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

Proceeding	91215342
Party	Defendant JB Carter Enterprises, LLC
Correspondence Address	MARK BORGHESE BORGHESE LEGAL LTD 10161 PARK RUN DR , SUITE 150 LAS VEGAS, NV 89145-8872 UNITED STATES mark@borgheselegal.com;docket@borghesel.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Mark Borghese
Filer's e-mail	mark@borgheselegal.com
Signature	/MB/
Date	09/12/2015
Attachments	2015-09-12-Consented Request for Extension.pdf(96400 bytes)

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

***In the Matter of* MULTI-CHOICE CASH
Application Serial No. 85/767,671
Published in the Official Gazette on September 10, 2013**

CITIGROUP INC.,)	
)	
)	
Opposer,)	Opposition No: 91215342
)	
vs.)	
)	
JB CARTER ENTERPRISES, LLC,)	
)	
Applicant.)	
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CONSENTED MOTION FOR AN EXTENSION OF SIXTY (60) DAYS OF ALL DATES

The answer date for Applicant is currently set for September 13, 2015. Pursuant to the Board's Order dated July 28, 2015, the parties must establish good cause to request a further extension of this date by demonstrating what progress the parties have made toward settlement.

The parties were hopeful that settlement negotiations would successfully conclude this week prior to the September 13, 2015 deadline. Unfortunately, due to scheduling conflicts during late August and early September the settlement agreement has not yet been finalized and signed.

Since the last extension the parties have continued to make progress on settlement discussions. The one remaining section of the settlement agreement to be finalized involves clarification regarding the visibility of Applicant's mark when displayed to the general public rather than within Applicant's channel of trade. Opposer and Applicant believe this issue will be resolved and the settlement agreement will be finalized shortly.

The parties have exchanged information on this final issues as well as written drafts of a comprehensive settlement agreement on several occasions. Since the last extension of time the

parties have communicated on July 28, August 7, August 14, August 18, August 26, September 1, and September 9. All communications have been by email or phone, none in person.

The parties believe that the additional sixty days sought here will be sufficient to conclude the settlement agreement. The parties respectfully request that the Board reset the remaining dates in this proceeding by moving all by sixty (60) days.

Though this motion is being filed by Applicant's counsel, Applicant has sought and received the consent of counsel for Opposer.

Respectfully submitted,

Dated: September 12, 2015

By: 

Mark Borghese, Esq.
Borghese Legal, Ltd.
10161 Park Run Drive, Suite 150
Las Vegas, Nevada 89145
Tel: (702) 382-0200
Fax: (702) 382-0212
Email: mark@borgheselegal.com
Attorney for Applicant

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing **CONSENTED MOTION FOR AN EXTENSION OF SIXTY (60) DAYS OF ALL DATES** has been served on the attorney of record for the Opposer, who has consented to service by email, by emailing said copy and providing links to download any attachments too large to email on September 12, 2015 to the attorney's email addresses of record:

John P. Margiotta
Fross Zelnick Lehrman & Zissu, P.C.
866 United Nations Plaza
New York, NY 10017

Email: jm@fzlz.com



Mark Borghese