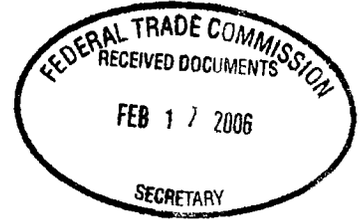


**UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION**



In the Matter of

**BASIC RESEARCH, L.L.C.,
A.G. WATERHOUSE, L.L.C.,
KLEIN-BECKER USA, L.L.C.,
NUTRASPORT, L.L.C.,
SOVAGE DERMALOGIC
LABORATORIES, L.L.C.,
BAN, L.L.C.,
DENNIS GAY,
DANIEL B. MOWREY, and
MITCHELL K. FRIEDLANDER,**

Respondents.

Docket No. 9318

PUBLIC DOCUMENT

**COMPLAINT COUNSEL'S UNOPPOSED MOTION FOR EXTENSION
OF TIME TO FILE PUBLIC VERSIONS OF COMPLAINT COUNSEL'S PRETRIAL
BRIEF AND PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW**

Complaint Counsel move for a brief enlargement of the time, until February 24, 2006, to file public versions of Complaint Counsel's Pretrial Brief and Proposed Findings of Fact and Conclusions of Law (currently due February 17, 2006). Respondents do not oppose. This enlargement will not affect any other deadline. The following facts support granting this enlargement:

1. On February 10, 2006, Complaint Counsel filed their Pretrial Brief and Proposed Findings of Fact and Conclusions of Law. On that date, in the interest of avoiding any inadvertent disclosures of confidential information in the public record version of the documents, Complaint Counsel sent all Respondents an email informing Respondents that Complaint Counsel had placed information in the documents that was subject to the Protective Order in

brackets and boldface, and requesting that Respondents advise Complaint Counsel immediately if they believed any information subject to the Protective Order was not clearly designated.

2. Although Complaint Counsel may disagree with Respondents about what information is subject to the Protective Order and what information Complaint Counsel has gleaned through publicly available sources, Complaint Counsel wishes to avoid unnecessary disputes.

3. Therefore, because Complaint Counsel had not heard from the Respondents, Complaint Counsel contacted Respondents Counsel, Mr. Burbidge, by telephone again on February 16, 2006, to verify whether Respondents were in agreement with Complaint Counsel about the designations.

4. In response to these requests, Respondents contacted Complaint Counsel on Thursday afternoon February 16th, and mid-morning on Friday, transmitting the first of what appear to be requests for extensive changes to the public record version.

5. Later that day, Respondents indicated that they would need additional time to complete their review of the documents and transmit their requests to Complaint Counsel. Given the delay in receiving the requested changes, and the anticipated breadth of the changes, a brief extension of time is necessary.

6. Without an extension, it would be difficult to incorporate the requested changes into public record versions of the documents in such a short time-frame given that Complaint Counsel's response to Respondents' Second Revised Motion for *In Camera* Treatment is also due on February 17th and Complaint Counsel is also engaged in other trial preparation activities.

7. Pursuant to Rule of Practice 4.3, the Administrative Law Judge may extend any time limit prescribed or allowed by the Rules.

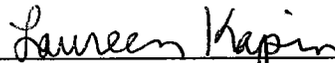
8. On February 17, 2006, Complaint Counsel, Lauren Kapin, discussed the relief sought in

this request with counsel for Respondent Gay. Speaking for all Respondents, counsel for Respondent Gay informed Ms. Kapin that Respondents do not oppose.

9. A proposed order is attached hereto for the Court's convenience.

Date: February 17, 2006

Respectfully submitted by:



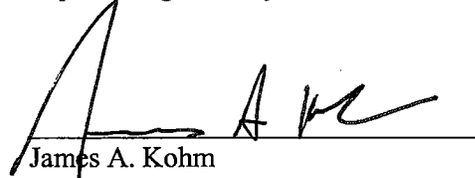
Laureen Kapin (202) 326-3237
Lemuel Dowdy (202) 326-2981
Walter C. Gross, III (202) 326-3319
Joshua S. Millard (202) 326-2454
Edwin Rodriguez (202) 326-3147
Laura Schneider (202) 326-2604

