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

Proceeding	91210386
Party	Defendant Fertitta Entertainment LLC
Correspondence Address	KELLEY L NYQUIST BROWNSTEIN HYATT FARBER SCHRECK LLP 100 N CITY PARKWAY, SUITE 1600 LAS VEGAS, NV 89106-4614 UNITED STATES Ivpto@bhfs.com, lbielinski@bhfs.com, elewis@bhfs.com, kgoldberg@bhfs.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Laura Bielinski
Filer's e-mail	lvpto@bhfs.com, jobermeyer@bhfs.com, elewis@bhfs.com, lbielin-ski@bhfs.com, kgoldberg@bhfs.com
Signature	/Laura Bielinski/
Date	08/27/2014
Attachments	Stipulated Motion for Suspension for Settlement - 91210386.pdf(217818 bytes)

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

FERTITTA HOSPITALITY, LLC

Opposer,

٧.

FERTITTA ENTERTAINMENT, LLC

Applicant.

Opposition No.: 91210386

Mark: FERTITTA

Serial No.: 85-657,016

STIPULATED MOTION FOR SUSPENSION FOR SETTLEMENT

Pursuant to Trademark Rule 2.117(c), Applicant requests suspension of these proceedings for ninety (90) days, subject to the right of either party to request resumption of proceedings at any time prior thereto.

Applicant asserts that the parties are engaged in settlement discussions that, if successful, will result in the termination of this proceeding. Suspension is requested in order to allow the parties to maintain the status quo pending the outcome of these settlement negotiations.

As grounds in support of this motion and to show good cause, Applicant submits the attached report entitled *Status of Negotiations – Fertitta Hospitality, LLC with Fertitta Entertainment, LLC.* (See Exhibit A).

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Counsel for Opposer, William D. Raman of the firm Wong, Cabello, Lutsch, Rutherford & Brucculeri, LLP has consented to this motion on its merits, and agrees with the statements set forth in Exhibit A.

DATED:

August 27, 2014

Laura Bielinski
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/Laura Bielinski/

Laura Bielinski Attorney for Applicant Fertitta Entertainment, LLC

Certificate of Service

I, Julie Obermeyer, hereby certify that a true and complete copy of the foregoing Stipulated Motion for Suspension for Settlement has been served on William D. Raman of the firm Wong, Cabello, Lutsch, Rutherford & Brucculeri, LLP via email (as agreed upon) on August 22, 2014 to:

William D. Raman Wong, Cabello, Lutsch, Rutherford & Brucculeri, LLP P.O. Box 685108 Austin, TX 78768-5108 raman@fleckman.com

Julje/Obermeyer

Brownstein Hyatt Farber Schreck, LLP

100 N. City Parkway, Ste 1600

Las Vegas, Nevada 89106 013877\0004\11526352.1

Exhibit A

Negotiations – Fertitta Hospitality, LLC with Fertitta Entertainment, LLC

1) When last settlement proposal was sent, by whom, and when a response is expected

Following the parties' telephonic settlement conference on June 18, 2014, the parties have provisionally agreed on a number of material terms, and are currently drafting settlement documents.

2) Recitation of issues that have been resolved since the commencement of this proceeding

The parties have provisionally agreed on a number of material terms, and are currently drafting settlement documents.

3) List of issues that remain to be resolved

Once settlement documents are drafted, the parties will negotiate the remaining outstanding material terms and revise the settlement documents.

4) Timetable for resolution

The parties hope to finally resolve the issues raised by this proceeding within the next thirty (30) to sixty (60) days.