

ESTTA Tracking number: **ESTTA805701**

Filing date: **03/07/2017**

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

Proceeding	91227647
Party	Plaintiff Funkhouser Vegosen Liebman & Dunn Ltd.
Correspondence Address	GLENN A RICE FUNKHOUSER VEGOSEN LIEBMAN & DUNN LTD 55 W MONROE ST, SUITE 2300 CHICAGO, IL 60603 UNITED STATES grice@fvldlaw.com, stuartdunwoody@dwt.com, sheilafoxmorrison@dwt.com, sandilyn@dwt.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Warren L. Dranit
Filer's e-mail	dranit@smlaw.com
Signature	/wld/
Date	03/07/2017
Attachments	Motion to Extend Initial Disclosures Deadline.pdf(21217 bytes)

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

In the Matter of Application Serial No. 86504533
for the mark CRAFT BEER ATTORNEY
Published in the *Official Gazette* on January 5,
2016

FUNKHOUSER VEGOSEN LIEBMAN &
DUNN LTD.,

Opposer,

v.

THE CRAFT BEER ATTORNEY,

Applicant.

Opposition No. 91227647 (parent case)
Opposition No. 91227650
Opposition No. 91227651
Opposition No. 91227673
Opposition No. 91227681
Opposition No. 91227689
Opposition No. 91227691
Opposition No. 91227703
Opposition No. 91227705
Opposition No. 91227706
Opposition No. 91227783

MOTION TO EXTEND INITIAL DISCLOSURES
DEADLINE WITH CONSENT

Spaulding McCullough & Tansil LLP, Opposer in Opposition No. 91227706 of these consolidated proceedings, moves to extend the deadline to serve initial disclosures to Monday, March 27, 2017 for all parties in this consolidated opposition proceeding. All parties have consented to the extension. The new date is needed because the pending deadline was inadvertently set to a date in the past (March 10, 2016). In addition, settlement discussions recently ended. The revised deadline will provide each party of these consolidated proceedings with a reasonable period of time to prepare and serve their respective initial disclosures.

All subsequent dates remain as previously set in the Board's order of December 7, 2016 (Parent Case, TTABVUE 11).

Proof of Service

I hereby certify that a true and complete copy of the foregoing Motion to Extend Initial Disclosures Deadline with Consent has been served on Applicant The Craft Beer Attorney APC and all Opposers by forwarding said copy on March 7, 2017, via email to the following email addresses:

karen@craftbeerattorney.com,

stuardunwoody@dwt.com,

APD@wardandsmith.com,

barry@strikeandtechel.com,

dan.christopherson@bevlaw.com,

tdo-ver@nossaman.com,

epak@wendel.com,

Kevin.Crosby@gray-robinson.com,

kfrost@mfhliquorlaw.com,

Prutzman@thsh.com,

tom@strikeandtechel.com,

sheilafoxmorrison@dwt.com

SPAULDING McCULLOUGH & TANSIL LLP,
Opposer (Opposition No. 91227706)

By: /wld/

Warren L. Dranit

Spaulding McCullough & Tansil LLP

90 South E Street, Suite 200

Santa Rosa, CA 95404

t: (707) 524 1900

f: (707) 524 1906

e: dranit@smlaw.com