

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: August 24, 2015

Opposition No. 91221839

Kind LLC

v.

Kindhub, LLC

Rochelle Adams, Paralegal Specialist:

Opposer's motion, filed August 13, 2015, to extend the time for the parties' mandatory discovery conference, disclosure, discovery and trial dates is noted.

However, the trademark rules place on the parties' a shared responsibility to conference to discuss the scope of the pleadings and to plan for disclosures and the conduct of discovery and to afford the parties the opportunity to discuss settlement, as explained in the Board's institution order of November 30, 2014. Therefore, the Board does not find in Applicant's motion good cause to delay the parties' required conference to allow for settlement talks when the parties are required to discuss settlement in the conference. *See* "Miscellaneous Changes to Trademark Trial and Appeal Board Rules," 72 Fed. Reg. 42242, 42245 (Aug. 1, 2007):

if a motion to extend or suspend for settlement talks, arbitration or mediation is not filed prior to answer, then the parties will have to proceed, after the answer is filed, to their discovery conference, one point of which is to discuss settlement. It is unlikely the Board will find good cause for a motion to extend or suspend for settlement if the motion is filed after answer but prior to the discovery conference,

precisely because the discovery conference itself provides an opportunity to discuss settlement.

Inasmuch as the circumstances recited in the extension request are not deemed to be extraordinary in nature, the August 13, 2015 motion is **DENIED**. Conferencing, disclosure, discovery and trial dates remain as previously set in the parties' June 12, 2015 extension granted. *See* Trademark Rule 2.120(a)(2). After the discovery conference is conducted, the Board will entertain any motions to suspend, if necessary.