UNITED STATE OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

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In the Matter of)))
DYNAMIC HEALTH OF FLORIDA, LLC,))
CHHABRA GROUP, LLC,)
DBS LABORATORIES, LLC,)
Limited liability companies,)
VINCENT K. CHHABRA,) DOCKET NO. 9317
Individually and as an officer of)
Dynamic Health of Florida, LLC,)
And Chhabra Group, LLC, and)
JONATHAN BARASH,)
Individually and as an officer of)
DBS Laboratories, LLC.)
	_)

RESPONDENT'S MOTION FOR EXTENSION OF TIME TO FILE ANSWER TO COMPLAINT

Pursuant to Section 3.12(a) of the Commission's Rules of Practice, Respondents Dynamic Health of Florida, LLC, Chhabra Group, LLC, and Vincent Chhabra (known collectively for this pleading as "Dynamic Health") move to extend the time for filing its Answer to the Complaint herein to and including July 30, 2004 based upon the following circumstances:

Upon information and belief, the Respondent Dynamic Health's Answer is currently due on July 6, 2004.

Dynamic Health is attempting to retain additional counsel with Federal Trade

Commission experience to represent its interests but as of this date has not been able to

do so. Moreover, undersigned counsel is concerned about the significance of the

pleading requirements of the Commission's Rules of Practice, as well as other matters

which will be either raised or waived as a result of the filing of Respondents' Answer,

and believes that experienced FTC counsel should be retained.

I have attempted to reach Janet Evans of the Federal Trade Commission to seek

an agreement to extend the Answer date and have left a message for her but have not

been given approval for this continuance request.

Conclusion: Based on the foregoing, Dynamic Health respectfully requests that

the time within which to file its Answer to the Complaint herein be extended to and

including July 30, 2004, and that the Administrative Law Judge grant such other and

further relief as shall be appropriate.

Dated: Columbus, Ohio July 6, 2004

Respectfully submitted,

Max Kravitz (0023765) **KRAVITZ & KRAVITZ** 434 N. Columbia Ave.

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ATTORNEY FOR DYNAMIC HEALTH, CHHABRA GROUP & VINCENT CHHABRA

CERTIFICATE OF SERVICE

This is to certify that on July 6, 2004, I caused a copy of the attached Respondent's Motion to Extend Time to File Answer to Complaint to be served upon the following persons by facsimile or U.S. First Class Mail:

Donald S. Clark, Secretary Federal Trade Commission, Room 159 600 Pennsylvania Avenue, N.W. Washington, D.C. 20580

The Honorable Stephen J. McGuire Federal Trade Commission 600 Pennsylvania Avenue, N.W. Washington, D.C. 20580

Mary Engle Associate Director for Division of Advertising Practices Federal Trade Commission 601 New Jersey Avenue, N.W. Washington, D.C. 20580

and

Janet Evans Federal Trade Commission

Dated: Columbus, Ohio July 6, 2004

Max Kravitz	 	