

TTAB

IN THE UNUNITED STATES TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Future Ads ,LLC

Opposition No. 91203191

Plaintiff

Mark FUTURE ADS

VS

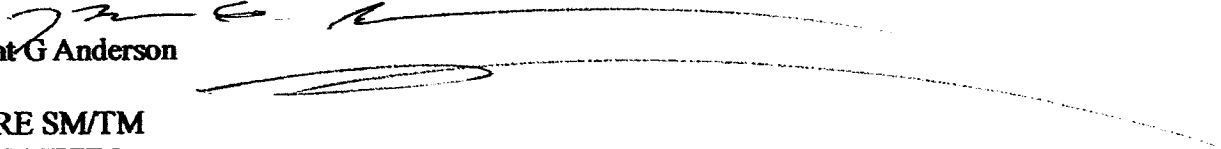
Kent G Anderson  
defendant

Application no. 76133905

On the April 11 2013 I Got a Surprising Call from Future Ads Lawyer

They Offering me 3K for moving Forward with Case Settle -case ..  
FUTURE ADS Lawyer said Said it a lot of money for me . I can do allot with It .  
I said These are the Global people rights ideas , There ideas there rights Priceless ,. It is a Global  
FUTURE COUNTRY. I said its' above me its there ideas there rights ideas, all countries all people .  
I named countries USA – and the poor people. FUTURE ADS Lawyer said we want to talk to you .  
I said Put it in writing . Send to me in the mail ,  
I said Call me on the phone . Like PEP BOYS , LINCOLN NATIONAL CORP .. ; Has done . I said I  
already answered Your questions , Your infringing .. ; And I am still seeking Help looking for Business  
partners ...; FUTURE ADS Lawyer said April 25 . Is said Next Year . Your attacking and PEPBOYS is  
Attacking stealing same Application- 76133905 . FUTURE ADS Lawyer said are right to we want to  
talk to you with our court reporter . There Lawyer FUTURE ADS Lawyer said . We are Taking this  
Case To Court . I said Leave me alone , I am on Medical Disability . I Hung up the phone .

Respectfully Submitted


By Kent G Anderson 

FUTURE SM/TM  
925 N GRIFFIN  
BISMARCK , ND  
58501  
WWW.FUTUREVISIONARIES.COM

**CERTIFICATE OF SERVICE**

**Here By Certify A Response and Answer to the FUTURE ADS Phone call , Applicant did Not ask for . On April 11 2013 By sending same Via First Class Mail To the TTAB on April 11 2013 First Class Mail Postage Prepaid To**

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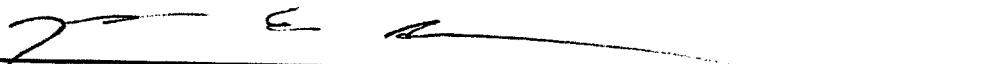
  
\_\_\_\_\_  
**Kent G Anderson  
FUTURE SM/TM  
925 N GRIFFIN  
BISMARCK ,ND  
58501**

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**Commissioner for Trademarks Trademark Trial and Appeal Board  
P.O Box 14 51 Alexandria ,VA  
22313-1451**

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**Christopher J Palermo  
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*Future SM TM  
Future Networks  
925 N. Griffin  
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COMMISSIONER FOR  
TRADE MARKS, TRADE MARK  
TRIAL AND APPEAL BOARD  
P.O. BOX 1451 ALEXANDRIA  
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CHRISTOPHER J  
PALERMO  
HICKMAN PALERMO  
THYONG AND BECKER  
LLP 2055 GATWAY  
PLACE SUITE 550  
SAN JOSE, CA.



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Future Visionaries  
925 N. Griffin  
Bismarck, ND 58501

