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Tel: 571-272-7822 Entered: May 17, 2016

Paper 19

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

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DAIFUKU CO., LTD. AND DAIFUKU AMERICA CORP., Petitioner,

v.

MURATA MACHINERY, LTD., Patent Owner.

Case IPR2015-01538 Patent 6,113,341

\_\_\_\_

Before KEN B. BARRETT, BARRY L. GROSSMAN, and BRIAN P. MURPHY, *Administrative Patent Judges*.

 $MURPHY, Administrative\ Patent\ Judge.$ 

ORDER Conduct of the Proceeding 37 C.F.R. § 42.5



IPR2015-01538 Patent 6,113,341

Having considered Patent Owner's Motion For an Extension of Time Pursuant to 37 C.F.R. § 42.5 to File a Replacement Patent Owner's Response and a Replacement Exhibit 2022, the Declaration of Mark Garrett, and Petitioner's opposition to the motion, Patent Owner's motion is *granted*. Under the specific facts and circumstances established by Patent Owner in this proceeding, the absence of prejudice to Petitioner is sufficient for allowing the relief granted under either the "good cause" or the "interests of justice" standard of 37 C.F.R. § 42.5(c)(3). The Board expects that, in the future, the parties will resolve such administrative matters jointly in a prompt professional manner and without imposing unnecessarily on the Board's time.

So ORDERED.

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