

ESTTA Tracking number: **ESTTA311718**

Filing date: **10/15/2009**

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

Proceeding	91190899
Party	Defendant Onsharp, Inc.
Correspondence Address	Onsharp, Inc. ATTN: Toni M. Sandin 2214 Rose Creek Blvd., S Fargo, ND 58104 UNITED STATES sandin.toni@dorsey.com
Submission	Motion to Extend
Filer's Name	Patchen M. Haggerty
Filer's e-mail	haggerty.patchen@dorsey.com, frank.kari@dorsey.com
Signature	/Patchen M. Haggerty/
Date	10/15/2009
Attachments	Motion to Extend.pdf (4 pages)(111754 bytes)

Haggerty, Patchen

From: Haggerty, Patchen
Sent: Wednesday, October 14, 2009 7:51 PM
To: 'ESTTA@uspto.gov'
Cc: Frank, Kari
Subject: Problems with USPTO ETTSA System

Dear Sir or Madam,

We have been trying to file a Motion to Extend in Opposition proceeding no. 91190899 for several hours, but keep receiving the same error message on the file screen: "E-mail address entered: tmseattle@dorsey.com is not a deliverable e-mail address." We have tried a number of different valid email addresses and receive the same response. Today is the Answer deadline in this proceeding. We will try to file again tomorrow. Will the Motion be considered timely filed since this appears to be a ETTSA glitch?

Thank you, and best regards,

Patchen

Patchen M. Haggerty

Partner

Trademarks, Copyrights & Brand Management

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DORSEY & WHITNEY LLP

U.S. Bank Centre

1420 Fifth Avenue, Suite 3400

Seattle, WA 98101-4010

P: 206.903.8839 F: 206.903.8820
.....

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Thank you.

filed its first request for a 60-day extension of the time in which to file its Answer on August 14, 2009, which was granted as uncontested by Opposer. Thus, the requested extension of time is not necessitated by Applicant's lack of diligence or unreasonable delay, as Applicant promptly contacted Opposer regarding possible settlement of this matter and properly obtained an adequate extension of time in which to discuss settlement. As the parties have not yet had an opportunity to engage in meaningful settlement negotiations, Applicant requests additional time to file an Answer in this proceeding in order to allow it to investigate the basis for Opposer's claims and to allow the parties to engage in settlement negotiations.

WHEREFORE, Applicant hereby respectfully requests that the Board grant the instant motion in the present matter for the reasons set forth above.



Date: October 14, 2009

Patchen M. Haggerty
Kari B. Frank
DORSEY & WHITNEY LLP
50 South Sixth Street
Suite 1500
Minneapolis, MN 55402-1498
Ph: (206) 903-8839
Fax: (206) 903-8820

ATTORNEYS FOR APPLICANT

CERTIFICATE OF MAILING AND SERVICE

I hereby certify that on October 14, 2009, the foregoing **Applicant's Motion for Extension of Time to Answer** was served on Opposer's counsel via first class mail to:

Robert W. Adams
Nixon & Vanderhye, P.C.
901 North Glebe Rd., 11th Floor
Arlington, VA 22203-1808
fbe@nixonvan.com

DORSEY & WHITNEY LLP



Patchen M. Haggerty
50 South Sixth Street
Suite 1500
Minneapolis, MN 55402-1498
Ph: (206) 903-8839
Fax: (206) 903-8820