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

FUTURE ADS ,LLC

Opposition No. 91203191

Plaintiff

MARK FUTURE ADS

VS

Kent G Anderson  
defendant

Serial No 76133905

Global people individual rights – Global countries FUTURE -FUTURE COUNTRY

In response to FUTURE ADS Notice Of Discovery Deposition Of April 11 2003 On April 30 2013 of Kent G Anderson . Applicant and Global people FUTURE -FUTURE COUNTRY our people our Nations , We pray for Relief for our Kent G Anderson- and over a decade -FUTURE -FUTURE COUNTRY our people our nations our Global people FUTURE -FUTURE COUNTRY . I the Applicant , The Founder Create a Global a State a Country . A Country a Nation Out of Global IP of all people of all countries FUTURE - FUTURE COUNTRY To be recognized By all nations all people all countries as a Global IP FUTURE -FUTURE COUNTRY . Help all people all countries . Applicant will not be available . On April 30 .2013 . Applicant is still reaching out for legal representation .. see on face book, linked in face book , twitter , my space ..; Applicant Has already answered -the op posers -attacks .. for years .. ; applicant call upon not limited to . See inclosed -Applicants response- to the office action of April 9 2012 – and Applicants letter – served on FUTURE ADS On April 11 2013  
Same Day Applicant was served the FUTURE ADS DISCOVERY - ; Applicant Further is weighting for THE TTAB To order the Applicant , To Take Discovery – ; Applicant -prays for relieve from over a decade of .... and to save Global people FUTURE -FUTURE COUNTRY .

Respectfully submitted

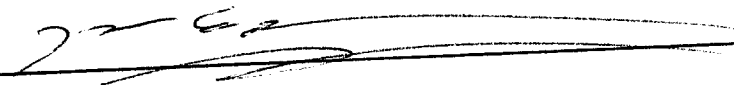
By 

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
  
Kent G Anderson  
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BISMARCK ,ND  
58501

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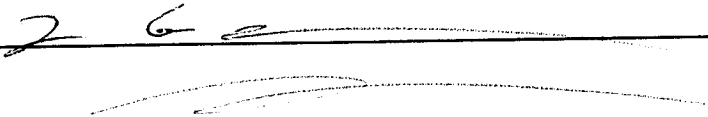
  
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Served on  
Hickman Palermo Truong & Becker LLP  
1 Almaden Boulevard -Floor 12  
San Jose , CA 95113

**CERTIFICATE OF SERVICE**

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\_\_\_\_\_  
**Kent G Anderson  
FUTURE SM/TM  
925 N GRIFFIN  
BISMARCK ,ND  
58501**

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Professional Reporters, 216 North 2<sup>nd</sup> ST- Suit 102 – Bismarck ,ND 58501**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
Before the TRADEMARK TRIAL AND APPEAL BOARD

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Future Ads ,LLC

opposition No. 91203191

Plaintiff

Mark FUTURE ADS

vs

Application no 76133905

Kent G Anderson  
Defendant

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In response to the Office Action of April 9, 2012 and in response to the USPTO letter enclosed; this response is being sent on 9/15/2012 to be on time. Included is evidence of patent application number 60/240194 filed on 10/16/2000. Also call upon my lawyers work for years to answer and prior cases and USPTO knowledge to answer the following and calling into question the opposer's usage ..and before 1998..

Plaintiff opposition for all goods and services in Class 09, class O16 , Class 028, applicant denies they have any rights to any marks they have claims to cancel any or all goods and services, the applicant has first usage..

In the conference call the applicant showed his passion for global people's FUTURE rights which the applicant of FUTURE is fighting for. This application is being destroyed as well as applicant ..and FUTURE IP for by the people is like a country by years attacks inferring fraud and trademark cancellations. The intent of the applicant is to help people globally have a place to recognize their ideas and place these products and services into the marketplace in a setting such as encompassed in or as a country. Applicant will never give up on the people FUTURE . Applicants request where is all of the opponent's and their associate's usage before 1998.

The applicant has and always have had and continuing ongoing bona fide intent and has and is in the ongoing process of finding business partners, investors, licensees, etc, legal help as noted in enclosed information. And evidence not limited to . At this time, the applicant is representing himself, but would appreciate more time to find legal counsel..

The applicant denies any of the opposition claims of fraud on the USPTO or infringement, as well as, any harm intended to the public or warehousing of rights as FUTURE is intended to include others. Facts is applicant had first usage and denies fraud... See applicants history always for by the people FUTURE .

Enclosed and included as evidence not limited to the global vision of the applicant's work at USPTO and was online in 1998 <http://www.geocities.com/visionaryman2000/index.html>. Followed by [www.futurevisionaries.com](http://www.futurevisionaries.com). which is still alive active and has been hosted for years by inventnet.net

-inventnet.com and also online by use of [milmntec@btigate.com](mailto:milmntec@btigate.com) -[milmntec@btinet.net](mailto:milmntec@btinet.net). Also search online history Kent Anderson or Kent G Anderson of Bismarck, ND. Applicant's visionary man 2000 was created in 1998. View domain names on Network Solutions and inventnet.net. Which is now inventnet.com. Information can be obtained on Kent G. Anderson at Google and My Space. Refer to [www.uspto.gov](http://www.uspto.gov) history of Trademark filings before the creation of FUTURE ADS who applied after knowledge of the applicant's work.. Since then the use of infringement and accusations of fraud have been used to cancel .. applicant's FUTURE work..

