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

Proceeding	92051006
Party	Plaintiff Couch/Braunsdorf Affinity, Inc.
Correspondence Address	Philip A. Jones Brinks Hofer Gilson & Lione NBC Tower - Suite 3600, 455 North Cityfront Plaza Drive Chicago, IL 60611 UNITED STATES officeactions@brinkshofer.com, pjones@brinkshofer.com
Submission	Motion to Extend
Filer's Name	Joshua S. Frick
Filer's e-mail	officeactions@brinkshofer.com
Signature	/Joshua S. Frick/
Date	06/09/2010
Attachments	2010-06-09 - Motion for extension of discovery and trial dates (final).pdf (3 pages)(14754 bytes)

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

COUCH/BRAUNSDORF AFFINITY, INC.,	:		
	:	Cancellation No.	92/051,006
Petitioner,	:		
	:	Mark:	PERKSPOT
v.	:		
	:	Registration No.	3,355,480
12 INTERACTIVE, LLC,	:		
	:	Registered:	December 18, 2007
Registrant.	:		

**MOTION FOR AN EXTENSION OF
DISCOVERY AND TRIAL DATES**

Petitioner, Couch/Braunsdorf Affinity, Inc., hereby moves the Board for a ninety (90) day extension for all current deadline dates in this proceeding, including discovery and trial dates. The parties engaged in settlement discussions, including a face-to-face meeting between business people, but those discussions ended without an amicable solution. This is the first extension request since the settlement discussions ended.

Petitioner requires additional time to prepare for this proceeding, including (but not limited to) time to make its expert disclosures. Petitioner also requires additional time to take discovery, which has until now been held pending settlement discussions. Among other things, Petitioner intends to depose Registrant. Extending the deadline dates in this proceeding will allow the Board to address the merits of this proceeding on a full record.

Petitioner asked counsel for Registrant for its consent to this motion, but counsel indicated that Registrant would not consent.

The current deadline date and requested dates are set forth below:

	Current Date	Requested Date
Expert Disclosures Due	June 9, 2010	September 7, 2010
Discovery Closes	July 9, 2010	October 7, 2010
Plaintiff's Pretrial Disclosures	August, 23 2010	November 21, 2010

30-Day Testimony Period for Plaintiff's Testimony to Close	October 7, 2010	January 5, 2010
Defendant/Counterclaim Plaintiff's Pretrial Disclosures	October 22, 2010	January 20, 2010
30-day Trial Period for Defendant and Plaintiff in the Counterclaim :	December 6, 2010	March 6, 2011
Counterclaim Defendant's and Plaintiff's Rebuttal Disclosures Due :	December 21, 2010	March 21, 2011
30-day Trial Period for Counterclaim Defendant and Rebuttal Testimony as Plaintiff Ends:	February 4, 2011	May 5, 2011
Counterclaim Plaintiff's Rebuttal Disclosures Due:	February 19, 2011	May 20, 2011
15-day Rebuttal Period for Counterclaim Plaintiff Ends :	March 21, 2011	June 19, 2011
Plaintiff's Trial Brief Due	May 20, 2011	August 18, 2011
Defendant's Trial Brief and Plaintiff in Counterclaim Due	June 19, 2011	September 17, 2011
Brief for Defendant in Counterclaim and Reply Brief, if any, for Plaintiff Due	July 29, 2011	October 27, 2011
Reply Brief, if any, for Plaintiff in the Counterclaim Due	August 3, 2011	November 1, 2011

Should the board deny this motion, Petitioner requests that the Board extend the due date for expert disclosures by thirty (30) days, to July 9, 2010.

Respectfully submitted,

Date: June 9, 2010

By: /Joshua S. Frick/

Philip A. Jones
Joshua S. Frick
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true copy of the foregoing **MOTION FOR AN EXTENSION OF DISCOVERY AND TRIAL DATES** was served on opposing counsel by first class mail on this 9th day of June, 2010 addressed as follows:

Michael G. Kelber, Esq.
Two North LaSalle Street
Suite 1700
Chicago, Illinois 60602-3801

/Joshua S. Frick/