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Filing date: **01/16/2007**

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

Proceeding	91169590
Party	Defendant Vantage Technologies KnowledgeAssessment, LLC Vantage Technologies Knowledge Assessment, LLC t, L.L.C. 110 Terry Drive Newtown, PA 18940
Correspondence Address	John J. Simkanich Paul & Paul 2900 2000 Market Street Philadelphia, PA 19103 UNITED STATES
Submission	Motion to Extend
Filer's Name	John J. Simkanich
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Signature	/john j. simkanich, regis. no. 26036/
Date	01/16/2007
Attachments	2911.011607.ext.request.PDF (3 pages)(78925 bytes)

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

Scott Elliot		
31 Pheasant Run		
New Hope, PA 18938		Opposition No. 91169590
Opposer		Serial No. 78396033
v.		
Vantage Technologies Knowledge		
Assessment, LLC		
110 Terry Drive		
Newtown, PA 18940		
Applicant		

REQUEST TO EXTEND DISCOVERY PERIOD TO TAKE DEPOSITION

On January 11, 2007, Applicant, Vantage Technologies Knowledge Assessment, LLC motioned the Board for sanctions against Opposer, Scott Elliot, because Opposer was in flagrant violation of the standing order of the Board dated November 17, 2006.

In that Order November 17, the Board recognized that Applicant needed and was entitled to answers to interrogatories and document production from Opposer prior to taking his discovery deposition. As such the Board set **thirty days** for Opposer to produce overdue discovery to Applicant and the period between **forty days** and **sixty days** from the mailing date of the November 17, Order.

Opposer has been non-communicative and non-cooperative. Applicant's counsel has made repeated and reasonable efforts to contact Opposer's counsel, by telephone, by email, by Fax (facsimile) and by letter (including Express Mail with USPS proof of delivery).

Opposer's counsel has avoided all of Applicant's efforts to obtain the Trademark Trial and Appeal Board's ordered discovery.

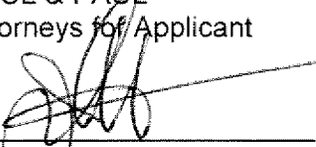
Applicant's pending motion for sanctions asks that this opposition be dismissed with prejudice against the Opposer; and therefore Applicant's mark be passed to registration. Although Applicant's motion for sanctions was entered on January 11, 2007, the Board has not

acted to suspend the proceedings. Therefore, Applicant hereby petitions the Board of a ninety-day (90 day) extension period for Applicant to complete its discovery to which it is entitled, this ninety-day period to run from the date the Board acts upon Applicant's pending motion for sanctions.

Date: *Jan 16, 2007*

Respectfully submitted,
PAUL & PAUL
Attorneys for Applicant

by: _____


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CERTIFICATE OF SERVICE

The undersigned attorney hereby certifies that a true copy of the forgoing paper titled, Request to Extend Discovery Period to Take Deposition, was served upon the Opposer, service being made on January 16, 2007, by EXPRESS MAIL, EV282454916US, deposited on said date and addressed to counsel for Opposer:

Paul Goodman, Esq.
Cyruli, Shanks & Zizmor, LLP
420 Lexington Avenue, Suite 2020
New York, NY 10170

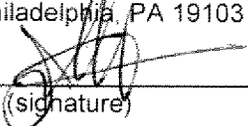
by: _____


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Assessment, LLC*

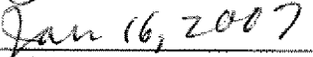
CERTIFICATE OF FILING

I hereby certify that the original of this Request to Extend Discovery Period to Take Deposition is being filed with the TTAB, by electronic filing on January 16, 2007, through the eBusiness Center of the United States Patent and Trademark Office, at www.uspto.gov.

by: John J. Simkanich
PAUL & PAUL
2000 Market Street, Suite 2900
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(signature)



(date)