

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

In the Matter of Application Serial No. 76/575,509  
Filed: February 13, 2004  
Published on March 29, 2005  
**Mark: PF (AND DESIGN) – Class 025**

TTAB

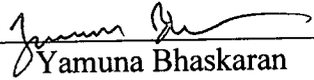
New Balance Athletic Shoe, Inc., :  
:   
Opposer, :   
:   
v. :   
:   
S.A.S.C.O. Trading, Inc., :   
:   
Applicant. :

Opposition No. 91165451

**CERTIFICATE OF MAILING**

I hereby certify that this correspondence is being deposited on May 7, 2007 with the United States Postal Service with sufficient postage as first-class mail in an envelope addressed to:

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451

By:   
Yamuna Bhaskaran  
Attorney for Applicant

**CONSENTED-TO MOTION FOR THREE-MONTH EXTENSION OF TRIAL DATES  
AND EXTENSION OF TIME TO OPPOSE MOTION TO COMPEL**

Applicant S.A.S.C.O. Trading, Inc. ("SASCO") hereby requests

- (i) a 30-day extension of time for SASCO to oppose Opposer New Balance Athletic Shoe, Inc.'s ("New Balance") Motion to Compel Discovery Responses by Applicant (the "Motion"), from May 7, 2007 to June 6, 2007; and
- (ii) a three (3) month extension of all outstanding trial dates to the following new schedule:
  - a. August 16, 2007 – Discovery period to close
  - b. November 14, 2007 – Testimony Period for Opposer to close



05-10-2007

U.S. Patent & TMO/TM Mail Rcpt Dt #72

- c. January 13, 2008 – Testimony Period for Applicant to close
- d. February 27, 2008 – Opposer's rebuttal testimony period to close

The purpose of this extension is to take into account the parties' agreement to extend time to complete discovery that has been initiated, and to resolve discovery-related issues raised in New Balance's Motion.

Counsel for Opposer agreed to the foregoing requests for extension of time during a telephone call on May 7, 2007.

Dated: May 7, 2007  
New York, New York

Respectfully submitted,

COHEN TAUBER SPIEVACK & WAGNER LLP



By: \_\_\_\_\_  
Esther S. Trakinski

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**CERTIFICATE OF SERVICE**

I hereby certify that a true and complete copy of the foregoing CONSENTED-TO MOTION FOR THREE-MONTH EXTENSION OF TRIAL DATES AND EXTENSION OF TIME TO OPPOSE MOTION TO COMPEL has been served on May 7, 2007, via First Class Mail, postage prepaid, to

Thomas V. Smurzynski  
Lahive & Cockfield, LLP  
One Post Office Square  
Boston, Massachusetts 02109

  
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Yamuna Bhaskaran