

ESTTA Tracking number: **ESTTA760805**

Filing date: **07/27/2016**

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

Proceeding	85817853
Applicant	Luminos Industries Ltd.
Applied for Mark	MURAUDIO
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Submission	Applicant's Request to Extend
Attachments	20160727120825938.pdf(156126 bytes)
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Date	07/27/2016

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Luminos Industries Ltd
Serial No. : 85/817853
Mark : **Muraudio**
Trademark Attorney : Sara N. Benjamin
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745 Fifth Avenue
New York, New York 10151

REQUEST FOR EXTENSION OF TIME TO FILE APPEAL BRIEF

Commissioner of Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

Sir:

Applicant has been accorded until August 1, 2016 in which to file its Appeal Brief in this matter.

The only issue which remains in the application is a refusal to register based on two prior registrations, i.e. U.S. Reg. Nos. 1,407,448 for the mark Wall and 3,218,557 for the mark Murr Electronik (it is noted that references to other applications of potential relevance have been withdrawn).

The undersigned attorneys, since prior to institution of this appeal, have been corresponding with the owners of the two cited registrations in order to obtain their consent to registration of the instant mark. The owners of the cited registrations have agreed in principal with Applicant's position, i.e. that there is no likelihood of confusion between their respective marks, and that of Applicant, due to the differences in the respective marks, the differences in the

goods, differences in the channels of trade and customers, etc. However, the actual written consent papers, while exchanged between the parties, have not yet been fully executed and for that reason have not yet been submitted to the USPTO. However, the undersigned believe that the documents will be finalized shortly and shall file same in the USPTO as soon as possible.

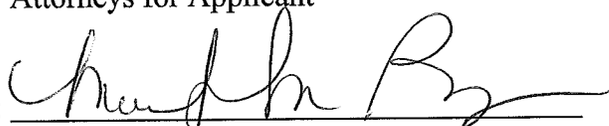
In order to provide additional time to finalize and file the above mentioned consent documents, Applicant is now requesting a two month extension of time to file the appeal brief due **August 1, 2016** up to and including **October 1, 2016**; it is anticipated that this should provide Applicant sufficient additional time to file these papers, which papers will address and render moot the remaining 2(d) issue, and thereby avoid the need for any further appellate proceedings.

Applicant therefore requests this Extension of Time, not for purposes of delay, but to provide Applicant additional time to attend to this formality, thereby resolving the one outstanding issue, without any further unnecessary action by the U.S.P.T.O.

Applicant believes that there should be no fee required by reason of the instant submission. However, if any fee is required, or if any overpayment has been made, please charge the credit Deposit Account No. 50-0320.

Respectfully submitted,

FROMMER LAWRENCE & HAUG LLP
Attorneys for Applicant

By: 

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