

ESTTA Tracking number: **ESTTA1336529**Filing date: **01/26/2024**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Ex Parte Appeal - Serial No.	90324897
Appellant	Universal Display Corporation
Applied for mark	PLASMONLED
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Submission	To file a main brief - second or subsequent request
Attachments	2811 Request for EOT to Settle Case PLASMONLED.pdf(158238 bytes)
Filer's name	Stanley D. Ference III
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Signature	/Stanley D. Ference III/
Date	01/26/2024

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board

Applicant: Universal Display Corporation

Serial No.: 90324,897

Appeal Filed: July 21, 2022

Filed: November 17, 2020

Mark: **PLASMONLED**

January 26, 2024

**ADDITIONAL REQUEST FOR A ONE (1) MONTH EXTENSION OF TIME
FOR FILING APPEAL BRIEF PURSUANT TO TBMP 1203.02(d)**

I hereby certify that this correspondence and any documents referred to as enclosed therewith are being transmitted to the Commissioner by ESTTA on January 26, 2024.

/Stanley D. Ference III/
Stanley D. Ference III
Reg. No. 33,879

January 26, 2024
Date of Signature

Commissioner for Trademarks
P.O. Box 1451
Alexandria, Virginia 22313-1451

Commissioner:

Applicant hereby requests the Commissioner, pursuant to TBMP § 1203.02(d), to extend the time for filing an appeal brief in this action for one (1) month, up to and including February 28, 2024.

Applicant counsel spoke with the Examining Attorney about this case at length this week. Applicant's counsel and the Examining Attorney believe that amending the identification of services in this application is the best course to take to resolve the

outstanding issues in this appeal. Both the Examining Attorney and Applicant's counsel wish to resolve the case. The Examining Attorney requested time to speak to his supervisors in order to ascertain an acceptable amendment. As of this request, the Examining Attorney has not yet contacted Applicant's counsel about a final plan to amend the identification of services. However, Applicant's counsel believes that once the Examining Attorney finally confers about the proposed amendment, the amendment will resolve all the outstanding issues in the case and obviate the need for any briefing.

This is the fourth request for an extension of time to file a brief in this appeal. Furthermore, this request is being filed before the expiration of the time for filing the appeal brief.

Applicant feels that the reasons stated above demonstrate good cause sufficient to receive an extension of time to file an appeal brief, as suggested by TBMP § 1203.02(d).

Respectfully submitted,

/Stanley D. Ference III/

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