

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: April 2, 2015

Opposition No. 92058607

Jumpin' Jammerz L.L.C.

v.

Gerber Childrenswear LLC

Ellen M. Yowell, Paralegal Specialist:

Respondent's consented motion (filed March 24, 2015) to suspend this proceeding for 30 days is granted as modified below.

The electronically generated trial schedule set forth in Respondent's motion does not include a date for the initial disclosures deadline. The parties are advised that they may not use the ESTTA "consent motions" forms when the next period to close is the deadline for initial disclosure. Any motion to extend or suspend prior to initial disclosure should be drafted by the moving party, include a proposed schedule (in the same format as the Board's institution order) with a full set of deadlines, and be filed using the ESTTA "general filings" option.

Because the parties are negotiating for a possible settlement of this case, proceedings are suspended up to, and including **April 23, 2015**, subject

to the right of either party to request resumption at any time. *See* Trademark Rules 2.117(c) and 2.127(a); and TBMP § 605.02.

In the event that there is no word from either party concerning the progress of their negotiations, proceedings will resume on April 24, 2015 without further notice or order from the Board and will proceed upon the schedule set forth below.¹

Proceedings Resume:	4/24/2015
Initial Disclosures Due	5/10/2015
Expert Disclosures Due	9/7/2015
Discovery Closes	10/7/2015
Plaintiff's Pretrial Disclosures	11/21/2015
Plaintiff's 30-day Trial Period Ends	1/5/2016
Defendant's Pretrial Disclosures	1/20/2016
Defendant's 30-day Trial Period Ends	3/5/2016
Plaintiff's Rebuttal Disclosures	3/20/2016
Plaintiff's 15-day Rebuttal Period Ends	4/19/2016

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.

¹ The Board notes the deadline for the discovery conference has passed, however the parties have indicated that they have not held the required discovery conference. The parties are expected to proceed to conduct the required discovery conference without delay.

If, during the suspension period, either of the parties or their attorneys should have a change of address, the Board should be so informed.²

² If the parties are (or during the pendency of this proceeding become) parties to another proceeding involving the subject application/registration, the parties must notify the Board so the Board can consider whether consolidation or suspension of proceedings is appropriate.