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Filing date: **01/03/2013**

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

Proceeding	91204664
Party	Plaintiff Alaur Dermatologicals LLC
Correspondence Address	PAUL J SUTTON SUTTON MAGIDOFF LLP 909 THIRD AVENUE, 27TH FLOOR NEW YORK, NY 10022 UNITED STATES docket@suttonmagidoff.com, paul@suttonmagidoff.com, barry@suttonmagidoff.com, augusta@suttonmagidoff.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Paul J. Sutton
Filer's e-mail	paul@suttonmagidoff.com, docket@suttonmagidoff.com, smulholland@mulholland-law.com
Signature	/Paul J. Sutton/
Date	01/03/2013
Attachments	Alaur-Syneron_Joint_Motion_to_Extend_Time.pdf (2 pages)(64440 bytes)

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

In the Matter of Application Serial No. 85/218395
Published in the *Official Gazette* on Dec. 13, 2011

ALAUER DERMATOLOGICALS LLC,

Opposer,

vs.

SYNERON CANADA CORPORATION,

Applicant.

Opposition No. 91204664
Mark: ELURE

**JOINT MOTION TO RESET AND EXTEND
FOR A PERIOD OF THREE MONTHS
THE TIME TO COMPLETE DISCOVERY AND
EXPERT DISCOVERY AND TO RESET TRIAL DATES**

Both Parties to this proceeding are having difficulty timely responding to discovery requests from the other side. The parties through their counsel respectfully jointly request that the following subsequent dates be reset to allow them to meet deadlines for discovery and other matters, as follows:

Expert Disclosures Due	2/16/2013
Discovery Closes	3/16/2013
Plaintiff's Pretrial Disclosures	4/30/2013
Plaintiff's 30-day Trial Period Ends	6/16/2013
Defendant's Pretrial Disclosures	6/31/2013
Defendant's 30-day Trial Period Ends	8/15/2013
Plaintiff's Rebuttal Disclosures	8/30/2013
Plaintiff's 15-day Rebuttal Period Ends	9/29/2013

Both Parties have provided an e-mail address herewith for itself and for the opposing party so that any order on this motion may be issued electronically by the Board. The grounds for this request are as follows:

The parties are facing the upcoming holidays and out of state travel by counsel. Opposer's counsel is recuperating from a serious illness. The anticipated volume of documents is

considerable. Each of the parties has proceeded in good faith and has already served their Initial Disclosures upon the other side and have identified discovery witnesses from whom testimony is anticipated.

The Parties therefore require this additional time to adequately prepare for Trial, in accordance with the above schedule.

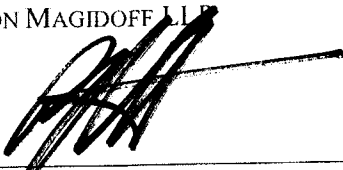
The Parties have not previously requested extension of the upcoming dates.

Dated: December 28, 2012

Respectfully submitted,

SUTTON MAGIDOFF LLP

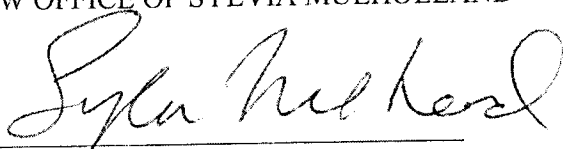
By: _____


Paul J. Sutton, Esq.
909 Third Avenue, 27th Floor
New York, NY 10022
(212) 584-1990

Attorneys for Opposer
Alaur Dermatologicals LLC.

LAW OFFICE OF SYLVIA MULHOLLAND

By: _____


Sylvia Mulholland, Esq.
5405 Wilshire Blvd., Suite 220
Los Angeles, CA 90036
(323) 330.9520

Attorneys for Applicant
Syneron Canada Corporation