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Filing date: **07/21/2014**

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

Proceeding	92057131
Party	Defendant Ledstar Inc.
Correspondence Address	STEPHEN M ONEILL STEPHEN M ONEILL PLLC 707 W DELAVAN AVE BUFFALO, NY 14222 UNITED STATES son@soneillaw.com
Submission	Other Motions/Papers
Filer's Name	Stephen M. ONeill
Filer's e-mail	son@soneillaw.com
Signature	/Stephen M. ONeill/
Date	07/21/2014
Attachments	(FEX+COS) Stipulation #3 Extending Time (Response to Petitioner's Discovery Demands)_2014_07_21.pdf(219307 bytes)

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

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ARMEN EKMEKDJE,	:	Cancellation No.:	92057131
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Petitioner,	:	Registration No.:	3223630
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	:	Mark:	LEDMASTER
LEDSTAR INC.,	:		(standard character)
	:		
Registrant.	:		
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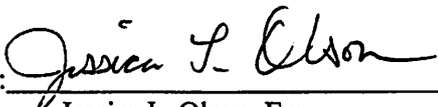
**STIPULATION EXTENDING REGISTRANT'S TIME TO
RESPOND TO PETITIONER'S DISCOVERY DEMANDS**

WHEREAS, the parties have arrived at mutually acceptable terms of settlement and are in the process of finalizing a written Settlement Agreement; IT IS HEREBY STIPULATED AND AGREED, by the parties hereto through their respective undersigned counsel, that Registrant's time to serve responses to Petitioner's discovery demands dated February 12, 2014, namely, *Petitioner's First Requests for Admission to Registrant* and *Petitioner's First Requests to Registrant for Production of Documents*, shall be and is hereby extended through and including July 28, 2014; and that should a final written Settlement Agreement not be executed by all parties by that date then the parties shall apply for a 30-day extension of all discovery and trial testimony dates, including a stipulation that Registrant's time period to serve responses to Petitioner's discovery demands dated February 12, 2014, namely, *Petitioner's First Requests for Admission to Registrant* and *Petitioner's First Requests to Registrant for Production of Documents* end not later than two-weeks prior to the close of discovery.

Dated: July 21, 2014

Respectfully submitted,

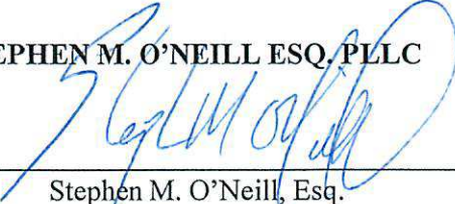
OPPEDAHL PATENT LAW FIRM LLC

By: 
Jessica L. Olson, Esq.

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E-Mail Address: jlolson@oppedahl.com

Dated: July 21, 2014

STEPHEN M. O'NEILL ESQ. PLLC

By: 

Stephen M. O'Neill, Esq.

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Buffalo, New York 14222

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CERTIFICATE OF SERVICE (37 C.F.R. § 2.119)

I, STEPHEN M. O'NEILL, hereby certify that on July 21, 2014, a true and correct copy of the foregoing *Stipulation Extending Registrant's Time to Respond to Petitioner's Discovery Demands* was served by first class mail service of the United States Postal Service on the attorney of record for the Petitioner, at the correspondence address of record in the USPTO for said person as of the date of service, as set forth below:

Jessica L. Olson, Esq.
Oppedahl Patent Law Firm LLC
P.O. Box 5940
Dillon, CO 80435

Date of Mailing: July 21, 2014

s/Stephen M. O'Neill/
Stephen M. O'Neill