ESTTA Tracking number:

ESTTA481430 07/03/2012

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Proceeding	91204057		
Party	Defendant Kabam, Inc.		
Correspondence Address	TSAN ABRAHAMSON COBALT LLP 918 PARKER ST STE A21 BERKELEY, CA 94710-2596 UNITED STATES shabnam@cobaltlaw.com, tsan@cobaltlaw.com, trademarks@cobaltlaw.com		
Submission	Stipulated/Consent Motion to Extend		
Filer's Name	Gregory Soltys		
Filer's e-mail	trademarks@cobaltlaw.com		
Signature	/Gregory Soltys/		
Date	07/03/2012		
Attachments	Stipulation to Enlarge Time to 0719012.pdf (3 pages)(68780 bytes)		

BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

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

In the matter of Trademark Application

Serial No.: 85/145554

Filed: January 20, 2011 By: Kabam, Inc. Published: August 30, 2011

For the Trademark: GLOBAL WARFARE

International Class: 041

Activision Publishing, Inc.,

Opposer, Opposition No. 91204057

v. Stipulation to Enlarge Time

Kabam, Inc.,

Applicant.

STIPULATION TO ENLARGE TIME TO RESPOND TO OPPOSER'S MOTION TO STRIKE APPLICANT'S AFFIRMATIVE DEFENSES

Applicant, Kabam, Inc. and Opposer, Activision Publishing, Inc., hereby stipulate, by and through their respective counsel, to enlarge Applicant's time to respond to Opposer's Motion to Strike Applicant's Affirmative Defenses pursuant to TBMP § 501 and 37 C.F.R. § 2.127.

Opposer filed its Motion to Strike Applicant's Affirmative Defenses on April 16, 2012 and served Applicant by first class mail. The parties agreed to an enlargement of time for Applicant's response to the Motion to Strike Applicant's Affirmative Defenses and on April 20, 2012, filed a stipulation setting a response date of June 7, 2012. The Board granted the parties'

consented motion on May 15, 2012. Since that time, the parties have discussed settlement and on that basis, agreed to enlarge Applicant's time to respond to Opposer's Motion to Strike Applicant's Affirmative Defenses to June 21, 2012, and because the parties remained actively engaged in settlement, the parties later agreed to a July 5, 2012 date for Applicant's response. The parties remain in settlement discussions and agree to enlarge Applicant's time to respond to Opposer's Motion to Strike Applicant's Affirmative Defenses to **July 19, 2012**.

The Parties respectfully request the Board approve the stipulated enlargement of time and take note of the new deadline for Applicant's response to Opposer's Motion to Strike Applicant's Affirmative Defenses.

Respectfully submitted,

Cobalt LLP

By: /Tsan Abrahamson/

Tsan Abrahamson, Esq. Shabnam Malek, Esq. Attorneys for Applicant 918 Parker Way, Bldg. A21 Berkeley, California 94710 Telephone: 510-841-9800

Facsimile: 510-295-2401

Millen, White, Zelano & Branigan, P.C.

By: /Scott J. Major/

Scott J. Major, Esq. Michael Culver, Esq. Attorneys for Opposer

2200 Clarendon Boulevard, Suite 1400

Arlington, Virginia 22201 Telephone: 703-243-6333 Facsimile: 703-243-6410

Dated: July 3, 2012

Dated: July 2, 2012

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 3rd day of July, 2012, a true and correct copy of the foregoing STIPULATION TO ENLARGE TIME was served upon Opposer by U.S. First Class Mail in an envelope, postage pre-paid, addressed as follows:

Scott J. Major, Esq. Michael Culver, Esq. Millen, White, Zelano & Branigan, P.C. 2200 Clarendon Boulevard, Suite 1400 Arlington, VA 22201

/norma black/		
Norma Black		