

ESTTA Tracking number: **ESTTA596766**

Filing date: **04/04/2014**

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

Proceeding	92048732
Party	Plaintiff Altvater Gessler - J.A. Baczewski International (USA) Inc. and Altvater Gessler - J.A. Baczewski GmbH
Correspondence Address	PETER S SLOANE LEASON ELLIS LLP ONE BARKER AVE, FIFTH FL WHITE PLAINS, NY 10601 UNITED STATES sloane@leasonellis.com, reuber@leasonellis.com, tmdocket@leasonellis.com
Submission	Motion to Extend
Filer's Name	Peter S. Sloane
Filer's e-mail	sloane@leasonellis.com, tmdocket@leasonellis.com
Signature	/peter sloane/
Date	04/04/2014
Attachments	01149914.PDF(46875 bytes)

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

In the Matter of Registration No. 2,731,948

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ALTVATER GESSLER – J.A. BACZEWSKI	:
INTERNATIONAL (USA) INC. and ALTVATER	:
GESSLER – J.A. BACZEWSKI LIKÖRERZEUGUNG	:
GESELLSCHAFT M.B.H. d/b/a	:
ALTVATER GESSLER – J.A. BACZEWSKI GMBH,	:
	:
Petitioners,	: Cancellation No. 92048732
	:
v.	:
	:
RONALD BECKENFELD,	:
	:
Registrant.	:
-----X	

MOTION TO EXTEND TRIAL DATES WITH CONSENT

Petitioners, by their undersigned attorneys, Leason Ellis LLP, hereby seek an extension of the trial dates. Petitioners’ trial testimony period is currently scheduled to open on April 7, 2014 and close on May 7, 2014.

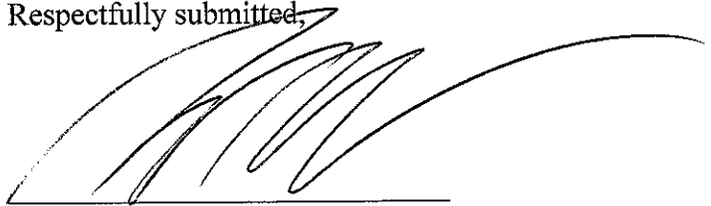
Good cause exists for the requested extension of time. Respondent filed a motion to re-open discovery on March 23, 2014. Petitioners intend to oppose the motion by the April 12, 2014 deadline. It would be inefficient for the parties to proceed with taking trial testimony before such time as all discovery disputes have been resolved.

Furthermore, in accordance with the decision of the Board dated February 24, 2014, Petitioners have served modified requests for production and are awaiting responses from Respondent. Those responses are currently due by April 18, 2014. Petitioners should have the benefit of receiving responses to all their outstanding discovery requests before taking trial testimony.

Accordingly, Petitioners, with the consent of counsel for Registrant, respectfully request that the Board extend the trial dates and set the new dates to run from the date of the Board's decision on Respondent's motion to re-open discovery.

Dated: April 4, 2014

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Peter S. Sloane", written over a horizontal line.

Peter S. Sloane
Cameron S. Reuber

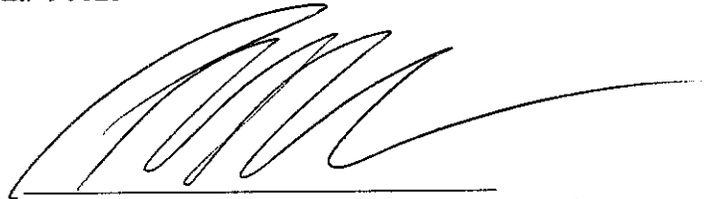
LEASON ELLIS LLP
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Phone: (914) 288-0022
Facsimile: (914) 288-0023

Attorneys for Petitioners

CERTIFICATE OF SERVICE

I hereby certify that on the date set forth below a true and correct copy of the foregoing **MOTION TO EXTEND TRIAL DATES WITH CONSENT** was served by e-mail upon the attorneys for Registrant, this 4th day of April, 2014, addressed as follows:

michael@bowenhayes.com
Michael L. Lovitz, Esq.
Bowen Hayes & Kreisberg
10350 Santa Monica Blvd., Ste. 350
Los Angeles, California 90025

A handwritten signature in black ink, appearing to read 'Peter S. Sloane', written over a horizontal line.

Peter S. Sloane