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

Proceeding	91209226
Party	Plaintiff Premier Systems USA, Inc. and Olloclip, LLC
Correspondence Address	R TODD BATES HILBORNE HAWKIN & CO 2875 MICHELLE DR STE 170 IRVINE, CA 92606 UNITED STATES Email: tbates@hilbornehawkin.com
Submission	Other Motions/Papers
Filer's Name	Russell Todd Bates
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Date	03/16/2018
Attachments	Cons Mot to Ext time to Resp.pdf(346474 bytes)

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

PREMIER SYSTEMS USA, INC.,)	Opposition No.: 91209226 (Parent)
a California corporation,)	Opposition No.: 91211213
Opposer/Counterclaim Registrant,)	
)	
v.)	
)	
DISH Network LLC)	
A Colorado limited liability company,)	
Applicant/Counterclaim Petitioner.)	
_____)	

**OPPOSER/COUNTERCLAIM REGISTRANT’S CONSENTED MOTION TO EXTEND
TIME TO OPPOSE APPLICANT AND COUNTERCLAIM PETITIONER
DISH NETWORK L.L.C.’S MOTION FOR SANCTIONS**

Opposer/Counterclaim Registrant Premier Systems USA, Inc., (“Opposer”), with consent of Counterclaim Petitioner Dish Network L.L.C. (“DISH”), moves to extend the deadline for Opposer to respond to DISH’s Motion for Sanctions, as follows:

DISH filed a Motion for Sanctions, dated February 16, 2018. As there have been significant changes in the respective positions of the parties regarding this matter, which have been generally communicated among the parties, both parties have agreed to and are presently engaged in new settlement negotiations. General settlement terms have already been discussed, circulated, reviewed, and revised and Opposer believes in good faith that a settlement agreement may be reached promptly.

Rather than engage in needless motion practice and waste the Board’s time, Opposer respectfully requests that the board grant Opposer until and including April 6, 2018, to respond to DISH’s Motion for Sanctions. The parties hope to use the additional time to complete a mutually-agreeable settlement.

CERTIFICATE OF SERVICE

I hereby certify that on March 16, 2018, a true and correct copy of the foregoing
OPPOSER/COUNTERCLAIM REGISTRANT'S CONSENTED MOTION TO EXTEND TIME
TO OPPOSE APPLICANT AND COUNTERCLAIM PETITIONER DISH NETWORK
L.L.C.'S MOTION FOR SANCTIONS was served upon Applicant's counsel via email to the
addresse listed below:

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s/RTB/
R. Todd Bates