionally, a final version of the settlement agreement has now been agreed-upon by both parties. The parties are currently exchanging executed copies of the finalized settlement agreement and expect that the settlement agreement will be signed by both parties before the end of the newly-requested suspension period.

Opposers have secured Applicant's consent to this Motion. By agreement, the parties request that this Opposition be suspended for thirty (30) days to allow the parties sufficient time to fully execute the settlement agreement.

Respectfully submitted,



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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing was served via email on January 30, 2012 to the following:

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