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

Proceeding	91195328
Party	Defendant Hard Candy, LLC
Correspondence Address	GABRIEL GROISMAN COFFEY BURLINGTON PL 2601 S BAYSHORE DR, PENTHOUSE 1 MIAMI, FL 33133 UNITED STATES ggroisman@coffeyburlington.com, yvb@coffeyburlington.com, service@coffeyburlington.com, TM@coffeyburlington.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Erika Handelson
Filer's e-mail	ehandelson@coffeyburlington.com, yvb@coffeyburlington.com, service@coffeyburlington.com, ggroisman@coffeyburlington.com
Signature	/Erika Handelson/
Date	12/30/2014
Attachments	Stipulated Motion for Enlargement of Time.pdf(36344 bytes)

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

HardCandy Cases, LLC,

Opposer,

v.

Hard Candy, LLC,

Applicant.

In Re: Application Serial No. 77700557
For the Mark: Hard Candy
Published in the Official Gazette: 02/16/09

Opposition No. 91195327 or 8

**APPLICANT'S STIPULATED MOTION FOR ENLARGMENT OF TIME TO FILE
RESPONSE TO OPPOSER'S REQUEST FOR RECONSIDERATION**

Hard Candy, LLC ("Applicant") hereby files this Stipulated Motion for Enlargement of Time to respond to Opposer HardCandy Cases, LLC's ("Opposer") Request for Reconsideration of the Board's November 13, 2014 decision, and would state as follows:

1. Applicant's Response to Opposer's Request for Reconsideration is due December 30, 2014.
2. Due to a death in the family of Applicant's counsel Gabriel Groisman and other pressing matters, Applicant would like a three-week enlargement of time up to and including January 20, 2015 to respond to Opposer's Request for Consideration.
3. Opposer's counsel has stipulated that he does not object to this request.
4. This request is made in good faith, and not for purposes of delay, and will not unduly prejudice Opposer.

WHEREFORE, Applicant Hard Candy, LLC hereby respectfully requests an Order granting a three-week enlargement of time up to and including January 20, 2015 within which to respond to Opposer's Request for Reconsideration.

Respectfully submitted,

COFFEY BURLINGTON
Counsel for Hard Candy, LLC
2601 South Bayshore Drive, Penthouse
Miami, Florida 33133
Tel. No. 305-858-2900
Fax No. 305-858-5261

By: /s/ Erika Handelson
Erika Handelson, Fla Bar No 91133
ehandelson@coffeyburlington.com
Gabriel Groisman, Fla Bar No 25644
ggroisman@coffeyburlington.com

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that a true and correct copy of the foregoing was served on this 30th day of December, 2014, by United States Mail and, as a courtesy, via email upon:

Stuart J. West, P.E.
West & Associates, PC
2815 Mitchell Drive, Suite 209
Walnut Creek CA 94598
Tel.: 925-465-4603
Fax: 925.944.9598
trademark@westpatentlaw.com
swest@westpatentlaw.com
dcallender@westpatentlaw.com

/s/ Erika Handelson