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

Proceeding	91173963
Party	Plaintiff Mini Melts, Inc.
Correspondence Address	ROBERT G OAKE JR OAKE LAW OFFICE 825 MARKET STREET, SUITE 250 ALLEN, TX 75013 UNITED STATES rgo@oake.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Robert G. Oake, Jr.
Filer's e-mail	rgo@oake.com
Signature	/Robert G. Oake, Jr./
Date	09/19/2014
Attachments	Motion to Extend Briefing Date.pdf(65814 bytes ) Ex 1.pdf(91127 bytes )

UNITED STATES PATENT AND TRADEMARK OFFICE  
TRADEMARK TRIAL AND APPEAL BOARD

Mini Melts, Inc.,	§	
Opposer,	§	
	§	
v.	§	
	§	Opposition No. 91/173,963
Reckitt Benckiser LLC,	§	
	§	
Applicant.	§	

OPPOSER’S UNOPPOSED MOTION TO EXTEND REPLY BRIEF DEADLINE

Opposer Mini Melts, Inc. moves to extend the deadline for filing its reply brief by two weeks, respectfully showing as follows:

1. The deadline for filing the reply brief in this matter currently is September 23, 2014. Opposer Mini Melts, Inc. requests that this deadline be extended to October 7, 2014 (two week extension).
2. Counsel for Opposer Mini Melts, Inc. has conferred with counsel for Applicant Reckitt Benckiser LLC regarding the merits of this motion and this motion is unopposed.
3. Due to a combination of both expected and unexpected litigation matters in several patent infringement cases counsel for Opposer is handling by himself, a two week extension of time to file the Mini Melts reply brief in the opposition is requested. These matters (that have or are taking place during the 15 day reply period) include responding to a motion to transfer venue, responding to a motion for summary judgment, preparation for and attendance at two depositions, document inspections, responding to interrogatories and requests for production, preparation of a motion to strike and sur-reply to objections to a report and recommendation, preparation of a patent infringement lawsuit against a Chinese Corporation, preparation of cease and desist letters, preparation of contractual documentation, multiple

meetings and conferences, as well as other matters such as providing initial disclosures, drafting patent applications, and reviewing new case matters including patent infringement and invalidity evaluations. Counsel for Opposer is handling all these matters by himself. A two-week extension is needed because the week after the current due date counsel for Opposer is involved in preparation for and attendance at two more depositions and other case matters. (See declaration of Robert G. Oake, Jr. attached as Exhibit 1).

4. The existence and press of other litigation matters can constitute good cause for a limited extension of time. *See Societa Per Azioni Chianti Ruffino Esportazione Vinicola Toscana v. Colli Spolentini Spoletoducali SCRL*, 59 USPQ2d 1383, 1384 (TTAB 2001) (“Opposer’s counsel, in his declaration, has set forth the facts relating to his other litigation matters in sufficient detail to warrant a finding that good cause exists for at least a limited extension of opposer’s testimony period”).

5. Applicant does not oppose this motion.

6. For the reasons set forth above, Mini Melts moves for an order extending the deadline for a filing a reply brief in this matter two weeks (until October 7, 2013).

Respectfully submitted,

/s/ Robert G. Oake, Jr.

Robert G. Oake, Jr.

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Attorney for Opposer Mini Melts, Inc.

CERTIFICATE OF CONFERENCE

The undersigned attorney for Opposer has communicated with attorney for Applicant and this Motion to Extend Time is unopposed.

/s/ Robert G. Oake, Jr.  
Attorney for Opposer Mini Melts, Inc.

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing reply was served upon the Applicant via e-mail on September 19, 2014 as follows:

Debra Deardourff Faulk  
Debra.Faulk@gray-robinson.com

/s/ Robert G. Oake, Jr.  
Attorney for Opposer Mini Melts, Inc.

# EXHIBIT 1

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