

ESTTA Tracking number: **ESTTA575833**

Filing date: **12/11/2013**

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

Proceeding	91204296
Party	Plaintiff JJI International, Inc.
Correspondence Address	CRAIG M SCOTT SCOTT BUSH LTD ONE TURKS HEAD PLACE 4TH FLOOR PROVIDENCE, RI 02903 UNITED STATES cscott@scottbushlaw.com, smcgurk@scottbushlaw.com, pstroke@scottbushlaw.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Craig M. Scott
Filer's e-mail	cscott@scottbushlaw.com, smcgurk@scottbushlaw.com, pstroke@scottbushlaw.com
Signature	/Craig M. Scott/
Date	12/11/2013
Attachments	Consented Mot to Suspend and Extend.pdf(34368 bytes)

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

JJI INTERNATIONAL, INC. :
Opposer, : Appl. Ser. No.: 85356064
v. : Opposition No.: 91204296
SPARKLE LIFE, LLC :
Applicant. :

CONSENTED MOTION TO SUSPEND PROCEEDINGS
AND TO EXTEND THE TRIAL SCHEDULE

Pursuant to Fed. R. Civ. P. 6(b), §§ 509.01(a) and 510.03(a) of the Trademark Trial and Appeal Board Manual of Procedure (“TBMP”) (3d ed. rev. 2011), and 37 C.F.R. §§ 2.117(c) and 2.120(a)(2), Opposer, JJI International, Inc. (“Opposer”), and by its attorneys, hereby respectfully moves, for good cause, for an order suspending these proceedings for a period of thirty (30) days and, concurrently, extending the deadlines set forth in the trial schedule by thirty (30) days.

The parties are in the process of negotiating a settlement of the case, and wish to defer further litigation of the case pending conclusion of their negotiations. Accordingly, pursuant to TBMP § 510.03(a) and 37 C.F.R. §§ 2.117(c), Opposer, with the consent of Applicant, Sparkle Life, LLC (“Applicant”), respectfully moves for an Order suspending the proceedings for a period of thirty days to allow sufficient time for settlement negotiations to be conducted, subject to the right of either party to request resumption at any time.

In addition, pursuant to TBMP § 509.01(a) and 37 C.F.R. § 2.120(a)(2), Opposer, with Applicant's consent, respectfully moves for an Order extending the deadlines in the current trial schedule by thirty days given the parties' settlement negotiations. Accordingly, Opposer and Applicant respectfully requests that certain deadlines set forth in the trial schedule be extended by thirty days as follows:

	Current Deadline	Proposed Revised Deadline
Plaintiff's 30-day trial period ends	December 12, 2013	January 13, 2014
Defendant's pretrial disclosures	December 27, 2013	January 27, 2014
Defendant's 30-day trial period ends	February 10, 2014	March 12, 2014
Plaintiff's rebuttal disclosures	February 25, 2014	March 27, 2014
Plaintiff's 15-day rebuttal period ends	March 27, 2014	April 28, 2014

Opposer states that applicant, Sparkle Life, LLC, has given written consent to the relief sought by this motion.

JJI INTERNATIONAL, INC.

By: /Craig M. Scott/
 Craig M. Scott, Esq.
 SCOTT & BUSH LTD.
 One Turks Head Place, 4th Floor
 Providence, RI 02903
 Phone: (401) 865-6035
 Fax: (401) 865-6039
 Email: cscott@scottbushlaw.com

Attorney for Opposer

CERTIFICATE OF SERVICE:

I hereby certify that a true and complete copy of the foregoing *CONSENTED MOTION TO SUSPEND PROCEEDINGS AND TO EXTEND THE TRIAL SCHEDULE* has been served on counsel to Sparkle Life LLC by sending said copy on December 11, 2013, via electronic mail and First Class Mail, postage prepaid to:

Sven W. Hanson
PO Box 357429
Gainesville, Florida 32635-7429
swhanson@bellsouth.net

Thomas E. Toner
Lowndes, Drosdick, Doster, Kantor & Reed, P.A.
215 North Eola Drive
Orlando, Florida 32801
tom.toner@lowndes-law.com

/s/ Craig M. Scott/