The applicant as defendant denies all statements indicating fraud.. Applicant denies false statement in obtaining filings. The applicant denies the opponents priority use and entitlement to the use. Applicant denies any harm to the prosecutor; and denies their infringement claims. Fact is they're infringing applicant. The applicant has used the ability by working and every bona fide intention and genuine use for 12 years and continuing on the mark FUTURE for global people's ideas.. 76/188809, 76/437,630 76/634,950 were under attack by the opposition with the threat of fraud in oppositions which have damaged the applicant's efforts with the mark FUTURE.

The grounds for opposition by the opposer as follows:

"Future Ads LLC believes that it will be damaged by registration of the mark shown in application Serial No. 76/133905 and hereby opposes registration of that mark and application. Serial No. 76/133905 is an application of Kent G. Anderson filed September 22, 2000 and published for opposition in the Official Gazette on November 8, 2011. Opposer obtained lawful and timely time extension requests through and including January 7, 2012."

Response:

- 1) Applicant's prior rights has been damaged by years of trademark cancellations by hindering obtaining business interest , partnership, mergers, investors and licensees, etc. Applicant has ongoing prior rights before the opposer. The opposer has no rights .
- 4) Applicant denies opposer has priority of use as applicant had prior rights before April 13, 2008 as indicated in evidence. Opposer infringed on the applicant's earlier rights. And fact is opposer has no rights.
- 5) Applicant denies opponent has priority use. Fact s the opposer has no rights.
- 6) Needed is the evidence of the opposer's usage before they knew of applicant's prior work and ideas . Fact is that the opposer has no rights.
- 7) The mark defendant's mark FUTURE was filed before FUTURE ADS. Plaintiff has no rights
- 8) The mark defendant FUTURE was filed before FUTURE ADS. Facts are Plaintiff has no rights. Applicant has services and goods identified in US Trademark Application No. 76133905.
- 9) The mark defendant FUTURE was filed before FUTURE ADS. Facts are Plaintiff has no rights. Applicant has services and goods identified in US Trademark Application No. 76133905.
- 10) The applicant has used the mark FUTURE before April 13, 2008 as noted in enclosed evidence not limited to. And facts are the opposer has no rights.
- 11) The opposition FUTURE ADS has used cancellation tactics against the applicant's FUTURE for years so that the opposition can get their mark registered. And denies the opposer long and extensive use of its FUTURE ADS has achieved widespread and favorable public appearance and recognition and denies the opposer is entitled to any rights of any scope of protection or entitled to any use. Fact is the opposer has no rights..



12) Applicant seeks to register application serial No. 76133905 included goods and services filed in 2000.

13) Applicant denies fraud in filing of applications and denies the opposer any rights; not abandoned 76/188,809 , 76/437,630 ,76/634,950. Not abandoned they were attacked. Stolen. Denies the opposer own bona fide and frustrating opposer. Facts are the opposer has no rights; opposer knew of applicants rights and filed after applicant and infringed ..for years.

14) Applicant calls upon applicant's lawyers work for years to answer and prior cases in the USPTO knowledge and cases to address this opposition. And facts the opposer infringed and has no rights. Applicant has prior rights. See evidence not limited to.

15) Applicant calls upon applicant's lawyers work for years to answer and prior cases in the USPTO knowledge and cases to answer this opposition. And the opposer has no rights, and the applicant has prior rights. Facts are the opposer is infringing ..for years.

16) Opposer did not get the applicant's consent to use the mark as applicant has prior rights. Opposer has no rights. Applicant calls on the attorney's work and the knowledge of cases at the USPTO and see evidence not limited to. To answer opposition. facts, the opposer applied after applicant and infringed. See the evidence enclosed not limited to relevant to this case. Request where is all of the opposers and the associates usage before 1998.. The opposer canceled applicant's goods and services with threats of fraud.

The applicant denies that the opposer is entitled to usage and that the applicant can't file infringement claims as in 5,7,9 rights of any kind. The opposer went ahead knowingly and without the consent of the applicant. The opposer infringed ..applicants and people's FUTURE through applicant.

The applicant denies applicant has no usage, ability, intent to use the mark in commerce, goods and services as recited in the application. See true evidence not limited to relevant to this case.

