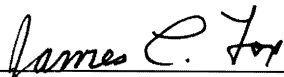


[DE-160], as are the proposed attachments thereto [DE-161, -162, -163 and -164], containing what appear to be copies of all the materials sent to the United States Patent and Trademark Office in support of defendants' application for reconsideration of the subject patents. The details that the defendants wish to place in the record but shield from view by the public are of no consequence to this court's determination whether a stay of the instant proceedings is appropriate pending the PTO's consideration whether to reconsider the patents themselves.

The defendants' Motion to Seal [DE-165] is DENIED, without prejudice to file an amended motion to stay, within ten (10) days hereof, limited to the facts and law relevant to a determination thereof, **or** to file the proposed Motion to Stay [DE-160], with or without its proposed exhibits, as a public document within three (3) days hereof. *Failure to take either course will result in no action being taken by the court on the proposed Motion to Stay [DE-160]. See Local Rule 79.2.*

SO ORDERED.

This, the th 12 day of June, 2012.



JAMES C. FOX
Senior United States District Judge