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

Proceeding	91269161
Party	Plaintiff Traditional Medicinals, Inc.
Correspondence Address	JEREMY JOHNSON TRADITIONAL MEDICINALS, INC. 1400 VALLEY HOUSE DRIVE, SUITE 120 ROHNERT PARK, CA 94928 UNITED STATES Primary Email: jjohnson@tradmed.com Secondary Email(s): trademarks@tradmed.com , jpeterson@tradmed.com , galbers@tradmed.com 800-543-4372
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Jeremy Johnson
Filer's email	jjohnson@tradmed.com , trademarks@tradmed.com , jpeterson@tradmed.com , geordie.zug@nelsonmullins.com
Signature	/Jeremy Johnson/
Date	07/12/2021
Attachments	Consented Motion to Suspend_Tea for EveryDay Wellness.pdf(114220 bytes)

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

TRADITIONAL MEDICINALS, INC.)	Opposition No.: 91269161
Opposer,)	
)	Serial No.: 90211937
v.)	Mark: TEA FOR EVERYDAY
)	WELLNESS
)	
)	
CFC of Georgia, Inc.)	
Applicant.)	
_____)	

CONSENTED MOTION TO SUSPEND

Pursuant to 37 C.F.R. 2.117 (“Trademark Rule”) and TBMP § 510, Opposer, Traditional Medicinals, Inc. (“Opposer”) with the consent of Applicant, CFC of Georgia, Inc. (“Applicant”) respectfully request the Board suspend proceedings for settlement discussions.

The Parties forth the following:

1. The Parties have held their discovery conference as required under Trademark Rule 2.120.
2. There is no motion currently pending and no other motion is being filed concurrent with this consent motion.
3. To avoid use of resources and expenses in prosecuting the Opposition, the Parties seek suspension of proceedings for thirty (30) days for settlement discussions.

WHEREFORE, The Parties respectfully request that the Board grant the 30-day suspension.

Dated this 12th day of July 2021.

TRADITIONAL MEDICINALS, INC.

/Jeremy M. Johnson/

Jeremy M. Johnson (CA Bar 266647)
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Attorney for Applicant

CERTIFICATE OF MAILING

I hereby certify that a copy of the attached CONSENTED MOTION TO SUSPEND (together with a copy of this Certificate) was served this 12th day of July 2021 by email to:

Geordie Zug
geordie.zug@nelsonmullins.com

_____/Jeremy M Johnson/_____
Signature

Date of Signature: 12.July.2021