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

Proceeding	91203604
Party	Defendant Alan Brynjolfsson
Correspondence Address	STACY MATULIS LAW OFFICE OF STACY MATULIS 9806 GRETNA GREEN DR TAMPA, FL 33626 UNITED STATES matulisstacy@gmail.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Stacy Matulis
Filer's e-mail	matulisstacy@gmail.com
Signature	/Stacy Matulis/
Date	02/25/2013
Attachments	AMP CORRECTED STIP TO SUSPEND.pdf ( 2 pages )(655126 bytes )

<b>IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD</b>	
Summit Electric Supply Company, Inc.,  Opposer,  v. Alan Brynjolfsson,  Applicant.	Opposition No: 91203604  Mark: AMP  Serial No: 77905748  <b>APPLICANT'S MOTION FOR SUSPENSION FOR SETTLEMENT WITH CONSENT</b>

**APPLICANT'S MOTION FOR SUSPENSION FOR SETTLEMENT WITH CONSENT  
(TO CORRECT PRIOR MOTIONS)**

Applicant, Alan Brynjolfsson, by and through undersigned counsel, hereby files this Motion For Suspension For Settlement With Consent in order to correct the prior filed motions.

As grounds for this Motion, Applicant states as follows:

1. On February 21, 2013, Opposer filed two Stipulations to Suspend Pending Settlement utilizing the forms generated electronically by ESTTA. The second Stipulation was an attempt by Opposer to correct errors in the first Stipulation. The second Stipulation still contains errors (due to limitations in the electronically generated stipulation), and does not accurately reflect the stipulation of the Parties.

2. The Parties have conferred and agreed to this corrected stipulation, as set forth below.

3. The Parties are actively engaged in negotiations for the settlement of this matter. Applicant, with the consent of Opposer, requests that this proceeding be suspended through March 23, 2013 (the same suspension duration as previously requested and granted), subject to the right of either party to request resumption at any time.

4. Applicant further requests, with the consent of Opposer, that unless the Parties sooner request resumption, upon conclusion of the suspension period, proceedings shall resume without further notice or order from the Board, upon the following schedule:

Deadline for Opposer to show cause why judgment by default should not be entered against Opposer on Applicant's counterclaim: April 22, 2013.

Upon resolution of the default issue, the Board will issue a resumption order and, as appropriate, reschedule the discovery deadline and trial dates.

5. Applicant has secured the express consent of all other parties to this proceeding for the suspension and resetting of dates requested herein.

Dated this 25th day of February, 2013.

By: /s/ Stacy Matulis

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Attorney for Applicant

#### **CERTIFICATE OF SERVICE**

I hereby certify that a true and complete copy of the foregoing has been served on Opposer, Summit Electric Supply Company, Inc., by emailing said copy on February 25, 2013, in accordance with the agreement by the parties to accept service by email, to attorney for Opposer at: SFlax@saul.com.

/s/ Stacy Matulis

Attorney for Applicant