TEXT ORDER: As a result of the unprecedented circumstances created by the COVID-19 global pandemic, and its disruption of all aspects of business worldwide, the court finds that exigent circumstances exist that make the granting of a short (90 day) stay appropriate in this case. Landis v. N. Am. Co., 299 U.S. 248, 25455 (1936). The court has balanced the interests of each party and finds that such a continuance would not create a hardship for the defendant. Therefore, the Plaintiff's Motion for an Emergency Stay (ECF No. 69) is GRANTED - So Ordered by District Judge Mary S. McElroy on 4/15/2020. (Urizandi, Nisshy) (Entered: 04/15/2020)

As of April 17, 2020, PACER did not contain a publicly available document associated with this docket entry. The text of the docket entry is shown above.

Summer Infant (USA), Inc. v. TOMY International, Inc. 1-17-cv-00549 (DRI), 4/15/2020, docket entry