

ESTTA Tracking number: **ESTTA658105**

Filing date: **02/26/2015**

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

Proceeding	79130383
Applicant	Flair Leisure Products Plc
Applied for Mark	PLASTICINE IMAGINE THE FUN!
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Submission	Applicant's Request to Extend
Attachments	plasticine 2 2015 appeal brief extension.pdf(21738 bytes)
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Date	02/26/2015

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Flair Leisure Products Plc

For the Mark



Serial No.

79130383

Filing Date

March 14, 2013

Trademark Examiner

Laura Golden

Law Office

103

Last Office Action

September 23, 2014

Attorney Docket No.

BKYZ500208US01

REQUEST FOR EXTENSION OF TIME TO FILE APPEAL BRIEF

Applicant, by its attorney, hereby requests an additional 45-day extension of time in which to file its appeal brief. When this request is granted, the new due date for filing the appeal brief will be April 20, 2015.

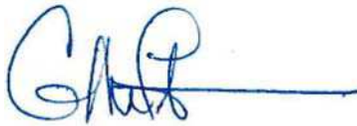
As grounds in support of this request for extension of time, Applicant advises the Board that it is in the process of obtaining a consent to use and registration from the owner of the cited registration which is the basis for the final refusal and for this appeal. Consent to register has been agreed upon by both parties. The only thing left is to obtain the signatures of both parties which will not be completed by March 6, 2015. Once the consent agreement is signed by both parties, Applicant submits that this new evidence, which will be the subject of a request to remand, should be the basis of a withdrawal of the Section 2(d) refusal of registration.

Because additional time is needed to obtain signatures on the consent agreement, Applicant respectfully requests that the time for filing the appeal brief in this case be extended thirty days up to and including April 20, 2015.

This request is not made for purposes of delay.

Respectfully submitted,

Fay Sharpe LLP



Date: February 26, 2015

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