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

GURU BEVERAGE CO.)
)
Petitioner,)
)
v.)
)
SAGAR SHAH)
)
)
)
Registrant.)

85390971

Cancellation No. 92056634

Reg. No. 4,125,408
NATURE'S GURU

Attorney's Reference: 115412-341732

PETITIONER'S MOTION FOR EXTENSION OF REMAINING TRIAL DATES

Petitioner, Guru Beverage Co., hereby moves the Trademark Trial and Appeal Board for an Order extending all remaining trial dates by two months, thereby setting all remaining trial dates as follows:

- Plaintiff's 30-day Trial Period Ends **1/3/2015**
- Defendant's Pretrial Disclosures **1/18/2015**
- Defendant's 30-day Trial Period Ends **3/2/2015**
- Plaintiff's Rebuttal Disclosures **3/17/2015**
- Plaintiff's 15-day Rebuttal Period Ends **4/16/2015**

The extension of time is requested to either allow the parties to discuss settlement or to arrange for the testimony deposition of Petitioner. Counsel for Petitioner contacted Katherine M. Basile, Esq., counsel for Registrant, to obtain consent to this extension. Ms. Basile indicated that she would only consent to this extension under certain conditions relating to contact between the parties regarding possible settlement, i.e., that a specific date and time must be set first for possible settlement discussions.

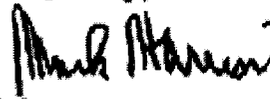


Counsel for Petitioner had, on a prior occasion, requested an extension of time in this proceeding and counsel for Registrant explicitly declined to extend the professional courtesy of consenting to that extension request.

It is anticipated that counsel for Registrant will object to this request.

Dated: October 22, 2014

Respectfully submitted,

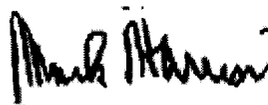


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CERTIFICATE OF SERVICE

The undersigned, attorney for Petitioner, hereby certifies that he served, by e-mail on this 22nd day of October, 2014, a copy of the foregoing **PETITIONER'S MOTION FOR EXTENSION OF ALL TRIAL DATES** upon

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Mark B. Harrison