

ESTTA Tracking number: **ESTTA548613**

Filing date: **07/15/2013**

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

Proceeding	91198504
Party	Plaintiff Honda Motor Co., Ltd.
Correspondence Address	LISA M MARTENS FISH & RICHARDSON PC PO BOX 1022 MINNEAPOLIS, MN 55440-1022 UNITED STATES tmdoctc@fr.com, hickey@fr.com, fletcher@fr.com, dylan-hyde@fr.com, enh@fr.com, alf@fr.com, adh@fr.com, azu@fr.com, uebbing@fr.com, martens@fr.com
Submission	Motion to Extend
Filer's Name	Erin M. Hickey
Filer's e-mail	tmdoctc@fr.com, hickey@fr.com, martens@fr.com, dylan-hyde@fr.com
Signature	/erin m hickey/
Date	07/15/2013
Attachments	Motion & Report.pdf(2145596 bytes)

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

In the matter of Application Serial No. 77846200
For the Mark ACQURA
Published in the Official Gazette on August 10, 2010

Honda Motor Co., Ltd.,

Opposer,

v.

Vantium Capital, Inc. d/b/a Acqura Loan
Services,

Applicant.

Opposition No. 91198504

United States Patent and Trademark Office
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

***CORRECTED* MOTION FOR EXTENSION OF TIME OF DISCOVERY AND TRIAL
DATES WITH CONSENT**

Opposer's Motion for Extension of Time of Discovery and Trial Dates with Consent, filed earlier today included incorrect extended dates. Opposer hereby files this corrected motion.

Opposer, Honda Motor Co., Ltd., respectfully moves for an extension of time to extend the close of discovery, and in support thereof states as follows:

The time for Close of Discovery ends on July 14, 2013. Opposer and Applicant have agreed to a settlement and need additional time to finalize the agreement. Accordingly, the parties request that such date be extended by sixty (60) days, or until September 12, 2013, and that all subsequent dates be reset accordingly as follows:

Discovery Closes:	09/12/2013
Plaintiff's Pretrial Disclosures:	10/27/2013
Plaintiff's 30-day Trial Period Ends	12/11/2013
Defendant's Pretrial Disclosures	12//26/2013
Defendant's 30-day Trial Period Ends	02/09/2014
Plaintiff's Rebuttal Disclosures	02/24/2014
Plaintiff's 15-day Rebuttal Period Ends	03/26/2014

On July 10, 2013, counsel for Applicant has provided written consent agreeing to this extension.

Respectfully submitted,

Date: 7/15/13



Lisa M. Martens
Erin M. Hickey
Fish & Richardson P.C.
P.O. Box 1022
Minneapolis, MN 55440-1022
Telephone: (858) 678-5070
Facsimile: (858) 678-5099

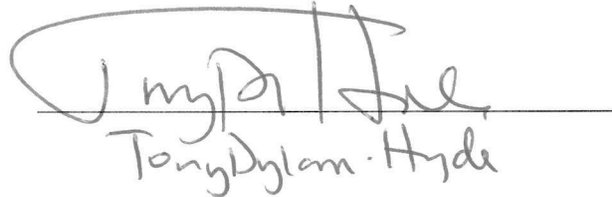
Attorneys for Opposer,
HONDA MOTOR CO., LTD.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing MOTION FOR EXTENSION OF TIME OF DISCOVERY AND TRIAL DATES WITH CONSENT has this 15th of July, 2013, been emailed and mailed by prepaid first class mail to the below-identified Attorney at his/her place of business:

Shannon W. Bates
Klemchuk Kubasta LLP
8150 N Central Expressway, Suite 1150
Dallas, TX 75048
United States

ipdocketing@kk-llp.com, shannon.bates@kk-llp.com, roxana.sullivan@kk-llp.com



Tony Dylan Hyde

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

In the matter of Application Serial No. 77846200
For the Mark ACQURA
Published in the Official Gazette on August 10, 2010

Honda Motor Co., Ltd.,

Opposer,

v.

Vantium Capital, Inc. d/b/a Acqura Loan
Services,

Applicant.

Opposition No. 91198504

United States Patent and Trademark Office
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

**PROGRESS REPORT IN SUPPORT OF MOTION FOR EXTENSION OF TIME
WITH CONSENT**

Opposer, Honda Motor Co., Ltd., and Applicant, Vantium Capital, Inc. d/b/a Acqura Loan Services (collectively, the "Parties"), hereby submit this Progress Report in support of the *Motion for Extension of Time with Consent* ("*Motion for Extension of Time*"), which is for a period of sixty (60) days, and which was filed on July 15, 2013 in compliance with an Order issued by the U.S. Trademark Office's Trademark Trial and Appeal Board ("Board") on July 1, 2013, requiring the Parties to provide a detailed Progress Report summarizing the status of settlement negotiations to establish good cause for any continued extensions.

I. Statement of Issues That Have Been Resolved

On March 5, 2013, the Parties agreed in principle that Applicant would expressly abandon the ACQURA application and transition away from the ACQURA mark, with a one-year phase-out period to allow time for Applicant to file new regulatory documents as they become due, in exchange for Opposer releasing Applicant from all past, present and future claims involving the ACQURA mark. (The Parties subsequently amended this "release" language to clarify that, provided Applicant complied with the terms of the Settlement Agreement, Opposer would release Applicant fully from any and all claims relating to its past use of the ACQURA Mark and future use of the ACQURA Mark through the agreed-upon phase-out period.)

As of July 10, 2013, the Parties further reached agreement on all provisions of a written Settlement Agreement, except for the termination date of the phase-out period.

II. Statement of Issues That Remain To Be Resolved

The termination date of the phase-out period remains to be resolved. The current draft of the Settlement Agreement states that Applicant will phase out and cease all use of the ACQURA mark by March 31, 2014. However, the Settlement Agreement was not executed before Applicant hired new in-house counsel and new management following a company ownership change, and this new leadership had to be fully briefed on the status of the opposition and the Settlement Agreement. Therefore, on July 10, 2013, Applicant requested that the March 31, 2014 date be changed to one year from the Effective Date of the Settlement Agreement, to ensure that Applicant has sufficient time to complete its transition to a new mark. Opposer declined Applicant's request on the basis that Applicant still has 8 months to complete the

transition. Therefore, the Parties will continue negotiating to reach resolution on the termination date of the phase-out period.

III. Firm Timetable for Resolution

The Parties hope to reach resolution about the termination date of the phase-out period, and to finalize and execute the Settlement Agreement, within the next sixty (60) days.

Respectfully submitted,

Date: 07/15/13



Lisa M. Martens
Erin M. Hickey
FISH & RICHARDSON P.C.
P.O. Box 1022
Minneapolis, MN 55440-1022
Telephone: (858) 678-5070
Facsimile: (858) 678-5099

Attorneys for Opposer,
HONDA MOTOR CO., LTD.,

Applicant : Vantium Capital, Inc. d/b/a Acqura Loan Services
Opp. No. : 91198504
Page : 4

Attorney's Docket No.: 10691-0445PP1

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing PROGRESS REPORT IN SUPPORT OF MOTION FOR EXTENSION OF TIME WITH CONSENT has this 15th day of July, 2013, been emailed and mailed by prepaid first class mail to the below-identified Attorney at his/her place of business:

Shannon W. Bates
Klemchuk Kubasta LLP
Campbell Centre
8150 North Central Expressway, Suite 1150
Dallas, TX 75206

ipdocketing@kk-llp.com, shannon.bates@kk-llp.com, roxana.sullivan@kk-llp.com


Tony Dylan-Hyde