

ESTTA Tracking number: **ESTTA4449**

Filing date: **01/08/2004**

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

<b>Proceeding</b>	92041018
<b>Party</b>	Defendant REFAELY AND SONS INC.  7964 ARJONS SUITE F (IN THE REAR) SAN DIEGO, CA 92126
<b>Correspondence Address</b>	ANDREW LACHMAN EISNER & ASSOCIATES 9777 WILSHIRE BOULEVARD, SUITE 718 BEVERLY HILLS, CA 90212
<b>Submission</b>	Appearance of Counsel/Power of Attorney
<b>Filer's Name</b>	Raphael Refaely
<b>Filer's e-mail</b>	benefitintimates@yahoo.com
<b>Signature</b>	/raphael refaely/
<b>Date</b>	01/07/2004
<b>Attachments</b>	Power of AttorneyBENEFEETII.txt ( 1 page )

Registration No. 2352015  
Trademark Serial No. 75773754  
Cancellation Proceeding No. 92041018  
Mark: BENEFEET

Applicant: Refaely & Sons, Inc.  
4130 LA JOLLA VILLAGE DR  
PMB#10743  
LA JOLLA, CA 92037

Box NO FEE  
Assistant Commissioner for Trademarks  
2900 Crystal Drive  
Arlington, VA 22202-3513

Power of Attorney  
Sir:

The above identified Applicant hereby appoints Andrew Lachman wh  
ose  
address 110 S. Sweetzer Ave. #209 Los Angeles, CA 90048, an attorney  
admitted to practice in the state of California, their attorney of  
record with regard to this registered trademark, with full power of  
substitution and revocation, to transact all business in the Patent and  
Trademark Office in connection herewith.

Respectfully submitted,

\_\_\_\_\_  
Raphael Rafaely

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

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

01 FEB 18 11:59:06

United States Playing Card Company, The,

Opposer,

v.

British Broadcasting Corporation, The,

Applicant

Proceeding No. 91158776

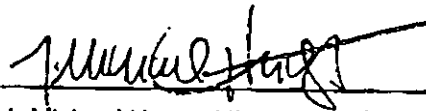
**STIPULATED TERMINATION**

Opposer and Applicant hereby stipulate subject to the approval of this honorable Board as follows: the opposed Application No. 75/341,906 is amended to delete both "ordinary playing cards" from Class 16 and "card games" from Class 28 (the "deleted goods"); and the opposition is dismissed without prejudice; and Applicant may subsequently file an application to register the presently opposed trademark for the deleted goods; and Opposer may file a Notice of Opposition against any such subsequently filed application. In the alternative, if the preceding sentence is not approved, then Opposer and Applicant stipulate that this opposition is suspended for three months to allow time to reevaluate settlement possibilities.

DINSMORE & SHOHL LLP  
1900 Chemed Center  
255 East Fifth Street  
Cincinnati, Ohio 45202  
Telephone: 513-977-8200

Date: *02.18.04*

Respectfully submitted,



J. Michael Hurst, Attorney for Opposer

BACON & THOMAS, PLLC  
625 Slaters Lane, Fourth Floor  
Alexandria, Virginia 22314-1176  
Phone: 703-683-0500

Date: *Feb. 18, 2004*

Respectfully submitted,



Thomas J. Moore, Attorney for Applicant