Applicant denies opposer and public are entitled to have records of USPTO free of applications. Facts are that the applicant has the ability and the intent to perfect registration. Evidence not limited to and through people and applicant's ideas usage is shown. Also bring into evidence all of the infringes for 12 years knowing of 76133905 including the oppose that profited by applicant's prior rights and ideas. History would have changed if infringers would have contacted the applicant who would have been willing to work with them with the needed resources to 76133905 intent to use filed 12 years ago.

Denies opposer has the right to continue using the mark FUTURE ADS with any goods and services . They have no rights. Also applicant calls upon applicant's work for years to answer this.

Denies opposer has rights to continue the mark FUTURE Ads in connection goods or services. The opposer has no rights; the opposer knew of applicants prior rights ideas. The opposer failed to contact the applicant and infringed ..upon years of applicant's work and ideas.

Applicant and people and countries through applicant's ideas and work have every right to sue opposer and their associates for infringement ..claim. Applicant and associates have rights to claim pima facie rights. The USPTO decides.

17) Applicant reached out to individuals and companies who had the knowledge to in act the bona fide intention to use the mark in commerce on or in connection with the goods. Also see evidence not limited to. As a country FUTURE is design. The fact that up to now the applicant may have been unsuccessful in finding any licensees should not count against the applicant as any indicator of what the applicant's intentions were back in 2000 when the applicant filed the

application.

18) People's ideas are the product with the concept of FUTURE being similar to a country. Applicant has on going bona fide intent of using the mark not limited to the evidence enclosed. A very broad list of goods/service should not, in itself, be taken to imply any lack of bona fide intent to use over the whole of that specification. Just because genuine business plans may be very broad does not mean the applicant does not have a good faith intention. That intention may ultimately-perhaps only in hindsight-turn out to have been somewhat ambitious, but that does not negate the applicant's bona fide intent at the time of application.

19) Applicant denies 2000 it was 1998 denies that applicant has no promotion of goods or services over two years. See True applicant's [www.geocities.com/visionary\\_man2000/index](http://www.geocities.com/visionary_man2000/index) was created in 1998 created from continuing both were alive online followed by [www.futurevisionaries.com](http://www.futurevisionaries.com) which is hosted by inventnet.net. which is now inventnet.com. Domain names and correspondence are inclosed in the evidence not limited to. Applicant has also use social networking sites (see evidence) applicant has the ability and willing to learn knowledge to help all people all countries..

20) Applicant denies warehousing the mark FUTURE; it is intended to protect people's rights. Look at the history of applicant's fighting for people's rights and ideas.

21) Applicant denies lack of a bona fide intent to use the mark in interstate commerce on or in connection with all the goods identified in the application. Applicant with the intent of getting help of those who have financial and business resources and knowledge on using the mark did have do have a bona fide intent to use the mark in interstate commerce on or in connection with all the goods identified in the application. Look at the history of inventors. Even founders of USA had the idea of people working together. Look what they built with people that they believed in and not wanting to destroy them; people helped them succeed .

22) The applicant denies warehousing not taking actual step in forming a business partnership as the applicant has been and is continually seeking business partnerships worldwide for the development of FUTURE. See evidence not limited to.. If the bona fide intentions-surrounding very broad business plans at the time of application-were to turn out to be fruitless after a registration had been granted, such that genuine use of the mark could not be begun or sustained over the goods/services of the registration, then of course the continued validity of the registration could then be brought into issue if a 3<sup>rd</sup> party wished to do so. But that is an entirely separate matter potentially down the post-registration line.

23) The applications were not abandoned. They were attacked with accusation of fraud. See history fighting USA Monopolies vs people rights ideas FUTURE. Applicant still has always had and possess a bona fide intent to use mark in commerce with all goods services identified in the application; see evidence not, limited to, how FUTURE is design like a country People and country's ideas are the product and or FUTURE is a country.

24) The applicant is seeking resources and knowledge from others to conduct a licensing operation for all goods and services. Applicant has made every ongoing serious efforts to license the mark or his applications, Look at the history of applicant being attacked with people and applicant's rights stolen; applicant has the resources and ability to genuine licensing, partnerships etc with countries and people on all goods and services recited in this application. See evidence not limited to. Applicant is always willing to learn and gain knowledge to work with people to save FUTURE. Along the lines of applicant having a lack of expertise in setting up or running a business, or running a licensing operation, or having a lack of financial resources, should be irrelevant to the issue of bona fide intention, including at the time of application. Even if a trademark applicant does have limited business knowledge or limited financial backing, such things are not, and in law have never been, a bar to be granted a

trademark registration, even if genuine use solely through licensing is the ultimate goal. The right to be granted a US registered trademark is not reserved solely for large corporations, or people who can demonstrate advanced business knowledge, or individuals or corporations that are necessarily wealthy.

