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Filing date: **06/08/2015**

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  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	06/08/2015
Attachments	IN THE UNITED STATES PATENT AND TRADEMARK OFFICE.pdf(39747 bytes )

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**BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

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

Opposers,

Opposition No. 91219570

vs.

Uceda Institute, Inc.

Applicant.

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**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 to August 10, 2015.

The ground for this motion is that the parties are engaged in settlement discussions. The most recent negotiation took place on May 13, 2015. At that point, the most contentious issue was resolved and the parties agreed to start drafting and preparing the settlement documents. Opposers' counsel advised that he would seek his clients' consent for an extension of time to answer the notice of opposition. Applicant's counsel contacted Opposers' counsel on the following dates to obtain consent, May 19, 2015, May 27, 2015, June 4, 2015, and June 5, 2015. On June 5, 2015 Opposers' counsel stated in an email communication to Applicant's counsel ..."still waiting for my clients to get back to me. I am truly sorry". Although, Applicant's counsel anticipated that consent would be provided as it was in the past, Applicant wanted to ensure that the motion was filed in advance of the due date of June 10, 2015. The parties are moving towards settlement and in the process of preparing settlement documents therefore, request an additional 60 days to answer the notice of opposition.

Respectfully submitted,

By: /Nikki Siesel/

Nikki Siesel

Law Offices of Joseph C. Messina  
424 Mamaroneck Avenue  
Mamaroneck, NY 10543  
Phone: (914) 381-2728  
Fax: (914) 381-0907  
nsiesel@trademarklawesq.com

Attorneys for Applicant

DATED: June 8, 2015

**CERTIFICATE OF SERVICE**

It is hereby certified that on June 8, 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 of the parties was provided:

Arthur Lehman, Esq.

arthur@lehmanlawyer.com

/Nikki Siesel/

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Nikki Siesel