

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

Mailed: October 4, 2010

Opposition No. **91195262**
Cancellation No. **92053083**

Sensible Foods LLC

v.

World Gourmet Marketing LLC

Linda Skoro, Interlocutory Attorney

By Board order dated July 23, 2010, opposer was allowed time to pay the fee to allow for institution/amendment of the notice of opposition to include a petition to cancel applicant's Registration No. 3195083. On August 2, 2010, opposer refiled its petition to cancel together with a fee. Accordingly, both complaints are of record.

To clarify the pleadings and allow reference to only one document, opposer/petitioner should submit an amended complaint with Count I containing the grounds of the opposition and Count II containing the grounds for the cancellation. There is no fee associated with this and please include the opposition and cancellation numbers, as they appear above, in the caption.

Upon the receipt of this amended complaint, applicant/registrant is allowed **thirty** days within which to file its answer to the entire complaint, namely Count I and Count II, as set forth below.

On August 13, 2010, applicant/registrant requested a sixty-day extension of time to answer to allow for settlement negotiations to continue. That request is hereby granted. Accordingly, trial dates are reset as indicated below. Proceedings will automatically resume on this schedule.

Plaintiff's due date for its Consolidated complaint	December 1, 2010
Time to Answer	January 2, 2011
Deadline for Discovery Conference	February 1, 2011
Discovery Opens	February 1, 2011
Initial Disclosures Due	March 3, 2011
Expert Disclosures Due	July 1, 2011
Discovery Closes	July 31, 2011
Plaintiff's Pretrial Disclosures	September 14, 2011
Plaintiff's 30-day Trial Period Ends	October 29, 2011
Defendant's Pretrial Disclosures	November 13, 2011
Defendant's 30-day Trial Period Ends	December 28, 2011
Plaintiff's Rebuttal Disclosures	January 12, 2012
Plaintiff's 15-day Rebuttal Period Ends	February 11, 2012

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.

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