

ESTTA Tracking number: **ESTTA164428**

Filing date: **09/24/2007**

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

Proceeding	78765577
Applicant	The Nostalgia Network, Inc.
Applied for Mark	AMERICANLIFE NOSTALGIA TV
Correspondence Address	TODD A. HARDY BAKER & HOSTETLER LLP 1050 CONNECTICUT AVENUE WASHINGTON, DC 20036-5304 UNITED STATES trademarks@bakerlaw.com
Submission	Applicant's Request to Extend
Attachments	TNNRequest.pdf (2 pages)(249218 bytes)
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Signature	/pjh/
Date	09/24/2007

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

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In re THE NOSTALGIA NETWORK, INC.
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) Application Nos.: 78/502,918
) 78/526,678
) 78/765,530
) 78/765,577
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REQUEST FOR EXTENSION OF TIME TO FILE APPEAL BRIEF

Assistant Commissioner for Trademarks
2900 Crystal Drive
Arlington, VA 22202-3513

Dear Sir or Madam:

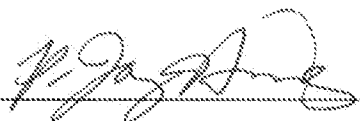
Applicant, The Nostalgia Network, Inc., by and through it undersigned counsel, hereby requests a sixty (60) day extension of time to file an appeal brief in the consolidated ex parte appeals for the above four applications.

Applicant is in the final stages of negotiations with Registrants of the commonly cited registrations under section 2(d) of the Trademark Act. The WBEZ Alliance, Inc. and Ira Glass are willing to resolve related pending Opposition proceeding No. 91171799 and at the same time provide consent to the registration of the subject four applications of Applicant. The Opposition was timely suspended on August 31, 2007 because the parties are actively engaged in negotiations. Only one final term remains to be resolved.

The subject applications were only recently transferred to undersigned counsel after a change of law firms. Through an inadvertent and unintentional docketing error prior to transfer of electronic data from the old firm to the new firm, the deadline for submission of the appeal brief was overlooked. This paper is submitted immediately upon discovery of the missed deadline. The undersigned declares under the penalty of perjury that the foregoing is true and correct.

Applicant believes there is good cause for granting an extension of time under the circumstances and respectfully requests favorable action.

Respectfully submitted,
THE NOSTALGIA NETWORK, INC.



Signature

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