

TO : UNITED STATES PATENT and TRADEMARK OFFICE

TRADEMARK TRIAL and APPEAL BOARD

FROM: MIR RAHIM (opposer)

SUBJECT: MARK: CARDIO TENNIS HEART PUMPING FITNESS (and design)

SERIAL NUMBER 78-646.142

FILED JUNE 8th, 2005

OPPOSITION NO. 9117939

MIR RAHIM (opposer) VS TENNIS INDUSTRY ASSOCIATION (applicant)

OPPOSER'S MOTION FOR EXTENSION OF TIME

MIR RAHIM, opposer, respectfully moves for an extension of time to complete the prosecution of this matter, and states as follows:

1. On April 3, 2008, opposer employed and retained the law firm of MORRISON & MIX and GEOFFERY A.BAKER of DOWELL BAKER to a)Represent opposer in his claim for damages against whomever may be responsible arising out of infringement of mark "Cardio Tennis". b)Extension of time and c)File a federal trademark application for CARDIO TENNIS.
2. On March 24, 2008, this Board entered an order setting a schedule for the matter. The schedule provided that all testimony was to be completed by February 12, 2009.
3. Opposer's attorneys' advised opposer that GEOFFERY BAKER was to busy to file a federal trademark application and asked opposer to contact FRANCISEN PATENT LAW,P.C. to file the application.Once the federal trademark was obtained the the law firm of MORRISION & MIX and DOWEL BAKER will continue to represent the opposer in his claim for damages.
4. The discovery close date was 8/1/08.(The opposer never received the the letter with all the sensitive dates till December 31,2008).
5. On October 2, 2008 FRANCISEN PATENT LAW,P.C. signed an agreement with the opposer to file federal patent application for cardio tennis.
6. On December 31,2008, to opposer's complete surprise , the Francissen office sent opposer



03-20-2009

a letter declining representation in the captioned matter. Up to that point, opposer believed that his interests were being represented .

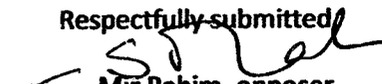
7. The opposer is in the process of obtaining a new counsel.

8. Opposer requests that a new trial schedule be entered, extending the time for discovery to close August 1, 2009, followed by the 30-day, 15-day testimonial periods.

9. No prejudice will be suffered by respondent if this extension is granted as it continues to use and profit greatly from the subject mark, unabated by any challenges by the opposer.

WHEREFORE, opposer requests that the BOARD grant the extension requested herein.

Respectfully submitted,



Mir Rahim, opposer.

Mir Rahim

7510 Tripp Ave

Skokie, Illinois 60076.

773-799-5198

Proof of Service

Mir Rahim, opposer states that he served a true and complete copy of the foregoing.

OPPOSER'S MOTION FOR EXTENSION OF TIME

On Mr. Nathan J. Breen, HOWE & HUTTO, LTD., 20 N. Wacker Drive, Suite 420,
Chicago, Illinois 60606, By first Class U.S. Mail, deposited in this, the 18th day of March, 2009

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