

ESTTA Tracking number: **ESTTA562014**

Filing date: **09/30/2013**

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

Proceeding	92052150
Party	Defendant Patrick Gilles AKA Wonderbread 5 and/or Wonderbread Five
Correspondence Address	MATTHEW H SWYERS THE TRADEMARK COMPANY PLLC 344 MAPLE AVENUE WEST, SUITE 151 VIENNA, VA 22180 UNITED STATES mswyers@TheTrademarkCompany.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Matthew Swyers
Filer's e-mail	mswyers@TheTrademarkCompany.com
Signature	/Matthew H. Swyers/
Date	09/30/2013
Attachments	Consent Motion to Extend Dates.pdf(261851 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
The Trademark Trial and Appeal Board**

In the matter of Trademark Registration No. 3,691,948,
For the mark WONDERBREAD 5,

Wonderbread 5,	:	
	:	
Petitioner,	:	
	:	
vs.	:	Cancellation No. 92052150
	:	
Patrick Gilles,	:	
	:	
Registrant,	:	

CONSENT MOTION TO EXTEND DATES

COMES NOW the Registrant, Patrick Gilles (hereinafter “Registrant”), by counsel, The Trademark Company, and pursuant to the applicable rules of the Board files the instant motion on consent to extend the remaining dates in this matter by 15 days stating as follows:

Petitioner Wonderbread 5’s (hereinafter “Petitioner”) trial period is currently set to close on or about October 2, 2013. Petitioner, thus far, has called four (4) witnesses during its trial period. However, depending upon certain issues and possible stipulations which may occur between the parties, Petitioner may need additional time to complete its testimony should it deem it necessary to call additional witnesses during its trial phase.

The parties have consented to the additional time and amendment of dates to provide sufficient time for the determination whether additional witnesses will be called as well as the resolution of other issues that arose during testimony thus far.

The instant request is not being made to interrupt the flow of the case nor will prejudice result to either party by the granting of the requested extension.

WHEREFORE for good cause shown in conjunction with the parties’ consent to the instant motion Registrant and Petitioner respectfully request that the remaining dates be reset in this matter as follows:

Plaintiff's Trial Period Closes: October 17, 2013
Defendant's Pretrial Disclosures Due: November 1, 2013
Defendant's Trial Period Closes: December 16, 2013
Plaintiff's Rebuttal Disclosures Due: December 31, 2013
Plaintiff's Rebuttal Period Closes: January 30, 2014

Respectfully submitted this 30th day of September 2013.

THE TRADEMARK COMPANY, PLLC

/Matthew H. Swyers/
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Counsel for Registrant

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For the mark WONDERBREAD 5,

Wonderbread 5,	:	
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vs.	:	Cancellation No. 92052150
	:	
Patrick Gilles,	:	
	:	
Registrant,	:	

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I caused a copy of the foregoing this 30th day of September 2013, to
be served, via first class mail, postage prepaid, upon:

Nicholas A. Carlin
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San Francisco, CA 94111
NAC@phillaw.com

/Matthew H. Swyers/
Matthew H. Swyers