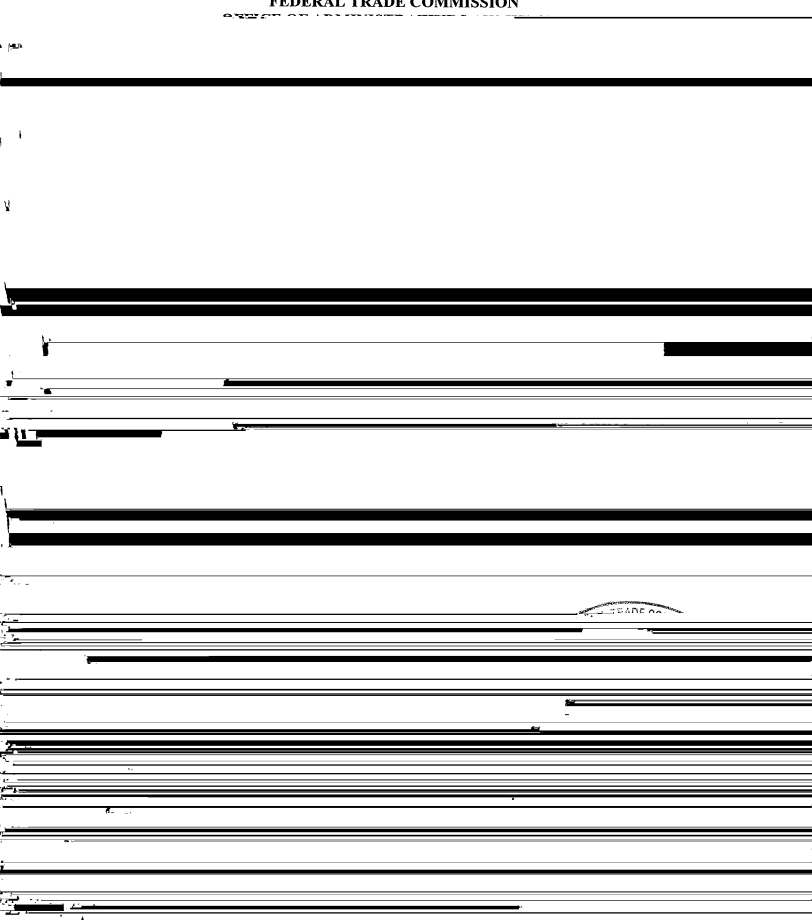
UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION



Law Judge shall consider any extensions already granted, the length of the proceedings to date, and the need to conclude the evidentiary hearing and render an initial decision in a timely manner." *Id.*

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that a deadline cannot reasonably be met despite the diligence of the party seeking the extension. *Bradford v. Dana Corp.*, 249 F.3d 807, 809 (8th Cir. 2001); *Sosa v. Airprint Systems, Inc.*, 133 F.3d 1417, 1418 (11th Cir. 1998); *Johnson v. Mammoth Recreations*,

of any of the parties. See In re Dura Lube Corp., 1999 F.T.C. Lexis 250, *1 (July 21, 1999).

5. Good cause exists to justify this brief extension. The February 3, 2006 deadline does not provide sufficient time for the parties to complete the work necessary for

Good cause having been demonstrated, the parties respectfully request that his Honor extend the time for filing pretrial briefs to February 10, 2006.

Respectfully submitted,

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P<u>ro se.</u>

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

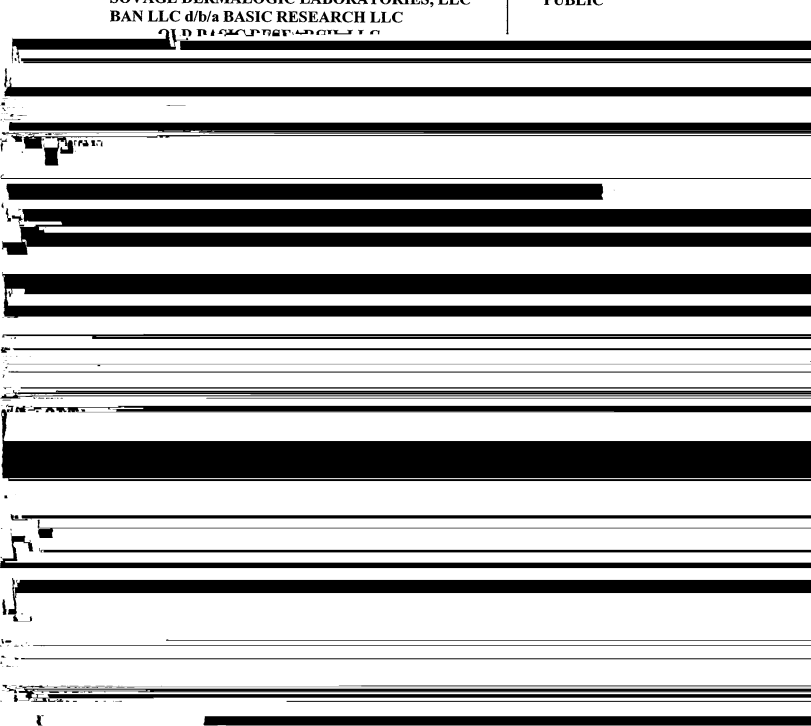
Dated: January 24, 2006

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES WASHINGTON, D.C.

In the Matter of

BASIC RESEARCH, LLC
A.G. WATERHOUSE, LLC
KLEIN-BECKER USA, LLC
NUTRASPORT, LLC
SOVAGE DERMALOGIC LABORATORIES, LLC
BAN LLC d/b/a BASIC RESEARCH LLC

PUBLIC



FEDERAL TRADE COMMISSION

OFFICE OF ADMINISTRATIVE LAW JUDGES WASHINGTON, D.C.

In the Matter of

BASIC RESEARCH, LLC A.G. WATERHOUSE, LLC KLEIN-BECKER USA, LLC NUTRASPORT, LLC SOVAGE DERMALOGIC LABORATORIES, LLC BAN LLC d/b/a BASIC RESEARCH LLC OLD BASIC RESEARCH, LLC BASIC RESEARCH, A.G. WATERHOUSE, KLEIN-BECKER USA, NUTRA SPORT, and SOVAGE DERMALOGIC LABORATORIES **DENNIS GAY** DANIEL B. MOWREY d/b/a AMERICAN PHYTOTHERAPY RESEARCH LABORATORY, and MITCHELL K. FRIEDLANDER, Respondents.

PUBLIC

Docket No. 9318

CERTIFICATE OF SERVICE

I hereby certify that on this 24th day of January, 2006, I caused the Parties' Joint Motion for the Enlargement of Time for the Submission of Pretrial Briefs to be filed and

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	served as follows:
<u> </u>	1) an original and an amount of the state of
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600 Pennsylvania Avenue, N.W. Room H-112 Washington, D.C. 20580

3) one paper copy by first class U.S. Mail to:

James Kohm Associate Director, Enforcement U.S. Federal Trade Commission 601 New Jersey Avenue, N.W. Washington, D.C. 20001

4) one paper copy by first class U.S. mail and one electronic copy in PDF format by electronic mail to:

Laureen Kapin Joshua S. Millard Laura Schneider Walter C. Gross III Lemuel W.Dowdy Edwin Rodriguez U.S. Federal Trade Commission 600 Pennsylvania Avenue, N.W. Suite NJ-2122 Washington, D.C. 20580 Email: lkapin@ftc.gov jmillard@ftc.gov lschneider@ftc.gov wgross@ftc.gov ldowdy@ftc.gov erodriguez@ftc.gov

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Svetlana N. Walker