

ESTTA Tracking number: **ESTTA740842**

Filing date: **04/19/2016**

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

Applicant:	CHICAGO'S ORIGINAL HAROLD'S #1
Application Serial Number:	86551587
Application Filing Date:	03/03/2015
Mark:	CHICAGO'S ORIGINAL HAROLD'S #1 HOME OF THE ORIGINAL RECIPE IT'S THE SON OF THE KING BACK WITH THE ORIGINAL CHICK- EN SWING
Date of Publication	04/19/2016

First 90 Day Request for Extension of Time to Oppose for Good Cause

Pursuant to 37 C.F.R. Section 2.102, Harold's Chicken Shack, Inc., 17926 South Halsted Street, Suite 3, Homewood, IL 60430, UNITED STATES, a corporation organized under the laws of Illinois, respectfully requests that it be granted a 90-day extension of time to file a notice of opposition against the above-identified mark for cause shown.

Potential opposer believes that good causes are established for this request by:

- The potential opposer needs additional time to investigate the claim
- The potential opposer needs additional time to confer with counsel

The time within which to file a notice of opposition is set to expire on 05/19/2016. Harold's Chicken Shack, Inc. respectfully requests that the time period within which to file an opposition be extended until 08/17/2016.

Respectfully submitted,
/darrick j. hooker/
04/19/2016

Darrick J. Hooker

Lewis Brisbois Bisgaard & Smith LLP

550 West Adams Street, Suite 300

Chicago, IL 60661

UNITED STATES

USDocket@lewisbrisbois.com

3123451718