

ESTTA Tracking number: **ESTTA119411**

Filing date: **01/12/2007**

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

Proceeding	91171837
Party	Defendant Richfield/Bloomington Credit Union Richfield/Bloomington Credit Union 345 East 77th Street Richfield, MN 55423
Correspondence Address	LORI L. WIESE-PARKS GRAY, PLANT, MOOTY, MOOTY & BENNETT P.O. BOX 2906 MINNEAPOLIS, MN 55402  trademark@gpmlaw.com, lori.parks@gpmlaw.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Norman M. Abramson
Filer's e-mail	trademark@gpmlaw.com, norman.abramson@gpmlaw.com, lori.parks@gpmlaw.com
Signature	/Norman Abramson/
Date	01/12/2007
Attachments	Third extension request.pdf ( 3 pages )(108084 bytes )

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

Farmers Group, Inc.,

Plaintiff,

v.

Richfield/Bloomington Credit Union,

Defendant.

Opposition No. 91171837

Application No. 78/595,960

Mark: WHERE YOU AND YOUR  
FAMILY BELONG

---

Trademark Trial and Appeal Board  
U.S. Patent and Trademark Office  
P.O. Box 1451  
Alexandria, VA 22313-1451

**STIPULATED MOTION TO EXTEND TIME TO ANSWER WITH TRIAL DATE  
EXTENSION**

The parties to this Opposition proceeding hereby stipulate and jointly move the Trademark Trial and Appeal Board for a further sixty day extension of time for Defendant to submit an Answer in this matter, or until March 20, 2007.

The parties also request that all trial dates be extended a further 60 days and reset as per the following:

<b>Discovery Period to Close:</b>	<b>May 29, 2007</b>
<b>30-day testimony period for party in position of plaintiff to close:</b>	<b>August 27, 2007</b>
<b>30-day testimony period for party in position of defendant to close:</b>	<b>October 26, 2007</b>
<b>15-day rebuttal testimony period for plaintiff to close:</b>	<b>December 10, 2007</b>

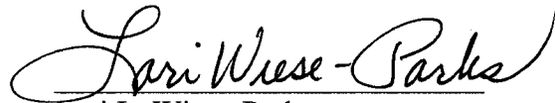
As grounds for this motion, the parties state that they are continuing to engage in discussions with a view toward resolution of this matter.

Counsel for Defendant is submitting this motion and has conferred with counsel for the Plaintiff, Ms. Alicia Groos, who agreed to this stipulated motion and that this motion may be filed by counsel for Defendant.

Dated: January 12, 2007

Respectfully Submitted,

Richfield/Bloomington  
Credit Union  
By its attorneys  
GRAY, PLANT, MOOTY,  
MOOTY & BENNETT



Lori L. Wiese-Parks  
P.O. Box 2906  
Minneapolis, MN 55402

612 632-3375

CERTIFICATE OF SERVICE

I, Lori L. Wiese-Parks, certify that I arranged for a copy of the foregoing Stipulated Motion to Extend Time to Answer to be served upon:

Ms. Alicia Groos  
Fulbright & Jaworski L.L.P.  
600 Congress Avenue, Suite 2400  
Austin, TX 78701

by first-class mail on the 12<sup>th</sup> day of January, 2007.

  
\_\_\_\_\_  
Lori L. Wiese-Parks