

the grounds that SoClean stated in favor of its proposed motion. (See Dkt. No. 100.)

Upon review of all premotion letters, the Court is not persuaded that a premotion conference or further briefing is necessary to resolve the parties' disputes. In accordance with this Court's Individual Practices and Rule 7.1 of the Court's Local Rules, SoClean may file a combined motion to dismiss and stay of this action which shall not exceed five pages in length (single spaced, twelve-point font), unless, upon a party's request, the Court authorizes a larger number. The substance of such motion may not deviate materially from the basis for dismissal that SoClean stated in its initial premotion letters. In response, within seven (7) days of the filing of SoClean's motion, 3B Medical may file its opposition, which may similarly not exceed five pages (single spaced, twelve-point font), opposing the motion. SoClean may file a three-page reply within seven (7) days of the filing of 3B Medical's response.

SO ORDERED.

Dated: New York, New York
June 24, 2022



Victor Marrero
U.S.D.J.