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Filing date: **12/11/2014**

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

Proceeding	91216601
Party	Plaintiff Academy, Ltd.
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Submission	Stipulated/Consent Motion to Extend
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Date	12/11/2014
Attachments	2014.12.11 - Consented Motion to Extend.pdf(105353 bytes )

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

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Academy, Ltd.,	:	Opposition No. 91216601
	:	("Parent Case")
	:	Opposition No. 91216843
	:	
	:	
Opposer,	:	
v.	:	
	:	
Gander Mountain Company,	:	
	:	
	:	
Applicant.	:	
	:	
	:	
-----X		

**CONSENTED MOTION TO EXTEND THE  
DISCOVERY PERIOD AND TRIAL DATES**

The parties are currently in settlement negotiations and have agreed to extend the discovery period, including all obligations of the parties thereunder, and to extend all other trial dates, with the Board's approval, for sixty days to complete their negotiations. Accordingly, the parties move that such dates be extended as follows:

Expert Disclosures Due:	March 20, 2015
Discovery Closes:	April 19, 2015
Plaintiff's Pretrial Disclosures:	June 3, 2015
Plaintiff's 30-day Trial Period Ends (opening 30 days prior thereto):	July 18, 2015
Defendant's Pretrial Disclosures:	August 2, 2015
Defendant's 30-day Trial Period Ends (opening 30 days prior thereto):	September 16, 2015
Plaintiff's Rebuttal Disclosures:	October 1, 2015
Plaintiff's 15-day Rebuttal Period Ends (opening 15 days prior thereto):	October 31, 2015

The parties request the additional extension of the discovery and trial dates in order to finalize a settlement agreement.

Opposer Academy, Ltd. ("Academy") has secured the express consent of Applicant Gander Mountain Company ("Gander") to these proceedings for the relief sought herein. In particular, counsel for Gander consented to this Motion, via email, on December 11, 2014.

Academy has provided an e-mail address for itself and Gander so that any order on this motion may be issued electronically by the Board.

Based on the foregoing, the parties respectfully request that the trial schedule be extended and that the testimony periods be reset accordingly, as set forth above.

This request is not made for purposes of delay.

Dated: December 11, 2014

Respectfully submitted,

**KLEMCHUK KUBASTA LLP**

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**COUNSEL FOR OPPOSER  
ACADEMY, LTD.**

**CERTIFICATE OF SERVICE**

I hereby certify that I served the foregoing document December 11, 2014, via Electronic Mail, on the following counsel of record:

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