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Filing date: **01/25/2018**

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

Proceeding	91234793
Party	Defendant Manufacuras Post Form, S.A. de C.V.
Correspondence Address	EDD VASQUEZ 3929 RAWLINS STREET, B DALLAS, TX 75219 UNITED STATES Email: eddvasquez.esq@gmail.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Edd Vasquez
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Signature	/edd/
Date	01/25/2018
Attachments	durabox request for suspension.pdf(73820 bytes )

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

In the Matter of Trademark Application Serial No. 87175348

Mark: DURABOX and design

Published: February 7, 2017

)	
DIGITAL MARKETING CORP dba DIGITAL BUYER )	
OPPOSER )	
v. )	Opposition No. 91234793
MANUFACTURAS POST FORM S.A. de C.V. )	
APPLICANT )	
)	

**REQUEST FOR SUSPENSION  
OF PROCEEDINGS WITH CONSENT**

Applicant, Manufacturas Post Form S.A. de C.V., by and through its undersigned counsel, request a suspension of proceedings in the above captioned opposition “Opposition” for a period of sixty (60) days, with the option of either party to resume proceedings at any time during the suspension period.

This suspension is being submitted in order to permit the parties to continue settlement discussions and not for purposes of unduly delaying the proceedings.

On August 7, 2017, the undersigned and Honeah Mangione of James M. Smedley, LLC, counsel of opposer, Digital Marketing Corp dba Digital Buyer, “Opposer” conducted a discovery conference required by the Board’s Order setting the trial dates for this Opposition. On October 5, 2017, Applicant fled an initial Request for Suspension of Proceedings with Consent requesting a period of sixty (60) days. The request was granted by the Trademark Trial and Appeal Board.

On December 1, Applicant filed a second Request for Suspension of Proceeding with Consent requesting a second sixty (60) day suspension to continue settlement negotiations. The request was granted by the Trademark Trial and Appeal Board. With the deadline approaching, the Applicant request a third sixty (60) day extension to continue settlement negotiations. Both parties consented to an extension of time to file the initial disclosures, currently set for February 4, 2018. Prior to submitting the initial disclosures, the Applicant would like to suspend the proceedings to continue settlement discussions. After email correspondence with counsel of opposer, and on behalf of Opposer, Ms. Mangione consented to this suspension request.

Wherefore it is requested that this suspension request be granted, and that proceedings herein be suspended for another sixty (60) day term.

Respectfully Submitted

January 25, 2017

/Edd/  
Edd Vasquez, Esq.  
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**CERTIFICATE OF TRANSMITTAL**

I hereby certify that a true and correct copy of the following Request for Suspension of Proceedings with Consent is being filed electronically with the TTAB via ESTTA on January 25, 2017.

/Edd/  
Edd Vasquez

**CERTIFICATE OF SERVICE**

I hereby certify that a true and complete copy of the foregoing Request for Suspension of Proceedings with Consent has been served on Opposer Digital Marketing Corp dba Digital Buyer on January 25, 2017, via electronic mail to its counsel of record in this proceeding:

Honeah Sohal Mangione  
James M. Smedley, LLC  
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