

ESTTA Tracking number: **ESTTA687656**

Filing date: **08/04/2015**

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

Proceeding	91219570
Party	Defendant Uceda Institute, Inc.
Correspondence Address	NIKKI SIESEL LAW OFFICES OF JOSEPH C MESSINA 424 MAMARONECK AVENUE MAMARONECK, NY 10543 UNITED STATES nsiesel@trademarklawesq.com, lawmessina@aol.com
Submission	Motion to Extend
Filer's Name	Nikki Siesel
Filer's e-mail	nsiesel@trademarklawesq.com,lawmessina@aol.com
Signature	/Nikki Siesel/
Date	08/04/2015
Attachments	Motion For Ext. if Time Without Consent August 4, 2015.pdf(40584 bytes) Settlement Negotiations Email.pdf(39092 bytes)

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

Juan J. Uceda, Ines Uceda, Charo Uceda,
Doris Uceda, John Paul Uceda, and Mario
Uceda,

Opposers,

Opposition No. 91219570

vs.

Uceda Institute, Inc.

Applicant.

MOTION FOR 60-DAY EXTENSION OF TIME TO ANSWER

Applicant Uceda Institute, Inc. by its counsel, hereby moves for an Order extending the time for Applicant to Answer the Notice of Opposition by sixty days. Applicant requests that the date for filing and serving Applicant's Answer to the Notice of Opposition be extended from August 10, 2015 to October 10, 2015.

The ground for this motion is that the parties are engaged in settlement discussions. The most recent negotiation took place on August 3, 2015. As I write this motion on August 4, 2015, the parties are still exchanging emails pertaining to settlement terms. The settlement terms will be embodied in a licensing agreement and our firm has already prepared a first draft of such licensing agreement that is currently being reviewed by our clients. A copy of an email dated August 3, 2015 is attached to demonstrate that the parties are engaged in good faith negotiations.

Applicant wanted to ensure that the motion was filed in advance of the due date of August 10, 2015. Since the parties are moving towards settlement, applicant requests an additional 60 days to answer the notice of opposition. Applicant hopes that the matter will settle in advance of that date and that the Opposers will withdraw their Notice of Opposition before the Answer becomes due on October 10, 2015.

Respectfully submitted,

By: /Nikki Siesel/

Nikki Siesel

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Attorneys for Applicant

DATED: August 4, 2015

CERTIFICATE OF SERVICE

It is hereby certified that on August 4, 2015, a copy of the foregoing **MOTION FOR 60-DAY EXTENSION OF TIME TO ANSWER** was served upon the following counsel of record for the Opposers via email. The express consent for service via email was provided by Opposers' counsel on December 3, 2014:

Arthur Lehman, Esq.

arthur@lehmanlawyer.com

/Nikki Siesel/

Nikki Siesel

From: Siesel Nikki <Nsiesel@TrademarkLawEsq.com>
Subject: follow-up
Date: August 3, 2015 at 4:20:51 PM EDT
To: arthur@lehmanlawyer.com
Cc: Messina Joe <lawmessina@aol.com>

Dear Arthur:

I have requested that our client review the three areas we discussed today and provide us with his position on Ken's comments (on 2/19 notes) by Wednesday. I will be back in touch as soon as I have our client's position.

Regards,
Nikki

Nikki Siesel
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