

ESTTA Tracking number: **ESTTA564010**

Filing date: **10/09/2013**

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

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|------------------------|--|
| Proceeding | 91210431 |
| Party | Defendant Natalie Lee |
| Correspondence Address | DAVID M KELLY KELLY IP LLP 1330 CONNECTICUT AVE NW WASHINGTON, DC 20036 UNITED STATES david.kelly@kelly-ip.com, stephanie.bald@kelly-ip.com |
| Submission | Motion to Suspend for Settlement Discussions |
| Filer's Name | Stephanie H. Bald |
| Filer's e-mail | stephanie.bald@kelly-ip.com, docketing@kelly-ip.com, larry.white@kelly-ip.com |
| Signature | /Stephanie H. Bald/ |
| Date | 10/09/2013 |
| Attachments | Final Stipulation to Suspend - Cafe Phillips.pdf(16857 bytes) |

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

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| <p>SB PHILLIPS LLC, Opposer, v. NATALIE LEE, Applicant.</p> | <p>Opposition No. 91210431 Serial No. 85465171  Mark: Filing Date: November 4, 2011</p> |
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STIPULATION TO SUSPEND FOR SETTLEMENT

Natalie Lee (“Applicant”), through her undersigned counsel, respectfully requests that the Board suspend the proceedings for thirty (30) days and reset the disclosure, discovery, and trial dates as set forth below.

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| Time to Answer | CLOSED |
| Deadline for Discovery Conference | CLOSED |
| Discovery Opens | CLOSED |
| Initial Disclosures Due | 12/06/2013 |
| Expert Disclosure Due | 04/05/2014 |
| Discovery Closes | 05/05/2014 |
| Plaintiff’s Pretrial Disclosures | 06/19/2014 |
| Plaintiff’s 30-day Trial Period Ends | 08/03/2014 |
| Defendant’s Pretrial Disclosures | 08/18/2014 |
| Defendant’s 30-day Trial Period Ends | 10/02/2014 |
| Plaintiff’s Rebuttal Disclosures | 10/17/2014 |
| Plaintiff’s 15-day Rebuttal Period Ends | 11/16/2014 |

This request is not filed for purposes of delay. The parties are actively engaged in settlement discussions and suspension of the proceedings will save time and resources for both the parties and the Board.

Counsel for Opposer, Tracy-Gene G. Durkin, consented to this request during a teleconference with Applicant's counsel, Stephanie Bald, on October 7, 2013.

Accordingly, Applicant respectfully requests that all dates be reset as shown above.

Respectfully Submitted,

Dated: October 9, 2013

/Stephanie H. Bald/

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Attorneys for Applicant

CERTIFICATE OF SERVICE

I certify that a true and accurate copy of the foregoing STIPULATION TO SUSPEND FOR SETTLEMENT was served by email, with consent, on this 9th day of October 2013, upon counsel for Opposer at the following address of record:

Tracy-Gene Durkin
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/Larry L. White/
Larry L. White
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