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Filing date: **08/31/2015**

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

Proceeding	92061663
Party	Plaintiff Klean Kanteen, Inc.
Correspondence Address	CHRISTOPHER S TUTTLE ALLEMAN HALL MCCOY RUSSELL & TUTTLE LLP 806 SW BROADWAY, SUITE 600 PORTLAND, OR 97204 UNITED STATES tuttle@ahmrt.com, harnett@ahmrt.com, mercer@ahmrt.com, sa- ing@ahmrt.com, gladwin@ahmrt.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Christopher S. Tuttle
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Signature	/Christopher S. Tuttle/
Date	08/31/2015
Attachments	Consented Motion to Extend (final for filing) 8-31-15.pdf(199112 bytes)

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

Klean Kanteen, Inc.,)	
)	Reg. No. 3,700,054
v.)	Mark: BEAN KANTEEN
)	
Bean Logik LLC,)	Cancellation No. 92061663
)	
_____)	
Registrant.)	

Commissioner for Trademarks
Trademark Trial and Appeal Board
U.S. Patent and Trademark Office
P.O. Box 1451
Alexandria, VA 22313-1451

CONSENTED MOTION TO EXTEND DISCOVERY AND TRIAL PERIODS FOR 60 DAYS

In Cancellation No. 92061663, Petitioner, Klean Kanteen, Inc., with consent of Registrant, Bean Logik LLC, hereby moves for a 60-day extension of the deadline for Initial Disclosures and all subsequent dates in the cancellation. The parties are currently engaged in discussions to explore the possibility of using Accelerated Case Resolution (ACR) and the additional time is requested to allow the parties time to agree on an ACR plan. The new (proposed) dates are set out below.

Time to Answer	Closed
Deadline for Discovery Conference	Closed
Discovery Opens	Closed
Initial Disclosures Due	11/18/2015
Expert Disclosures Due	3/17/2016
Discovery Closes	4/16/2016
Plaintiff's Pretrial Disclosures	5/31/2016
Plaintiff's 30-day Trial Period Ends	7/15/2016
Defendant's Pretrial Disclosures	7/30/2016
Defendant's 30-day Trial Period Ends	9/13/2016
Plaintiff's Rebuttal Disclosures	9/28/2016
Plaintiff's 15-day Rebuttal Period Ends	10/28/2016

Accordingly, Petitioner, Klean Kanteen, Inc., with the consent of Registrant, Bean Logik LLC, respectfully submits and requests that the Board allow the proceedings to be extended for sixty (60) days and to extend the dates as listed above.

Klean Kanteen, Inc. has secured the express consent of Bean Logik LLC for the 60-day extension and the resetting of the dates requested herein.

Dated this 31st day of August, 2015.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Chris Tuttle", written over a horizontal line.

Christopher S. Tuttle
Attorney for Petitioner
Alleman Hall McCoy Russell & Tuttle LLP
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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing CONSENTED MOTION TO EXTEND DISCOVERY AND TRIAL PERIODS FOR 60 DAYS was served on this 31st day of August, 2015, via email (by agreement of counsel) upon Registrant's counsel:

Leigh F. Gill
Immix Law Group
121 SW Salmon Street, Suite 1000
Portland, OR 97201
UNITED STATES

leigh.gill@immixlaw.com

A handwritten signature in black ink, appearing to read "Chris Tuttle", written over a horizontal line.

Christopher S. Tuttle
Attorney for Petitioner