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

Proceeding	92050207
Party	Plaintiff Michael J Peter
Correspondence Address	DANIEL S POLLEY DANIEL S POLLEY PA 1215 EAST BROWARD BOULEVARD FORT LAUDERDALE, FL 33301 UNITED STATES dan@danpolley.com
Submission	Motion to Extend
Filer's Name	Daniel S. Polley
Filer's e-mail	dan@danpolley.com
Signature	/Daniel S. Polley/
Date	08/25/2011
Attachments	MotionforExtensionofTime.pdf (3 pages)(17658 bytes)

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

In the Matter of Registration No. 2,783,766
For the Mark: SG and Design
Registration Date: November 18, 2003

MICHAEL J. PETER,)	
)	Cancellation No. 92050207
Petitioner,)	
v.)	
)	
SUICIDE GIRLS, INC.)	
)	
Registrant.)	
_____)	

**PETITIONER’S MOTION FOR FOUR MONTH OF EXTENSION OF ALL
DEADLINES**

Petitioner, Michael J. Peter, (“Petitioner”), by and through the undersigned counsel, hereby requests an extension of all deadlines for an additional four months, to permit the parties to continue to negotiate their co-existence agreement.

Since the last suspension request, Petitioner has received a proposed agreement from Registrant. After several internal communications and conferences between Petitioner and his undersigned counsel, Petitioner prepared several revisions and additions to the proposed agreement received from Registrant. The revised co-existence agreement has been sent to counsel for Registrant for review and further negotiations.

In a recent email correspondence from Registrant’s counsel, Registrant indicated that “Only one real issue exists”, which concerns the use of SG by the parties with other

marks of the parties (i.e. SOLID GOLD, SUICIDEGIRLS). More time is needed to resolve this issue and any other minor issues that Registrant may raise based on the revised agreement presented by Petitioner.

With the requested extension, the current deadlines would be revised to the following:

Plaintiff's Pretrial Disclosures: 12/25/2011

Plaintiff's 30-day Trial Period Ends: 2/09/2012

Defendant's Pretrial Disclosures: 2/24/2012

Defendant's 30-day Trial Period Ends: 4/08/2012

Plaintiff's Rebuttal Disclosures: 4/23/2012

Plaintiff's 15-day Rebuttal Period Ends: 05/22/2012

Petitioner has sent email correspondence to Registrant's counsel regarding this extension and also left a telephone message on Registrant's counsel voicemail today (August 25, 2011). As of the time of filing this Request, the undersigned counsel has not heard back from Opposer's counsel. However, Petitioner does believe that Registrant also consents to the extension request, given that the idea for filing this extension to ask for more time for settlement negotiations initially was suggested by Registrant's counsel in an email to Petitioner's counsel dated July 20, 2011.

WHEREFORE, Applicant respectfully requests that the Board grant this Motion for Extension, thus, revising the remaining deadlines as indicated above.

Respectfully submitted,
Attorneys for Petitioner

/Daniel S. Polley/
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CERTIFICATE OF SERVICE

I hereby certify that on the 25th day of August, 2011, a true copy of the foregoing PETITIONER'S MOTION FOR FOUR MONTH OF EXTENSION OF ALL DEADLINES was served via First Class U.S. Mail, addressed as follows:

Paul Loving, Esq.
Paul Loving PC
5055 North Greeley Avenue
Portland, Oregon 972217

Executed on August 25, 2011.

/Daniel S. Polley/
Daniel S. Polley, Reg. No. 34,902