25) Applicant is continually seeking investments and business partnerships. See evidence and history of fighting for people FUTURE. If such circumstances of a Registrant were to lead to a registered trademark granted to them ultimately failing to be used over the relevant goods or services in respect of which it is registered, then the law already provides other means (eg. Cancellation proceedings) by which 3<sup>rd</sup> parties' interests can be adequately protected and preserved. Such avenues are and remain open to Future Ads LLC (and anyone else) for the future-but such are not relevant to the present pre-grant opposition proceedings.

26) Applicant did not seek permits, bonds, or other permission with or making or selling alcoholic beverages. Companies who would obtain the license would have permits, bonds and other permission to make or sell alcoholic beverages.

27) Applicant denies intentionally pursuing a strategy of delay, non-participation or suspension of proceedings in the applicants filings in order to frustrate the registration of legitimate rights of others in or to the mark FUTURE for various goods and services. Facts are applicants and people FUTURE rights through applicants has been stolen by years of Trademark cancellations with tactics and trademark infringes the opposer included not limited to. Facts are the opposer has no rights.

28) Also applicant calls upon cases at The TTAB knowledge to save people FUTURE. The applicant denies filing faked specimens for the purpose of deceiving the USPTO. Applicant denies that the applicant has engaged in a pattern of fraud on the USPTO. Applicant calls upon prior cases and individual people fighting for global people's rights. Plaintiff attacks applicant's trademark and then the intent to use filed before the opposer. The applicant denies any abuses or vexatious filter of trademarks. Applicant denies having any bad faith with intent of helping others seeing their ideas realized for and by global individual rights and ideas of people and countries through 12 years of ongoing work and ideas. See evidence not limited to. There is also public interest to fight monopolies and tactics with cancellations to steal so they can get there mark registered. Count one - Fraud on the United states Patent and Trademark Office

Applicant denies count 1 Fraud or any Fraud.

29) Applicant has indicated denial on specific allegations of paragraphs 1-28.

30) Applicant denies that the applicant had no bona fide intent to use mark. And lacked financial resources. Applicant calls upon USPTO knowledge of cases known and applicant attorneys work for years fighting for applicant for people individual FUTURE. Also see applicant's evidence enclosed not limited to. Applicant has never given up and will never give up on people FUTURE.

31) Applicant denies any wrong doings. The applicant denies any false representations. The applicant denies willfully directing false statements to be executed within he declaration of his trademark application. The applicant denied allowing or directing false statements to be relied upon in the examination and allowance or the application and denies any intent to deceive the USPTO. The applicant denies knowingly making false, material representations of fact in connection with his application to the USPTO and denies any fraud on the government. Applicant calls upon cases of inventors, visionaries who want to help all people all countries. Applicant has always had the intent continuing bona fide intention to help all people in all countries. Even the founders of USA was founded on idea to help people. Applicant also calls upon evidence, not limited to. to see who applicant is and reaching out for help since 2000.

Count Two Abandonment

Applicant denies Count Two Abandonment

Applicant denies repeats the allegations of Paragraphs 1 to 31 of this opposition  
Facts are the opposer has no rights and the applicant has always and continues bona fide intent  
to use mark FUTURE in commerce in the United States in connection with every one of the  
goods identified in 76133905 filed in 2000; also in fighting monopolies for by the people  
individual ideas and rights. See applicants evidence and not limited to.

The applicant has never given up on the intentions of global people's FUTURE with years of  
being in contact and have contacted and reached out online and the social media for years with the  
search for partnerships, investments, or licensing. Some of the contacts were USA Presidents, USA  
corporations, the Crown Prince of Saudi Arabia, Kingdom Holding Company of Saudi Arabia, HRH  
Prince alwaleed and in contact for years with Hazim Al dosary Head of investment relations at  
kingdom holding company. Hope pend inclosed as evidence not limited to  
<http://www.myspace.com/kentganderson/> Applicant's information is on Google Kent Anderson, Kent  
G Anderson, Face book, My Space, Link in Twitter- all used in reaching out for years to save global  
people's FUTURE..

