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

Proceeding	92058143
Party	Defendant D-Minor, Inc.
Correspondence Address	LESLIE A THOMPSON LESLIE A THOMPSON & ASSOCIATES 1629 K STREET NW, SUITE 300 WASHINGTON, DC 20006 UNITED STATES lat@thompsoniplaw.com
Submission	Motion to Extend
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Date	07/05/2014
Attachments	Motion to Extend.pdf(33680 bytes)

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

VAN DE WALL B.V.,

Petitioner,

v.

D-MINOR, INC.,

Registrant.

Mark: AFROJACKS

Canc. No.: 92058143

Reg. No.: 3,556,451

REGISTRANT'S MOTION TO EXTEND

Petitioner filed a Request for Board's Assistance on June 27, 2014. Petitioner made no attempts to contact Registrant via telephone or email prior to the filing the aforementioned request. Registrant has conveyed to Petitioner that telephonic communication is optimal. Telephonic communication affords fluid communication and avoids delayed responses, thus expediting the scheduling of the discovery conference.

On June 30, 2014, Registrant sought Petitioner's consent for the filing of a consent motion, which would facilitate scheduling the discovery conference after the conclusions of the respective July vacations of counsel for Registrant and counsel for Petitioner. Petitioner did not respond the next day either, hence prompting Registrant to prepare its response to Petitioner's Request for Board Assistance on July 1, 2014. Petitioner finally responded on July 2, 2014 and stipulated to a 30-day suspension in its initial email. Petitioner reneged in a subsequent email. Those emails were followed by Petitioner filing a response to Registrant's response to Petitioner's Request for Board Assistance the same day.

Registrant does not share Petitioner's penchant for posturing or unnecessarily expending the Board's resources with these filings or with scheduling assistance. However, in light of Petitioner's aversion to telephonic communication, Registrant welcomes the Board's

scheduling assistance. Given the pending deadline, Registrant hereby respectfully requests a 30-day extension of the deadline for the discovery conference to August 5, 2014 and the resetting of the proceeding schedule accordingly. In light of the foregoing, Registrant believes good cause exists for Registrant's request, which will not unduly delay proceedings.

Respectfully submitted,

A handwritten signature in cursive script, reading "Leslie A. Thompson".

Leslie A. Thompson
Counsel for Registrant
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1629 K Street, NW
Suite 300
Washington, DC 20006
Tel: 202-285-8719
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July 5, 2014

CERTIFICATE OF SERVICE

I, Leslie A. Thompson, hereby certify that on the 5th day of July 2014, a true and accurate copy of the REGISTRANT'S MOTION TO EXTEND was sent to counsel for Petitioner by first class mail, postage prepaid, addressed to:

Kurosh Nasser
Law Offices of Kurosh Nasser PLLC
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