Division of Enforcement
Bureau of Consumer Protection
Federal Trade Commission
600 Pennsylvania Avenue, N.W.
Washington, D.C. 20580

COUNSEL SUPPORTING THE COMPLAINT

CERTIFICATION OF REVIEWING OFFICIAL

I certify that I have reviewed the attached public filing, *Complaint Counsel's Unopposed Motion for Extension of Time to File Public Versions of Complaint Counsel's Pretrial Brief and Proposed Findings of Fact and Conclusions of Law*, prior to its filing to ensure the proper use and redaction of materials subject to the *Protective Order* in this matter and protect against any violation of that *Order* or applicable RULE OF PRACTICE.

A handwritten signature in black ink, appearing to read 'James A. Kohm', is written over a horizontal line.

James A. Kohm
Associate Director, Division of Enforcement
Bureau of Consumer Protection

CERTIFICATE OF SERVICE

I hereby certify that on this 17th day of February, 2006, I caused *Complaint Counsel's Unopposed Motion for Extension of Time to File Public Versions of Complaint Counsel's Pretrial Brief and Proposed Findings of Fact and Conclusions of Law* to be served and filed as follows:

- (1) the original, two (2) paper copies filed by hand delivery and one (1) electronic copy via email to:

Donald S. Clark, Secretary
Federal Trade Commission
600 Penn. Ave., N.W., Room H-135
Washington, D.C. 20580

- (2) two (2) paper copies served by hand delivery to:

The Honorable Stephen J. McGuire
Administrative Law Judge
600 Penn. Ave., N.W., Room H-104
Washington, D.C. 20580

- (3) one (1) electronic copy via email and one (1) paper copy by first class mail to the following persons:

Stephen E. Nagin
Nagin Gallop Figueroa P.A.
3225 Aviation Ave.
Miami, FL 33133-4741
(305) 854-5353
(305) 854-5351 (fax)
snagin@ngf-law.com
For Respondents

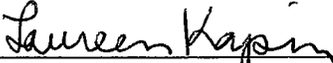
Jonathan W. Emord
Emord & Associates, P.C.
1800 Alexander Bell Dr. #200
Reston, VA 20191
(202) 466-6937
(202) 466-6938 (fax)
jemord@emord.com

Richard D. Burbidge
Burbidge & Mitchell
215 S. State St., Suite 920
Salt Lake City, UT 84111
(801) 355-6677
(801) 355-2341 (fax)
rburbidge@burbidgeandmitchell.com
For Respondent Gay

For Respondents
A.G. Waterhouse, LLC,
Klein-Becker USA, LLC,
Nutrasport, LLC, Sovage
Dermalogic Laboratories,
LLC, and BAN, LLC

Ronald F. Price
Peters Scofield Price
310 Broadway Centre
111 East Broadway
Salt Lake City, UT 84111
(801) 322-2002
(801) 322-2003 (fax)
rfp@psplawyers.com
For Respondent Mowrey

Mitchell K. Friedlander
5742 West Harold Gatty Dr.
Salt Lake City, UT 84116
(801) 517-7000
(801) 517-7108 (fax)
Respondent Pro Se
mkf555@msn.com



COMPLAINT COUNSEL

**UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION**

In the Matter of)
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MITCHELL K. FRIEDLANDER,)
)

Respondents.)
_____)

Docket No. 9318

PUBLIC DOCUMENT

TO: The Honorable Stephen J. McGuire
Chief Administrative Law Judge

ORDER ON UNOPPOSED MOTION FOR EXTENSION OF TIME

THIS CAUSE came before the Administrative Law Judge on Complaint Counsel's Unopposed Motion for Extension of Time to File Public Versions of Complaint Counsel's Pretrial Brief and Proposed Findings of Fact and Conclusions of Law. Having reviewed the Motion, it is ORDERED that Complaint Counsel's Unopposed Motion for Extension of Time is GRANTED. Complaint Counsel shall have up to and including February 24, 2006 to file public versions of both documents.

DONE AND ORDERED this _____ day of February, 2006.

Stephen J. McGuire
Administrative Law Judge

Copies furnished to:
All counsel of record