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

Proceeding	91202451
Party	Defendant AMP Electric Vehicles Inc.
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Submission	Stipulated/Consent Motion to Extend
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Date	12/29/2014
Attachments	Motion to Suspend.pdf(161106 bytes)

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

In re Application, Serial Nos. 85190177&85190156

The Whitaker LLC)	
)	Opposition No.91202451
Opposer,)	
v.)	For the marks: AMP & AMPD
)	
)	
AMP Electric Vehicles Inc.)	
)	
)	
Applicant.)	
_____)	

STIPULATED MOTION TO SUSPEND OR EXTEND

Applicant, AMP Electric Vehicles, Inc. (“Applicant”), hereby requests a 60-day suspension or extension of time for settlement. Applicant’s Answer is currently due on December 29, 2014. Applicant’s request for a suspension or extension is made for good cause, and not merely for the purpose of delay, as explained below. No party will be prejudiced by the Board’s granting of the extension and Opposer, The Whitaker LLC, has consented to this motion.

In the Board’s most recent granting of an extension of time, the Board requested a detailed explanation of the status of negotiations if any additional requests for suspension or extension are made. The parties appear to be in agreement on all substantive elements of settlement, and several versions of a draft settlement agreement have been exchanged as the

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specific wording of the agreement is finalized. Most recently, Applicant sent Opposer a revised draft of the agreement on December 5, 2014. After considering the proposed revisions, counsel for both parties conducted a telephone conference during the week of December 15th to discuss the revisions. On December 23, Applicant left a voicemail with Opposer accepting one of Opposer's most recent requested revisions, but requesting modified wording on the final issue under discussion. During a telephone conference conducted today, December 29, Opposer stated that it was considering Applicant's request. Applicant also notes that the holidays have made progress somewhat challenging, with relevant parties being on vacation.

No additional discovery has been taken as the parties anticipate settling this matter. The parties are hopeful that no additional extensions will be necessary.

For the foregoing reasons, Applicant respectfully submits that it has established good cause in support of its motion for a 60-day extension or suspension of time in which to file its Answer. Meanwhile, the parties anticipate filing documentation resolving this matter in the near future.

Respectfully submitted,

/Sean K. Owens/
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Date: December 29, 2014

CERTIFICATE OF SERVICE

I certify that this document is being filed with the Trademark Trial and Appeal Board at the United States Patent and Trademark Office this 29th day of December, 2014, and that a copy of this document has been served on Opposer's counsel via email, with consent.

/Sean K. Owens/_____