UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313-1451 General Contact Number: 571-272-8500

Mailed: April 13, 2017

Opposition No. 91228289

Padraic C. McFreen

v.

Mitac International Corp.

## Veronica P. White, Paralegal Specialist:

Opposer's unconsented request (filed March 30, 2017) for an additional 45-day extension of time to appoint new counsel and to remand involved application Serial No. 86786555 to the Trademark Examining Attorney for further examination, is noted.

The request fails to include proof of service on the other party or parties, as required by Trademark Rule 2.119(a). Any future submission that does not include proof of service may be denied consideration.

Copies of all submissions filed in this proceeding must be served via email upon the other party or parties, and accompanied by a statement signed by the attorney or other authorized representative, attached to or appearing on the original submission when filed, clearly stating the date and manner in which service was made. *See* Trademark Rule 2.119(a); TBMP § 113.03. The statement will be accepted as prima facie proof of service, must be signed and dated, and should take the form of a certificate of service as follows: I hereby certify that a true and complete copy of the foregoing (insert title of submission) has been served on (insert name of opposing counsel or party) by forwarding said copy on (insert date of mailing), via email (or insert other appropriate method of delivery) to: (set out name, and address or email address of opposing counsel or party).

Signature\_\_\_\_\_ Date\_\_\_\_\_

At the following link to TTABVUE, the parties may view all submissions in this proceeding: <u>http://ttabvue.uspto.gov</u>.

Applicant is allowed until **TWENTY (20) DAYS** from the mailing date of this order to file its response, if it so desires. If no response is filed, Opposer's request to extend its time to appoint new counsel, or to file a paper stating that Opposer chooses to represent itself will be granted as conceded; the notice of opposition will remain suspended and the application remanded to the Trademark Examining Attorney.

Proceedings otherwise remain suspended.