The applicant request to view FUTURE ADS usage from -1998 and associated companies. Applicant  
denies any knowledge of their prior usage or how the applicant's ideas were being infringed.  
Applicant has ongoing intention of usage since -1998 as indicated online where applicant has been  
seeking business partners and investments. The applicant has every right and the people through  
applicants 12 years of ideas and work has every right to claim infringement...- against the opposer  
FUTURE ADS and any of their associates.

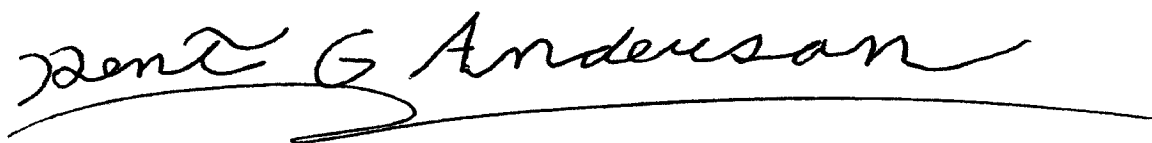
The applicant request the Trademark Trial Appeal Board to review the history of the applicant's work  
for global people's ideas vs. corporation monopolies and the oppositions -used to cancel the mark. The  
applicant's mark FUTURE predates FUTURE ADS. The applicant calls upon the applicant's years of  
work and the attorneys work in cases to save global people's FUTURE with in the knowledge of the  
Trademark Trial Appeal Board. The cancellations of 76133905 would have devastating -effects on the  
FUTURE mark, as well as, pending applications. Applicant request relief from the opposition -of  
FUTURE ADS for the mark FUTURE. Also applicant denies count 1 FRAUD AGAINST THE  
USPTO. The applicant has every bona fide intention of using the mark FUTURE as indicated in fight  
for people's rights vs. monopolies as noted with PEP BOYS, Lincoln National Corporation, as well as,  
FUTURE ADS. Fact is the opposer and their associates have no rights to any of goods and services in  
76133905 and applicants they attacked with the intention to steal FUTURE so they get their marks  
registered. Applicant has every intention to FUTURE helping people and countries.  
applicant relies on FUTURE has every intention FUTURE to help our world and its people and  
countries see evidence not limited to .

Applicant can be reached at 701-223-0639 for questions.

Applicant prays for judgment not be entered vs applicant for saving global people FUTURE  
and prays for judgment be entered vs the opposer for years of infringement-  
and to save 76133905 from FUTURE ADS and the applicant not be declared Void ab initio.  
WHEREFORE, applicant respectfully request that this Notice of Opposition be dismissed.

Respectfully submitted ,

By



**.Kent G. Anderson**  
**FUTURE sm/tm**  
**925 N Griffin**  
**Bismarck, ND 58501**  
**Home 1-701-223-0639**  
**[www.futurevisionaries.com](http://www.futurevisionaries.com)**

CERTIFICATE OF SERVICE BY MAIL

I hereby certify that a true and complete copy of the foregoing Notice of Deposition of Kent G. Anderson has been served on Applicant, Kent G. Anderson, unrepresented/pro se, by United States First Class Mail (Express Mail service), with postage affixed thereon and fully prepaid, on April 11, 2013 to:

Kent G. Anderson  
925 N. Griffin  
Bismarck, ND 58501

By /ChristopherJPalermo/  
Christopher J. Palermo

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

FUTURE ADS LLC	)	
	)	
Opposer,	)	
	)	
v.	)	Opposition No.: 91203191
	)	
Kent G. Anderson	)	Serial No. 76/133905
	)	
Applicant	)	
	)	

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**NOTICE OF DISCOVERY DEPOSITION OF KENT G. ANDERSON**

NOTICE IS HEREBY GIVEN that, pursuant to Rule 30 of the Federal Rules of Civil Procedure, as incorporated into the Trademark Rules of Practice under the provisions of 37 C.F.R. §§ 2.116 and 2.120, on Tuesday, April 30, 2013, commencing at 9:30 A.M., Opposer Future Ads LLC will take the discovery deposition upon oral examination of Applicant Kent G. Anderson of 925 N. Griffin, Bismarck, North Dakota 58501, at the offices of Emineth & Associates Registered Professional Reporters, 216 North 2nd St. - Suite 102 - Bismarck, ND 58501. Testimony will be recorded by stenographic transcription with computer data entry support. The deposition will continue from day to day until complete.

Dated: April 11, 2013

Respectfully submitted,

FUTURE ADS LLC

By /ChristopherJPalermo/  
Christopher J. Palermo

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Attorneys for Opposer

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