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

Proceeding	91200832
Party	Defendant Honda Giken Kogyo Kabushiki Kaisha (Honda Motor Co., Ltd.)
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Submission	Stipulated/Consent Motion to Extend
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Date	01/30/2014
Attachments	Joint Motion to Modify Case Schedule_2014.01.30.pdf(14044 bytes)

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

BRIGGS & STRATTON CORPORATION and)	
KOHLER CO.,)	
)	
Opposers,)	
)	Opposition No. 91200832 (parent)
v.)	
)	Opposition No. 91200146
HONDA GIKEN KOGYO KABUSHIKI)	
KAISHA,)	Application Serial No. 78924545
)	
Applicant.)	
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JOINT MOTION TO MODIFY CASE SCHEDULE

Briggs and Stratton Corporation and Kohler Co. (together, “Opposers”), and Honda Giken Kogyo Kabushiki Kaisha (“Applicant”) through their designated counsel, jointly request that the date for the close of discovery (except for the depositions of Honda’s 30(b)(6) designees who reside in Japan and the parties’ functionality experts) be extended to May 15, 2014, and all other case deadlines as set by the Board’s December 16, 2013 Order be extended by approximately three months. The parties have agreed that the depositions of Applicant’s 30(b)(6) designees who reside in Japan may take place after the close of discovery, but no later than the start of Opposers’ Trial Period. The parties further agreed that each of these witnesses will be produced in the United States for a one-day discovery deposition and one-day trial deposition with at least a one-day break in between. The parties further agreed that depositions of both parties’ functionality experts will take place after the completion of fact discovery, but no later than the start of Opposers’ Trial Period. The parties further agreed that Honda will authenticate and stipulate to

the admissibility of the foreign utility patents and models identified in the expert report and expert rebuttal report of John Reisel or summary judgment pleadings served in these proceedings, and that Opposers will not request depositions regarding any of these utility patents or models.

This rescheduling is intended to accommodate the time required to complete outstanding fact discovery as well as the schedules of counsel and the party witnesses who will be deposed. Specifically, the parties request that the schedule be modified as follows:

Discovery Closes¹ 5/15/2014
Opposers' Pretrial Disclosures Due 6/30/2014
Opposers' 30-day Trial Period Ends 8/14/2014
Applicant's Pretrial Disclosures Due 8/29/2014
Applicant's 30-day Trial Period Ends 10/13/2014
Opposers' Rebuttal Disclosures Due 10/23/2014
Opposers' 15-day Rebuttal Period Ends 11/24/2014

WHEREFORE, cause having been shown, the parties respectfully request that their joint motion be granted.

Date: January 30, 2014

HONDA GIKEN KOGYO KABUSHIKI KAISHA
(HONDA MOTOR CO., LTD.)
By its attorneys,

/s/ Sarah R. Frazier

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¹ Except for the depositions of Honda's 30(b)(6) designees residing in Japan and the parties' functionality experts, which will take place prior to the start of Opposers' Trial Period.

KOHLER CO.
By its attorneys,

/s/ Donald A. Daugherty

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BRIGGS & STRATTON CORPORATION
By its attorneys,

/s/ Robert N. Phillips

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CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Joint Motion To Modify The Case Schedule was served via first class mail, postage prepaid, this 30th day of January, 2014 upon:

Donald Daugherty
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555 E. Wells Street, Suite 1900
Milwaukee, Wisconsin 53202

And

Robert N. Phillips
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/s/ Sarah R. Frazier
Sarah R. Frazier