

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: August 15, 2016

Opposition No. 91222272

Bugatchi Uomo Apparel, Inc.

v.

Bugatti International S.A.

Joi M Wilson, Paralegal Specialist:

Applicant's consented motion filed August 3, 2016 to suspend this proceeding for sixty days to file an answer to the notice of opposition and to extend conference, disclosure, discovery and trial dates, is granted. Trademark Rule 2.127(a).

Answer is due November 10, 2016. The conference, disclosure, discovery and trial dates are reset in accordance with Applicant's motion.

Any future motion to extend, suspend, or reopen must be supported by a detailed report to establish good cause by reciting: (1) the dates on which the parties have communicated since the last motion, (2) the method of each communication (e.g., telephone, email, in-person, etc.), (3) the general nature of each communication, (4) a list of issues that have been resolved, (5) a list of issues that remain to be resolved or remain for trial, and (6) a proposed timetable for

resolution of the unresolved issues; **failing which, the prospective motion may not be approved, even if consented by the parties.** See TBMP § 510.03(a) (2015).

The parties are barred from using ESTTA consent forms to submit any subsequent consented motion to extend or suspend dates pending settlement discussions, but must file a written motion which includes the required good cause showing in the form of a status report on the negotiations, and a proposed trial schedule. This bar is limited to consent motions changing the trial schedule based on settlement discussions, and does not prohibit use of ESTTA for other filings.

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.