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

Proceeding	91161754
Party	Plaintiff 7-Eleven, Inc. ,
Correspondence Address	Diane Elder WILDMAN HARROLD ALLEN & DIXON LLP 225 West Wacker Drive Chicago, IL 60606-1229
Submission	Motion to Extend
Filer's Name	Bryan P. Sugar
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Date	07/06/2005
Attachments	krause Second Extension of Time.pdf (3 pages)

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

7-ELEVEN, INC.,)	
)	
Opposer,)	
)	
v.)	Opp. No.: 91161754
)	Serial No.: 78/225,628
ANTOINETTE K. KRAUSE AND)	Mark: MIRACLE 7 & Design
PAUL J. KRAUSE,)	
)	
Applicants.)	

MOTION WITH CONSENT FOR EXTENSION OF TIME

In accordance with Rule 2.127 of the Trademark Rules of Practice, opposer, 7-Eleven, Inc. (“opposer”) with the consent of applicants, Antoinette K. Krause and Paul J. Krause (“applicants”), respectfully requests a three week extension of time for opposer to respond to Applicants’ Brief In Support Of Motion For Summary Judgment, namely to July 31, 2005.

This extension is requested because counsel for opposer believes it is necessary in order to be able to complete its efforts to obtain materials from opposer to prepare its opposition to applicants’ motion for summary judgment. This extension is also requested to permit the completion of ongoing settlement discussions, which may preclude the necessity of requiring resolution to this motion by the Board.

In a telephone conversation on July 6, 2005, between counsel for opposer, Bryan P. Sugar, and counsel for applicants, Harris Zimmerman, the parties agreed to the requested extension.

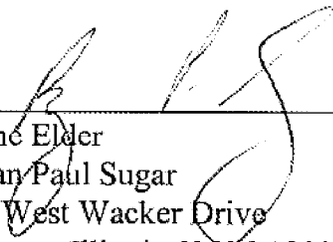
This extension, therefore, is not requested for the purposes of delay, but rather, to enable the parties to further explore the possibility of settlement and, if the parties cannot reach an agreement, allow opposer sufficient time to obtain information and evidence necessary to respond to applicant's motion.

Respectfully submitted,

WILDMAN, HARROLD, ALLEN & DIXON LLP

Date: _____

7/6/05

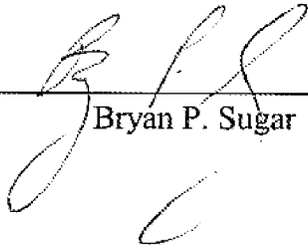


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Attorneys for Opposer,
7-Eleven, Inc.

CERTIFICATE OF SERVICE

I, Bryan P. Sugar, counsel for 7-Eleven, Inc., hereby certifies that a copy of the MOTION WITH CONSENT FOR EXTENSION OF TIME was served on this 6th day of July, 2005 on Harris Zimmerman and Michael James Cronen, Law Offices of Harris Zimmerman, 1330 Broadway, Suite 710, Oakland, CA 94612-2506, by facsimile and first class mail, postage prepaid.



Bryan P. Sugar