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

Applicants	BROWN CHASSIDY
Application Serial Number	87819319
Application Filing Date	03/04/2018
Mark	MOTOR CITY MADNESS
Date of Publication	12/18/2018
Potential Opposer's Correspondence Information	Joel E. Tragesser Quarles & Brady, LLP 135 N. Pennsylvania St., Suite 2400 Indianapolis, IN 46204 UNITED STATES joel.tragesser@quarles.com, jordan.downham@quarles.com, stephanie.addington@quarles.com, ann.bond@quarles.com, tm-dept@quarles.com (317) 399-2811

**First 90 Day Request for Extension of Time to Oppose for Good
Cause**

Pursuant to 37 C.F.R. Section 2.102, Horizon League, Inc., 201 South Capitol Avenue, Suite 500, Indianapolis, IN 46225, UNITED STATES, a Non-Profit Corporation, organized under the laws of Indiana, respectfully requests that it be granted a 90-day extension of time to file a notice of opposition against the above-identified mark for cause shown.

Potential opposer believes that good causes are established for this request by:

- The potential opposer needs additional time to investigate the claim
- The potential opposer needs additional time to confer with counsel

The time within which to file a notice of opposition is set to expire on 01/17/2019. Horizon League, Inc. respectfully requests that the time period within which to file an opposition be extended until 04/17/2019.

Respectfully submitted,

/Joel E. Tragesser/

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