

ESTTA Tracking number: **ESTTA343897**

Filing date: **04/23/2010**

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

Proceeding	91181143
Party	Defendant MBL/TIGI Products, LP and Unilever (joined as party defendant)
Correspondence Address	Lisa W. Rosaya Baker & McKenzie LLP 1114 Avenue of the Americas New York, NY 10036 UNITED STATES lisa.w.rosaya@bakernet.com, nyctrademarks@bakernet.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Lisa W. Rosaya, Esq.
Filer's e-mail	lisa.rosaya@bakermckenzie.com, nyctrademarks@bakermckenzie.com
Signature	/lwr/
Date	04/23/2010
Attachments	Renee Claire Extension.PDF (3 pages)(78295 bytes)

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

Renee Claire Inc. Opposer,)	
)	Opposition No. 91181143
)	Serial No. 78927189
v.)	Mark: BODY BY BED HEAD
)	
MBL/TIGI PRODUCTS, LP Applicant.)	
)	

CONSENTED MOTION TO EXTEND TIME FOR DISCLOSURES
AND DISCOVERY AND TESTIMONY PERIODS

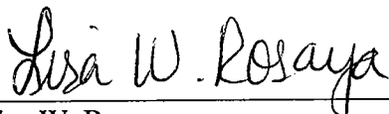
The parties to the referenced opposition hereby request that the date for initial and expert disclosures and all discovery and testimony deadlines be extended 30-days to the dates set out below:

Initial Disclosures Due :	06/01/2010
Expert Disclosures Due :	09/29/2010
Discovery Period to Close :	10/29/2010
Plaintiff Pretrial Disclosures :	12/13/2010
Plaintiff's 30-day Trial Period Ends :	01/27/2011
Defendant's Pretrial Disclosures :	02/11/2011
Defendant's 30-day Trial Period ends :	03/28/2011
Plaintiff's Rebuttal Disclosures :	04/12/2011
Plaintiff's 15-day Rebuttal Period Ends :	05/12/2011

Robert M. Shore, counsel for Opposer, consented to the filing of this Consented Motion in an April 23, 2010 email to Lisa W. Rosaya, counsel for Applicant. The purpose of the requested extension is to finalize a settlement agreement.

For the reasons set forth above, the parties respectfully request that this Consented Motion be GRANTED.

Respectfully submitted,

By:  _____

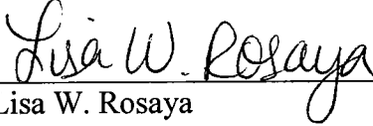
Lisa W. Rosaya
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Tel: (212) 626-4557
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Date: April 23, 2010

Attorneys for Applicant

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing **CONSENTED MOTION TO EXTEND TIME FOR DISCLOSURES AND DISCOVERY AND TESTIMONY PERIODS** was served via email, by consent of the parties, on attorney for Applicant, Robert M. Shore, Esq., Liner Grode Stein Yankelevitz Sunshine Regenstreif & Taylor LLP, at the following email address: rshore@linerlaw.com, on this 23rd day of April, 2010.



Lisa W. Rosaya