

ESTTA Tracking number: **ESTTA596205**

Filing date: **04/02/2014**

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

Proceeding	92057403
Party	Plaintiff Bamboula 8, LLC
Correspondence Address	MARY SOTIS FRANKFURT KURNIT KLEIN & SELZ PC 488 MADISON AVENUE NEW YORK, NY 10022 UNITED STATES pto@fkks.com
Submission	Motion to Extend
Filer's Name	Gayle Denman
Filer's e-mail	pto@fkks.com, gdenman@fkks.com
Signature	/Gayle Denman/
Date	04/02/2014
Attachments	FGKSLIB1-#508659-v1-Aston_Barrett-Motion_to_Extend_Discovery.pdf(8623 bytes )

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

Registrant : The Original Wailers, LLC  
Trademark : T.O.W. THE ORIGINAL WAILERS FEATURING AL ANDERSON  
Reg. No. : 4,332,360  
Registered : May 7, 2013  
Classes : 9, 16, 25 & 41

---

BAMBOULA 8, LLC,

Petitioner,  
-v-

Cancellation No. 92057403

THE ORIGINAL WAILERS, LLC.

Respondent.

---

**MOTION TO EXTEND DISCOVERY PERIOD**

Bamboula 8, LLC (“Petitioner”) hereby moves for an order to extend the discovery period in the above-captioned proceeding by ninety (90) days from the Board’s order dated August 3, 2013 and resetting the trial schedule accordingly.

This motion is submitted in good faith, and is not submitted for reasons of delay. Petitioner is in the process of changing counsel and new counsel needs additional time to become familiar with the proceedings.

It is respectfully requested that the dates be reset as follows:

Discovery Closes	July 1, 2014
Plaintiff’s Pretrial Disclosures	August 15, 2014
Plaintiff’s 30-day Trial Period Ends	September 29, 2014



**CERTIFICATE OF SERVICE**

I hereby certify that on this 2<sup>nd</sup> day of April 2014, I caused a copy of the foregoing submission to be served, by the means indicated below, upon:

**VIA E- MAIL**

Amy J. Benjamin  
Goldberg Cohen LLP  
1350 Avenue of the Americas, Fourth Floor  
New York, New York 90404  
[trademarks@goldbergcohen.com](mailto:trademarks@goldbergcohen.com)

/Matthew Bart/  
Matthew Bart