

ESTTA Tracking number: **ESTTA572994**

Filing date: **11/25/2013**

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

Proceeding.	91204456
Applicant	Defendant nTrust Corp.
Other Party	Plaintiff Intrust Financial Corporation
Have the parties held their discovery conference as required under Trademark Rules 2.120(a)(1) and (a)(2)?	Yes

Motion for an Extension of Answer or Discovery or Trial Periods With Consent

The Close of Plaintiff's Trial Period is currently set to close on 12/27/2013. nTrust Corp. requests that such date be extended for 60 days, or until 02/25/2014, and that all subsequent dates be reset accordingly.

Time to Answer :	CLOSED
Deadline for Discovery Conference :	CLOSED
Discovery Opens :	CLOSED
Initial Disclosures Due :	CLOSED
Expert Disclosure Due :	CLOSED
Discovery Closes :	CLOSED
Plaintiff's Pretrial Disclosures :	01/11/2014
Plaintiff's 30-day Trial Period Ends :	02/25/2014
Defendant's Pretrial Disclosures :	03/12/2014
Defendant's 30-day Trial Period Ends :	04/26/2014
Plaintiff's Rebuttal Disclosures :	05/11/2014
Plaintiff's 15-day Rebuttal Period Ends :	06/10/2014

The grounds for this request are as follows:

- *The parties have met and conferred concerning Opposer's responses to Applicant's written discovery, and Opposer has agreed to supplement its written responses and document production. To allow time for Opposer to supplement and to hopefully avoid Applicant having to file a motion to compel, the parties have agreed to continue the deadlines for the trial periods. Plaintiff/Opposer has already served its Pretrial Disclosures.*

nTrust Corp. has secured the express consent of all other parties to this proceeding for the extension and resetting of dates requested herein.

nTrust Corp. has provided an e-mail address herewith for itself and for the opposing party so that any order on this motion may be issued electronically by the Board.

Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Respectfully submitted,

/James D. Nguyen/

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