

ESTTA Tracking number: **ESTTA864927**

Filing date: **12/14/2017**

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

Proceeding	92066243
Party	Plaintiff S & G Hampton Sun, LLC
Correspondence Address	KEITH E SHARKIN POWLEY & GIBSON PC 304 HUDSON STREET, SUITE 202 NEW YORK, NY 10013 UNITED STATES Email: trademarks@powleygibson.com, dajones@powleygibson.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Keith E. Sharkin
Filer's email	trademarks@powleygibson.com, dajones@powleygibson.com
Signature	/KES/
Date	12/14/2017
Attachments	12.14.17 - Consent Motion for 90 Day Extension.pdf(208015 bytes)

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

S & G HAMPTON SUN, LLC,

Petitioner,

v.

BABYHAMPTON, LLC,

Respondent.

Cancellation No.: 92066243

**CONSENT MOTION FOR AN EXTENSION
OF DISCOVERY AND TRIAL PERIODS**

Pursuant to the Board’s Order dated September 18, 2017, the deadline by which the parties are required to serve Initial Disclosures is currently set for December 28, 2017. Further, the Close of Discovery is currently set for May 27, 2018. Petitioner S&G Hampton Sun, LLC (“Petitioner”), requests that such dates be extended for 90 days, and that all subsequent dates be reset accordingly.

Time to Answer:	CLOSED
Deadline for Discovery Conference:	CLOSED
Discovery Opens:	CLOSED
Initial Disclosures Due:	March 28, 2018
Expert Disclosure Due:	July 26, 2018
Discovery Closes:	August 25, 2018
Plaintiff's Pretrial Disclosures:	October 9, 2018
Plaintiff's 30-day Trial Period Ends:	November 23, 2018
Defendant's Pretrial Disclosures:	December 8, 2018
Defendant's 30-day Trial Period Ends:	January 22, 2019
Plaintiff's Rebuttal Disclosures:	February 6, 2019
Plaintiff's 15-day Rebuttal Period Ends:	March 8, 2019

Plaintiff's Main Brief Due: May 7, 2019
Defendant's Main Brief Due: June 6, 2019
Plaintiff's Reply Brief Due: June 21, 2019

The grounds for this request are as follows:

- The Parties are engaged in settlement discussions

S & G Hampton Sun, LLC has secured the express consent of all other parties to this proceeding for the extension and resetting of dates requested herein.

S & G Hampton Sun, LLC has provided an email address herewith for itself and for the opposing party so that any order on this motion may be issued electronically by the Board:

S&G Hampton Sun, LLC - kesharkin@powleygibson.com;
dajones@powleygibson.com

Babyhampton, LLC - jms@etblaw.com;
iplaw@etblaw.com

Dated: December 14, 2017

Respectfully Submitted,

Powley & Gibson, P.C.

By: /s/ Keith E. Sharkin
Keith E. Sharkin

304 Hudson Street, Ste. 305
New York, NY 10013
kesharkin@powleygibson.com
dajones@powleygibson.com

Attorneys for Petitioner
S&G Hampton Sun, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing CONSENT MOTION FOR AN EXTENSION OF DISCOVERY AND TRIAL PERIODS has been served on counsel for Respondent on this 14th day of December 2017, via email, by agreement of the parties, to:

John M. Skeriotis, Esq.
Emerson Thomson Bennett, LLC
jms@etblaw.com

/David A. Jones/

David A Jones