

Metropolitan Life Insurance Company
One MetLife Plaza
27-01 Queens Plaza North
Long Island City, NY 11101

MetLife®

LAW DEPARTMENT
FAX COVER PAGE

October 13, 2005

Sent By: Dante Naccarato
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Total Num. of Pages: 3

Sent To: Frances Wolfson, Esq.
Company Name: TTAB
Fax Number: (571) 273-4323
Telephone Number: (571) 272-4323

Re: Opposition No.: 91,162,871

Dear Ms. Wolfson:

As per your request, attached please find a copy of "Motion to Extend Time for Discovery and Testimony Periods" filed by Opponent, Metropolitan Life Insurance Company, on September 19, 2005.

In the "Opposition to Motion to Extend Time for Discovery and Testimony Periods," the Applicant claims that a "First Set of Discovery Requests" was served on Opponent. We have no records of these having been received.

In addition, we have not received hard copies of "Correction to Board's 7/22/05 Order..." and "Applicant's 6/16/05 Motion is Granted..." as posted on the TTABVUE web page. Please let us know if it's the Board's practice to sent hard copies of these notices.

If you have any questions or comments, or if we can be of further assistance on this matter, please do not hesitate to contact us.

Thank you and best regards,

Dante Naccarato
Intellectual Property Specialist
MetLife Law Department

The information contained in the following pages is privileged, confidential and intended only for the individual named above. ANY OTHER USE, DISSEMINATION, OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED AND IS TORTIOUS INTERFERENCE WITH OUR CONFIDENTIAL BUSINESS RELATIONSHIPS. If this document was erroneously sent to you, please notify us immediately at the number listed above and then destroy this document.

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

Metropolitan Life Insurance Company,)	
)	
Opposer,)	Opposition No.: 91,162,871
v.)	
)	[Serial Nos.: 78/313,440; 78/312,615]
Hydentra, L.P.)	
)	
Applicant.)	
)	

Box TTAB
No Fee
Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

MOTION TO EXTEND TIME FOR DISCOVERY AND TESTIMONY PERIODS

Opposer hereby requests that the Board resets the trial dates, including an extension of the closing of discovery date and testimony periods, so that such dates are based on and are set to run from the date of the Board's decision on Applicant's Motion For Leave To Amend Answer, filed by Applicant on June 16, 2005. Accordingly, if Applicant's Motion For Leave To Amend Answer is granted, Opposer requests that the closing of discovery date and testimony periods be extended by an additional sixty (60) days starting from the date such Motion is granted.

This extension is required to enable Opposer to determine the need for additional discovery and testimony based on Applicant's Amended Answer To Opposition. This motion and request is not made for the purpose of delay, and will not prejudice either party.

Respectfully submitted,

Heidi C. Constantine
Metropolitan Life Insurance Company

Heidi C. Constantine
Counsel
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1 MetLife Plaza
27-01 Queens Plaza North
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CERTIFICATE OF SERVICE

I hereby certify that on the 19th day of September, 2005, a true and correct copy of the foregoing **MOTION TO EXTEND TIME FOR DISCOVERY AND TESTIMONY PERIODS** is being deposited in the United States mail, postage prepaid and properly addressed to the following:

Anna M. Vradenburgh
Koppel Jacobs Patrick & Heybl
555 St. Charles Drive, Suite 107
Thousand Oaks, California 91360-3984

By: Heidi C. Constantine
Heidi C. Constantine

CERTIFICATE OF MAILING

I hereby certify that this **MOTION TO EXTEND TIME FOR DISCOVERY AND TESTIMONY PERIODS** is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to Commissioner for Trademarks, P.O. Box 1451, Alexandria, VA 22313-1451 on September 19, 2005

By: Heidi C. Constantine
Heidi C. Constantine