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Filing date: **03/31/2014**

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

Proceeding	92058115
Party	Plaintiff Little Fish/Big Pond, L.L.C.
Correspondence Address	R ANDREW PATTY II MCGLINCHEY STAFFORD PLLC 301 MAIN ST14TH FL BATON ROUGE, LA 70801 UNITED STATES docket-ip@mcglinchey.com, dpatty@mcglinchey.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	R. Andrew Patty II
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Signature	/R. Andrew Patty II/
Date	03/31/2014
Attachments	T-1322-PET-2nd-Motion-Suspend.pdf(27167 bytes)

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

IN THE MATTER OF REGISTRATION NO. 3,871,104

FOR THE MARK: JJ FIN'S DOCKSIDE

DATE OF REGISTRATION: November 2, 2010

LITTLE FISH/BIG POND, L.L.C.

1805 State Street

New Orleans, Louisiana 70118

Petitioner,

v.

Cancellation No.: 92058115

KEVIN ENDERLE

4022 Macintosh Road

Dover, Florida 33527

Registrant.

Trademark Trial and Appeal Board

Commissioner for Trademarks

P.O. Box 1451

Alexandria, VA 22313-1451

SECOND JOINT MOTION FOR SUSPENSION OF PROCEEDINGS

Pursuant to Trademark Rule 2.117(c) (37 C.F.R. § 2.117(c)), Petitioner, **LITTLE FISH/BIG POND, L.L.C.**, Petitioner herein, and **KEVIN ENDERLE**, Registrant herein, through their authorized attorneys, jointly request that the above-identified cancellation proceeding be suspended for an additional period of forty five (45) days to and including May 15, 2014, pending the parties attempt to reach an acceptable settlement.

The parties are continuing to negotiate settlement terms and request additional time to finalize the terms of agreement.

The parties respectfully request this suspension, and, if necessary, re-setting of the discovery and testimony periods at the conclusion of the suspension period. If the parties are able to finalize a settlement, they expect to then file a Stipulated Motion to Dismiss this

cancellation proceeding.

This request is made in the interests of justice and not for the purposes of undue delay.

Respectfully submitted,

LITTLE FISH/BIG POND, L.L.C.

KEVIN ENDERLE

/R. Andrew Patty II/

/Justin L. Dees/

R. Andrew Patty II
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Date Signed: 31 March 2014

Date Signed: 31 March 2014

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing SECOND JOINT MOTION FOR SUSPENSION OF PROCEEDINGS, is being deposited with the U.S. Postal Service with sufficient postage as first-class mail this 31st day of March, 2014, in an envelope addressed to Registrant, Kevin Enderle, 4022 Macintosh Road, Dover, Florida 33527.

/R. Andrew Patty II/

R. Andrew Patty II
Louisiana Bar No. 23892
Counsel for Petitioner
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