

ESTTA Tracking number: **ESTTA622522**

Filing date: **08/20/2014**

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

Proceeding	91215246
Party	Defendant Empire Resorts, Inc.
Correspondence Address	CHARLES N QUINN FOX ROTHSCHILD LLP 2000 MARKET ST, 20TH FLOOR PHILADELPHIA, PA 19103-3222 UNITED STATES cquinn@foxrothschild.com, dmcgregor@foxrothschild.com, cesch@foxrothschild.com, ipdocket@foxrothschild.com, dwilliams@foxrothschild.com
Submission	Other Motions/Papers
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Signature	/Darcy A. Williams/
Date	08/20/2014
Attachments	26747655_1_LVGV v. EMPIRE - CONSENT MOTION TO EXTEND TIME TO ANSWER MOTION TO CONSOLIDATE BY ONE WEEK (91215246)(89798.40301).PDF(83980 bytes)

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

LVGV, LLC,		: Opposition: 91215246
	Opposer	:
v.		: Application: 85/736,471
		:
EMPIRE RESORTS, INC.,		: Mark: "M (stylized)"
	Applicant	: Class 28

**CONSENTED MOTION FOR TIME EXTENSION FOR APPLICANT TO FILE
RESPONSE TO MOTION TO CONSOLIDATE**

Applicant, Empire Resorts, Inc. ("Applicant"), hereby moves the Board to grant Applicant an additional seven (7) days to file its brief in response to the outstanding Motion to Consolidate in this proceeding. With the seven (7) day extension, the brief of Applicant in opposition to the Motion to Consolidate will be due on August 27, 2014. The reply brief of Opposer, LVGV, LLC ("Opposer"), will be due fifteen (15) days from the date of service of Applicant's brief.

Opposer, LVGV LLC, consented to the instant motion by email correspondence exchanged between counsel for the parties on August 18, 2014.

Respectfully submitted,

FOX ROTHSCHILD LLP

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Dated: 20 August 2014

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

LGVV, LLC,		:	Opposition: 91215246
	Opposer	:	
v.		:	Application: 85/736,471
		:	
EMPIRE RESORTS, INC.,		:	Mark: "M (stylized)"
	Applicant	:	Class 28

CERTIFICATE OF SERVICE

I, Darcy Williams, Esquire, hereby certify that a true and correct copy of the foregoing Consent Motion for Time Extension was served on Opposer's Counsel via electronic mail on August 20, 2014, at the addresses below:

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