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Filing date: **08/05/2009**

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

Proceeding	91178927
Party	Plaintiff Royal Crown Company, Inc.
Correspondence Address	Barbara A. Solomon Fross Zelnick Lehrman & Zissu, P.C. 866 United Nations Plaza New York, NY 10017 UNITED STATES lpopp-rosenberg@fzlz.com,bsolomon@fzlz.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Laura Popp-Rosenberg
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Signature	/Laura Popp-Rosenberg/
Date	08/05/2009
Attachments	Consented Motion for Extension of Time (August) (F0496442).PDF (4 pages) (134086 bytes)

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

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ROYAL CROWN COMPANY, INC.,	:	<u>Consolidated Proceedings</u>
	:	Opposition No. 91178927
Opposer,	:	Opposition No. 91180771
	:	Opposition No. 91180772
- against -	:	Opposition No. 91183482
	:	Opposition No. 91185755
THE COCA-COLA COMPANY,	:	Opposition No. 91186579
	:	Opposition No. 91189847
Applicant.	:	Opposition No. 91190658
-----X		

—and—

-----X		
THE COCA-COLA COMPANY,	:	
	:	
Applicant,	:	
	:	
- against -	:	Opposition No. 91184434
	:	
ROYAL CROWN COMPANY, INC.,	:	
	:	
Opposer.	:	
-----X		

CONSENTED MOTION TO EXTEND TIME

Royal Crown Company, Inc. (“Royal Crown”), by its attorneys Fross Zelnick Lehrman & Zissu, P.C., hereby moves, with the consent of The Coca-Cola Company (“TCCC”), to extend the discovery and trial schedule in this matter by thirty (30) days.

The parties have consented to the following schedule:

	Deadline under June 15, 2009 Order ¹	NEW DEADLINE
Parties’ expert disclosures due	August 5, 2009	September 4, 2009

¹ Opposition No. 91190658 was consolidated with, and its discovery and trial dates coordinated with, the earlier consolidated proceedings by order dated June 18, 2009

	Deadline under June 15, 2009 Order	NEW DEADLINE
Discovery closes	September 4, 2009	October 4, 2009
Plaintiff's pretrial disclosures due in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658	October 19, 2009	November 18, 2009
Plaintiff's 30-day testimony period closes in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658	December 3, 2009	January 2, 2010
Defendant's pretrial disclosures due in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658 and plaintiff's pretrial disclosures due in Opposition No. 91184434	December 18, 2009	January 17, 2010
Defendant's testimony period closes in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658 and plaintiff's testimony period closes in Opposition No. 91184434	February 1, 2010	March 3, 2010
Plaintiff's rebuttal disclosures due in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658 and defendant's pretrial disclosures due in Opposition No. 91184434	February 16, 2010	March 18, 2010
Defendant's 30-day testimony period closes in Opposition No. 91184434 and Plaintiff's 15-day rebuttal period closes in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658	April 2, 2010	May 2, 2010
Plaintiff's rebuttal disclosures due in Opposition No 91184434	April 17, 2010	May 17, 2010

	Deadline under June 15, 2009 Order	NEW DEADLINE
Plaintiff's 15-day rebuttal testimony period closes in Opposition No. 91184434	May 17, 2010	June 16, 2010
Plaintiff's brief due in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658	July 16, 2010	August 15, 2010
Defendant's brief due in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658 and plaintiff's brief due in Opposition No. 91184434	August 15, 2010	September 14, 2010
Plaintiff's reply brief due in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and 91190658 and defendant's brief due in Opposition No. 91184434	September 14, 2010	October 14, 2010
Plaintiff's reply brief in due Opposition No. 91184434	September 29, 2010	October 29, 2010

Counsel for TCCC consented to the proposed extension on August 4, 2009.

Respectfully submitted,

Dated: New York, New York
August 5, 2009

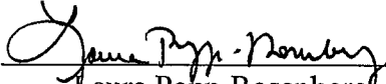
FROSS ZELNICK LEHRMAN & ZISSU, P.C.

By: 
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Attorneys for Royal Crown Company, Inc.

CERTIFICATE OF SERVICE

I hereby certify that I have caused a true and correct copy of the foregoing CONSENTED MOTION TO EXTEND TIME to be deposited with the United States Postal Service as First Class mail, postage prepaid, in an envelope addressed to counsel for The Coca-Cola Company, Bruce Baber, Esq., King & Spalding LLP, 1185 Avenue of the Americas, New York, NY 10036-4003, this 5th day of August, 2009.



Laura Popp-Rosenberg