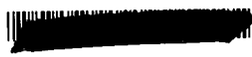


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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

FUNDIA CROMAX AKTIEBOLAG)
)
 Opposer,)
)
 v.)
)
 INDUSTRIAL HARD CHROME, LTD.)
)
 Applicant)
 _____)

OPPOSITION NO. 91156298



02-12-2004

U.S. Patent & TMO/TM Mail Rpt Dt. #78

**APPLICANT'S CONSENTED TO REQUEST FOR EXTENSION
OF TIME TO ANSWER OR OTHERWISE PLEAD
AND TO RESET DISCOVERY AND TESTIMONY PERIODS**

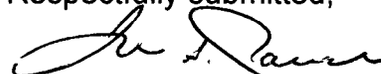
Applicant, INDUSTRIAL HARD CHROME, LTD. by and through its undersigned attorney, requests that the period of time in which Applicant may answer or otherwise plead with respect to Opposer's Notice of Opposition be further extended from February 9, 2004 up to and including April 9, 2004, and that the discovery and all testimony periods in this case be reset accordingly.

Applicant's time to answer or otherwise respond has been previously extended to February 9, 2004 to allow Applicant and Opposer to settle this matter, without engaging in formal proceedings or seeking formal discovery. Progress has been made towards that purpose. More particularly, the parties have agreed in principle upon terms for an amicable resolution, and are negotiating the final terms of a written Settlement Agreement. Most recently, counsel for Opposer has provided counsel for Applicant with a revised Settlement Agreement, and accordingly, additional time is required to finalize an amicable resolution, and not for purposes of delay.

Aaron A. Fishman, an Attorney for Opposer, consented to this extension in a telephone conference today. Applicant respectfully requests that the extension be granted.

Dated: February 9, 2004

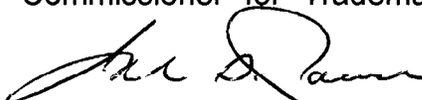
Respectfully submitted,



Richard D. Harris
John S. Pacocha
GREENBERG TRAURIG, P.C.
77 WEST Wacker Drive, Suite 2500
Chicago, Illinois 60601
(312) 456-8400

CERTIFICATE OF MAILING

I certify that APPLICANT'S CONSENTED TO REQUEST FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE PLEAD AND TO RESET DISCOVER AND TESTIMONY PERIODS is being deposited today with the United States Postal Service as First Class Mail under C.F.R. §1.8 and is addressed to U.S. Patent and Trademark Office, Trademark Trial and Appeal Board, Commissioner for Trademarks, 2900 Crystal Drive, Arlington, Virginia, 22202-3514.



John S. Pacocha

Dated: February 9, 2004

CERTIFICATE OF SERVICE

I certify that a true and correct copy of APPLICANT'S CONSENTED TO REQUEST FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE PLEAD AND TO RESET DISCOVER AND TESTIMONY PERIODS is being served upon counsel for Opposer via first class mail, postage pre-paid on February 9, 2004 to:

Michael W. Garvey, Esq.
PEARNE & GORDON LLP
1801 East Ninth Street
Suite 1200
Cleveland, OH 44114-3108



John S. Pacocha

Dated: February 9, 2004

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