

ESTTA Tracking number: **ESTTA1164850**

Filing date: **10/08/2021**

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

Proceeding	91252910
Party	Defendant Avalanche IP LLC
Correspondence Address	LAURA B. SIEGAL 39 CHESTNUT ROAD MANHASSET, NY 11030 UNITED STATES Primary Email: legalsiegal@aol.com 516-869-6422
Submission	Motion to Suspend for Settlement Discussions
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Date	10/08/2021
Attachments	Avalanche - Susp. Req. (10.8.21 - 91252910).pdf(50639 bytes)

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

In the Matter of Trademark Application Serial No. 88/336232
Published in the Official Gazette on June 18, 2019

COLORADO AVALANCHE, LLC,	:	
	:	
Opposer,	:	Opposition No. 91252910
	:	
v.	:	
	:	
	:	
AVALANCHE IP LLC,	:	
	:	
Applicant.	:	

MOTION ON CONSENT TO SUSPEND PROCEEDINGS

Applicant, by and through its attorneys, and with Opposer's consent, hereby moves for an order suspending the proceedings in this matter for a period of sixty (60) days to allow the parties to continue their pending settlement negotiations. Under the requested schedule, Applicant's Answer in this matter currently is due by October 17, 2021.

The parties have been negotiating a comprehensive settlement agreement that would resolve this opposition, together with related proceedings between the parties involving additional trademark applications filed by Applicant in the United States. Good cause exists to grant this consented motion, and any delay was not because of neglect, but rather resulted because the parties have undergone changes in personnel, representation and/or corporate ownership during the proceedings. Furthermore, both parties' regular business operations were suddenly disrupted by the COVID-19 pandemic, including office closures.

Despite these challenges, active settlement negotiations are still underway and moving forward. Counsel for the parties have exchanged several rounds of communication regarding settlement. The parties and their respective counsel have been actively reviewing and exchanging comments on a draft settlement agreement that would resolve this and other related trademark oppositions between the parties. Most recently, Opposer's counsel sent Applicant's counsel a version of the draft settlement agreement which incorporates language that addresses the few outstanding issues. Applicant's counsel is in the process of reviewing and revising the agreement. At this point, the parties think they are in the final stages of reaching an agreement. Thus, the requested suspension will allow the parties to finalize a comprehensive settlement agreement that would fully and amicably resolve this matter.

In view of the foregoing, Applicant, with Opposer's consent, respectfully requests that the Board grant the requested suspension and reset the deadlines in this proceeding.

Dated: October 8, 2021

Respectfully submitted,

By: *Laura B. Siegal*
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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Motion on Consent to Suspend Proceedings has been served upon Opposer on October 8, 2021 by email to:

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