

ESTTA Tracking number: **ESTTA1183441**

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

Proceeding no.	91243795
Party	Plaintiff Bitmain Technology Limited and Bitmain Technologies Inc.
Correspondence address	CARLA C. CALCAGNO CALCAGNO LAW PLLC 2101 L STREET NW SUITE 400 WASHINGTON, DC 20037 UNITED STATES Primary email: cccalcagno@gmail.com Secondary email(s): trademarks@canopyparalegal.com 202-466-0544
Submission	Motion to Suspend for Settlement Discussions
Filer's name	Carla Calcagno
Filer's email	cccalcagno@gmail.com, docketing@1027tm.com
Signature	/Carla Calcagno/
Date	01/09/2022
Attachments	Antbox Consented Motion to Extend 1.9.22.pdf(27971 bytes)

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There is no motion currently pending and no other motion is being filed concurrent with this consent motion

Consent Motion to Suspend Bitmain Technology Limited and Bitmain Technologies Inc. (hereinafter Plaintiffs)

Pretrial Disclosures Date Due is currently set to close on 1/09/2022.

Plaintiffs request that such date be extended for 30 days, or until 2/08/2022, and that all subsequent dates be reset accordingly.

Time to Answer 11/04/2018 (CLOSED)

Deadline for Discovery Conference 02/03/2019 (CLOSED)

Discovery Opens 02/03/2019 (CLOSED)

Initial Disclosures Due 01/30/2021 (CLOSED)

Expert Disclosures Due 05/30/2021 (CLOSED)

Discovery Closes 08/28/2021 (CLOSED)

Plaintiff's Pretrial Disclosures Due 02/08/2022

Plaintiff's 30-day Trial Period Ends 03/24/2022

Defendant's Pretrial Disclosures Due 04/11/2022

Defendant's 30-day Trial Period Ends 05/25/2022

Plaintiff's Rebuttal Disclosures Due 06/10/2022

Plaintiff's 15-day Rebuttal Period Ends 07/10/2022

Plaintiff's Opening Brief Due 09/09/2022

Defendant's Brief Due 10/08/2022

Plaintiff's Reply Brief Due 10/23/2022

Request for Oral Hearing (optional) Due 10/30/2022

The grounds for this request are as follows: The Parties are engaged in settlement discussions. As the Board knows, the parties reached a worldwide agreement, agreed on the Settlement's language and have been finalizing the exhibits for the Board and the Examiner. As the Board also knows, just prior to the last motion, Plaintiff's counsel learned that as part of the Plaintiffs' reorganization there had been a subsequent assignment of some of Plaintiff's marks. As the Board also knows, the assignees are Chinese entities with Chinese representatives. Some of these Chinese entities do not appear to speak English and so are working through layers of US and Chinese counsel to interpret US law and the agreement.

The parties have requested 30 days additional time to allow these entities time to review the opposition and agreement to determine how to proceed. The defendant, also a Chinese entity, consents to this motion.

The parties greatly appreciate and understand the consideration the Board has shown in allowing the parties time to resolve this matter. The extension sought will serve the interests of judicial economy by allowing the parties time to finalize the agreement or otherwise resolve all matters without requiring the Board's intervention.

Bitmain Technology Limited and Bitmain Technologies Inc. have secured the express consent of all other parties to this proceeding for the extension and resetting of dates requested herein.

Certificate of Service The undersigned hereby certifies that a copy of this submission has been served upon all parties, at their address of record by Email on this date.

Respectfully submitted, /Carla C Calcagno/

Carla Calcagno

January 9 2022