



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

Pachranga International Private Limited, :
:
Plaintiff, :
:
v. :
:
M/s Pachranga Syndicate Pvt. Ltd., :
:
Defendant. :

Cancellation No. 92050054

78 / 906, 524

MOTION FOR AN EXTENSION OF PERIODS WITH CONSENT

The close of discovery is currently set for August 21, 2009. Pachranga International Private Limited requests that such date be extended for 90 days, or until November 19, 2009, and that all other dates be reset as follows:

	Extended Dates	Proposed Dates
Time to Answer:	01/23/2009	CLOSED
Deadline for Discovery Conference:	02/22/2009	CLOSED
Discovery Opens:	02/22/2009	CLOSED
Initial Disclosures Due:	03/24/2009	06/22/2009
Expert Disclosures Due:	07/22/2009	10/20/2009
Discovery Closes:	08/21/2009	11/19/2009
Plaintiff's Pretrial Disclosures:	10/05/2009	01/03/2010
Plaintiff's 30-day Trial Period Ends:	11/19/2009	02/17/2010
Defendant's Pretrial Disclosures:	12/04/2009	03/04/2010
Defendant's 30-day Trial Period Ends:	01/18/2010	04/18/2010
Plaintiff's Rebuttal Disclosures:	02/02/2010	05/13/2010
Plaintiff's 15-day Rebuttal Period Ends:	03/04/2010	06/02/2010

The grounds for this request are as follows:

- Parties are unable to complete initial disclosures, discovery and testimony during assigned periods.



03-24-2009

Pachranga International Private Limited has secured the express consent of all other parties to this proceeding for the extension and resetting of dates requested herein.

Pachranga International Private Limited has provided an e-mail address herewith for itself and for the opposing party so that any order on this motion may be issued electronically by the Board.

Respectfully submitted,

HOLLAND & KNIGHT LLP



Paul F. Kilmer
Attorney for Applicant
2099 Pennsylvania Ave., NW
Washington, D.C. 20006
(202) 955-3000
Email: paul.kilmer@hkllaw.com
March 24, 2009

CERTIFICATE OF SERVICE

By agreement of the parties, a true copy of this Motion for an Extension of Periods with Consent was served upon counsel for Defendant, Charles P. LaPolla, Esq., of Ostrolenk, Faber, Gerb & Soffen, LLP, 1180 Avenue of the Americas, New York, NY 10036-8403, email: CLaPolla@ostrolenk.com, by email on this 24th day of March, 2009.


