

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

In the matter of
Trademark Application on Serial No. 76/655, 958
Mark: MOVIEVISION

MAGNADYNE CORPORATION)	
)	
Opposer,)	
)	
v.)	Opposition No. 91175280
)	
MOVIEVISION, INC.)	
)	
Applicant.)	
)	

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

**APPLICANT'S MOTION FOR
DENYING EXTENSION OF TESTIMONY PERIOD**

Applicant, Movievision Inc., respectfully requests the Trademark Trial and Appeal Board not to extend time to Opposer's testimony period.

The grounds for this motion to be denied are as follows:

1. Opposer, has consistently requested extensions of time when his answers are due. Applicant, who is on a pro per basis, has always respected due dates and Opposer,



12-05-2007

who has counsel, has repeatedly delayed motion dates.

2. I have never been engaged in settlement discussions with Opposer. Counsel called Applicant on November 6, 2007 to request permission for extension and Applicant denied it. Opposer has had sufficient time to answer since the Applicant first answered for the Production of Documents were sent on July 5, 2007.

3. Applicant received call from Opposer's counsel on November 6, 2007 and denied the extension.

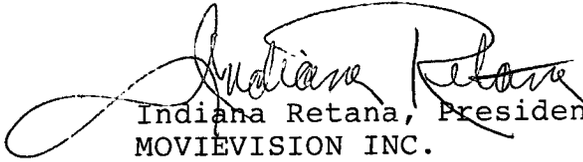
4. Applicant denied request for extension of time.

5. Opposer falls into category of delay and negligence since Opposer called November 3, 2007, three days prior to due date. Opposer knowingly called Applicant in such short notice with no intention to comply with Trademark scheduling dates.

6. Applicant denies extension. All delays have affected the completion of the project and Opposer had four months to answer in the testimony period.

For the reason stated above, Applicant requests that extension of time be denied by this motion.

Respectfully submitted,


Indiana Retana, President
MOVIEVISION INC.
9435 Charleville Boulevard
Beverly Hills, California 90212
(323) 972-6767

Dated: November 30, 2007

CERTIFICATE OF SERVICE

I certify that I served:

APPLICANT'S MOTION FOR DENYING EXTENSION OF
TESTIMONY PERIOD

on November 30, 2007 by:

 delivering

mailing

a copy to:

Kevin J. Heint
Matthew R. Mowers
BROOKS KUSHMAN P.C.
1000 Town Center
Twenty-Second Floor
Southfield, Michigan 48075
(248) 358-4400

Attorneys for Opposer


I. Manuela Retana

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

In re Trademark Application Serial No. 76/655,958

Filed: March 2, 2006

Trademark: MOVIEVISION

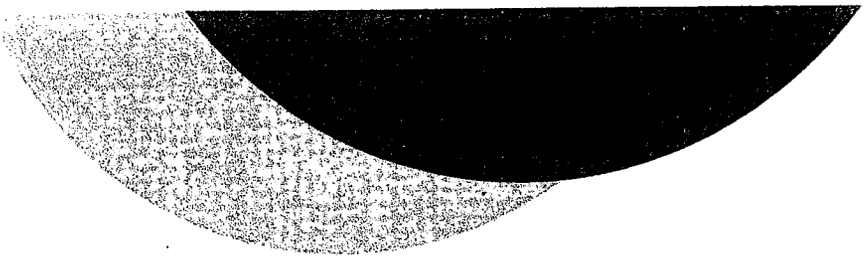
Published in the Official Gazette at TM 728 oh
November 14, 2006

MAGNADYNE CORPORATION)	
)	
Opposer,)	
)	
v.)	Opposition No. 91175280
)	
MOVIEVISION, INC.)	
)	
Applicant.)	

APPLICANT'S FIRST ANSWER
FOR THE PRODUCTION OF DOCUMENTS

- Answer to Request 1. Page of MOVIEVISION Mark.
- Answer to Request 2. Page of MOVIEVISION layout.
- Answer to Request 3. None.
- Answer to Request 4. 1998 (Business Cards).
- Answer to Request 5. None.
- Answer to Request 6. Present Trademark Application.
- Answer to Request 7. None.
- Answer to Request 8. None.
- Answer to Request 9. None.
- Answer to Request 10. None.

