Osler, Hoskin & Harcourt LLP Box 50, 1 First Canadian Place Toronto, Ontario, Canada M5X 1B8

416.362.2111 MAIN 416.862.6666 FACSIMILE



Toronto February 3, 2025 Direct Dial: 416.862.4854

Email: seyoung@osler.com

The Registrar of Trademarks

Canadian Intellectual Property Office

Place du Portage 1

Montréa

Calgary

Ottawa

50 Victoria Street, Room C-114

ancouver Gatineau, QC K1A 0C9

New York ATTENTION: OPPOSITION BOARD

Dear Sir/Madam:

Trademark: IVAPEGREAT

Application No. 2269882 Applicant: Yooda Inc.

Opponent: IVG Compliance Limited

On behalf of IVG Compliance Limited, pursuant to section 47(2) of the *Trademarks Act*, we hereby request a retroactive benchmark extension of time of two (2) months, namely until March 27, 2025, in which to file a statement of opposition to the above-noted application.

The failure of the prospective opponent to file for an extension within the prescribed time limit was not reasonably avoidable in the circumstances. Due to a docketing inadvertence, the advertisement of the subject application and the initial deadline to file a statement of opposition only recently came to the attention of our client. As soon as it became aware of the advertisement of the subject application, it instructed us as its agents to immediately request a retroactive extension of time to oppose the application. The extension of time is required in order to permit the prospective opponent to consider its position, to conduct inquiries, and to formulate grounds of opposition.

We respectfully submit that the interests of the prospective opponent would be severely prejudiced if the retroactive extension were not granted. In particular, its trademark rights may be adversely impacted if it is not afforded an opportunity to participate in this opposition. On the other hand, no third parties (including the applicant) would be prejudiced by the grant of the requested extension of time, especially since the subject application has not yet advanced to a subsequent stage.

We confirm the authorization to charge the prescribed fee of \$150.00 to the American Express card in the name of J. Bradley White, Osler, Hoskin & Harcourt LLP, the details of which are submitted electronically with this request via the Trademarks Opposition Board E-Services.

OSLER

2

We look forward to receiving confirmation that the retroactive extension of time has been granted.

Yours very truly,

Sydney Young Trademark Agent