

ESTTA Tracking number: **ESTTA744572**

Filing date: **05/05/2016**

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

Proceeding	91226280
Party	Plaintiff GEA, Inc. a/k/a Grand Estates Auction
Correspondence Address	STEVEN M WEINBERG HOLMES WEINBERG PC 30765 PACIFIC COAST HWY, SUITE 411 MALIBU, CA 90265 UNITED STATES hwtrademarks@gmail.com, msalvatore@holmesweinberg.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Steven M. Weinberg
Filer's e-mail	mjohnson@conceptlaw.com, msalvatore@holmesweinberg.com, hwtrade- marks@gmail.com
Signature	/Steven M. Weinberg/
Date	05/05/2016
Attachments	2016.05 05_ Consented Motion to Suspend Time to Answer.pdf(83663 bytes)

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

In re App. No. 86/662,581

GEA, Inc.,

Opposer/Counterclaim
Defendant,

v.

Platinum Luxury Auctions LLC,

Applicant/Counterclaimant.

Cancellation No. 91226280

CONSENTED MOTION TO EXTEND TIME TO ANSWER

Opposer/Counterclaim Defendant GEA, Inc. (“GEA”), files this consented motion to extend its time to answer in this opposition proceeding for 7 days to May 13, 2016. The parties agree that all other deadlines pending as of the date of this Motion will remain as presently set, including the May 22, 2016 deadline for the parties’ discovery conference in this matter, which has not yet been held. This extension of GEA’s time to answer is requested to permit counsel time to finalize settlement discussions regarding this matter. Accordingly, the parties stipulate that the Answer to Counterclaim in this proceeding be extended to May 13, 2016.

By email dated May 5, 2016, Applicant’s attorney, Mark Johnson, agreed to this motion to extend time to answer.

DATED this 5th Day of May, 2016.

Respectfully submitted,

By: /s/ Michael J. Salvatore

Michael J. Salvatore
Holmes Weinberg, PC
30765 Pacific Coast Highway, Suite 411
Malibu CA 90265
Tel: (310) 457-6100
Fax: (310) 457-9555
Email: msalvatore@holmesweinberg.com

Counsel for Opposer GEA, Inc.

Certificate of Service

The undersigned hereby certifies that a true copy of the foregoing CONSENTED MOTION TO EXTEND TIME TO ANSWER was served by email to Applicant's counsel at the following address:

Mark Johnson
The Concept Law Group, P.A.
mjohnson@conceptlaw.com

Dated: May 5, 2016

By: /Michael J. Salvatore/
Michael J. Salvatore