

ESTTA Tracking number: **ESTTA388812**

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

Proceeding	92047433
Party	Defendant Jay-Y Enterprise Co., Inc.
Correspondence Address	KENNETH L WILTON SEYFARTH SHAW, LLP 2029 CENTURY PARK E STE 3500 LOS ANGELES, CA 90067-3021 UNITED STATES kwilton@seyfarth.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Jill A. Jacobs
Filer's e-mail	jjacobs@seyfarth.com,esalazar@seyfarth.com
Signature	/Jill A Jacobs/
Date	01/18/2011
Attachments	Respondent's Consented Motion.PDF (3 pages)(52621 bytes)

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

GADO S.A.R.L.,

Petitioner,

v.

JAY-Y ENTERPRISE CO., INC.,

Respondent.

AND RELATED COUNTERCLAIM.

Cancellation No. 92047433

RESPONDENT'S CONSENTED MOTION TO EXTEND TESTIMONY PERIODS AND
TRIAL DATES

Respondent Jay-Y Enterprise Co., Inc. ("Jay-Y") hereby moves the Trademark Trial and Appeal Board, with the consent of petitioner Gado S.A.R.L. ("Gado"), for an order extending the testimony periods and the trial dates as follows:

Gado's 30-Day Testimony Period as Plaintiff
in the Cancellation to Close:

CLOSED¹

Jay-Y's Testimony Period as Defendant in the
Cancellation and as Plaintiff in the Counterclaim
to Close:

February 22, 2011

Gado's Testimony Period as Defendant in the
Counterclaim and its Rebuttal Testimony as
Plaintiff in the Cancellation to Close:

April 23, 2011

15-day Rebuttal Testimony for Jay-Y as Plaintiff
in the Counterclaim to Close:

June 7, 2011

Brief for Gado as Plaintiff in the Cancellation Due:

August 6, 2011

¹ The testimony period for Gado, as plaintiff in the Cancellation action, closed November 24, 2010. This motion does not seek to reopen or extend this testimony period.

Brief for Jay-Y as Defendant in the Cancellation and
as Plaintiff in the Counterclaim Due:

September 5, 2011

Brief for Gado as Defendant in the Counterclaim and
its Reply Brief as Plaintiff in the Cancellation Due:

October 5, 2011

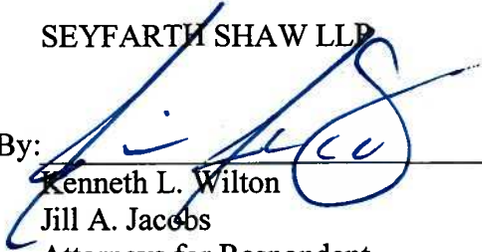
Reply Brief for Jay-Y as Plaintiff in the Counterclaim Due: October 20, 2011

The parties are unable to complete their testimony during the currently-assigned periods.

Petitioner's counsel Mark Lerner consented to the granting of this motion by e-mail on January
18, 2011.

SEYFARTH SHAW LLP

Dated: January 18, 2011

By: 

Kenneth L. Wilton

Jill A. Jacobs

Attorneys for Respondent

JAY-Y ENTERPRISE CO., INC.

2029 Century Park East, Suite 3500

Los Angeles, CA 90067-3021

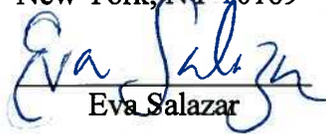
Telephone: (310) 277-7200

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CERTIFICATE OF SERVICE

I hereby certify that on January 18, 2011, I served the foregoing RESPONDENT'S
CONSENTED MOTION TO EXTEND TESTIMONY AND TRIAL PERIODS on the Petitioner
by depositing a true copy thereof in a sealed envelope, postage prepaid, in First Class U.S. mail
addressed to Petitioner's counsel as follows:

Mark Lerner, Esq.
Robert Carrillo, Esq.
230 Park Avenue
New York, NY 10169


Eva Salazar