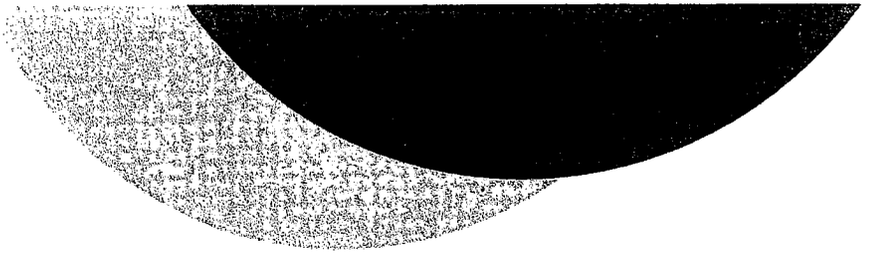
Answer to Request 11. None.
Answer to Request 12. None.
Answer to Request 13. None.
Answer to Request 14. None.
Answer to Request 15. None.
Answer to Request 16. None.
Answer to Request 17. None.
Answer to Request 18. None.
Answer to Request 19. None.
Answer to Request 20. None.
Answer to Request 21. None.
Answer to Request 22. None.
Answer to Request 23. None.
Answer to Request 24. None.
Answer to Request 25. None.
Answer to Request 26. None.
Answer to Request 27. None.
Answer to Request 28. None.
Answer to Request 29. None.
Answer to Request 30. None.
Answer to Request 31. None.



Movievision

Innovation in Media

Request 1.



Movievision

Innovation in Media

Request 2.

Movievision

INDIANA A. RETANA

9601 Charleville Blvd.
Suite 10
Beverly Hills, California 90212
(323) 972-6767 indianaretana@yahoo.com

Request 4.

UNITED STATES PATENT AND TRADEMARK OFFICE

SERIAL NO: 76/655958

SEP 19 2006

APPLICANT: INDIANA RETANA-MOVIEVISION INC.



CORRESPONDENT ADDRESS:
INDIANA RETANA
9601 CHARLEVILLE BLVD APT 10
BEVERLY HILLS, CA 90212-2346

RETURN ADDRESS:
Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

If no fees are enclosed, the address should include the words "Box Responses - No Fee."

MARK: MOVIEVISION

CORRESPONDENT'S REFERENCE/DOCKET NO: N/A

CORRESPONDENT EMAIL ADDRESS:

Please provide in all correspondence:

1. Filing date, serial number, mark and applicant's name.
2. Date of this Office Action.
3. Examining Attorney's name and Law Office number.
4. Your telephone number and email address.

RE: Serial Number 76/655958

EXAMINER'S AMENDMENT

ADVISORY – AMENDMENTS TO GOODS/SERVICES: If the identification of goods and/or services has been amended below, any future amendments must be in accordance with 37 C.F.R. §2.71(a) and TMEP §1402.07(e).

AMENDMENT(S) AUTHORIZED: As authorized by Indiana Retana on September 14, 2006, the application is amended as noted below. *If applicant disagrees with or objects to any of the amendments below, please notify the undersigned trademark examining attorney immediately.* Otherwise, no response is necessary. TMEP §707.

Filing Basis

The applicant hereby deletes the Section 1(a) filing basis and wishes to proceed under Section 1(b).

Applicant

The applicant is Movievision Inc., a corporation organized under the laws of California.

Recitation of Services

The identification of services is amended to read as follows:

Pay-per-view television transmission services featuring recently released movies in English, Spanish, Cantonese, and Russia via cable, in International Class 38.

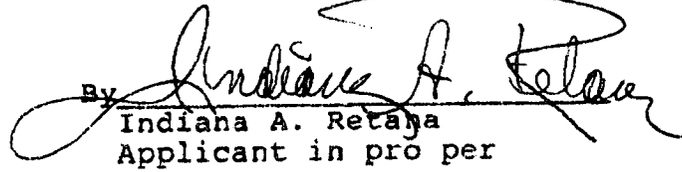
TMEP §1402.01(e).

The application will now proceed to publication in the Official Gazette.

**/Tarah Hardy Ludlow/
Tarah Hardy Ludlow
Trademark Attorney
Law Office 110
571-272-9361
571-273-9110 fax**

Request 6.

Respectfully submitted,

By 
Indiana A. Retana
Applicant in pro per

Date: July 5, 2007

Indiana A. Retana
MOVIEVISION, INC.
9435 Charleville Boulevard
Beverly Hills, California 90212
Tel: (323) 972-6767

CERTIFICATE OF SERVICE

I certify that I served:

APPLICANT'S FIRST ANSWER
FOR THE PRODUCTION OF DOCUMENTS

on July 5, 2007 by:

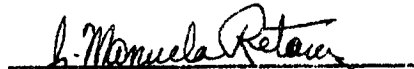
 delivering

mailing (via First-Class mail)

a copy to:

Brooks Kushman P.C.
1000 Town Center, 22nd Floor
Southfield, Michigan 48075

Opposer


I, Manuela Retana

Respectfully submitted,

By 
Indiana A. Retana
Applicant in pro per

Date: July 5, 2007

Indiana A. Retana
MOVIEVISION, INC.
9435 Charleville Boulevard
Beverly Hills, California 90212
Tel: (323) 972-6767

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