

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

Mailed: September 27, 2011

Opposition No. 91195262
Cancellation No. 92053083

Sensible Foods LLC

v.

World Gourmet Marketing LLC
and Hain Gourmet, Inc.

Cheryl Goodman, Interlocutory Attorney:

On September 21, 2011, the Board granted in part and denied in part opposer/petitioner's motion to strike. The Board resumed proceedings and set the time for applicant/respondent to file an amended answer. Subsequently, applicant/respondent's motions (filed August 5, 2010) to suspend the proceedings pending final determination of a civil action between the parties were associated with the proceeding files.¹

¹ Sensible Foods, LLC vs. World Gourmet, Inc. et al. CV-11-2819 Northern District of California. Applicant/respondent filed the motion to suspend in both Opposition No. 91195262 and Cancellation no. 92053083. However, the filing in both proceedings is unnecessary as the Board is treating these proceedings as a consolidated opposition and cancellation filed under Opposition No. 91195262. The record is being maintained in Opposition No. 91195262. See Board orders dated July 23, 2010 and October 4, 2010.

The motions to suspend are hereby granted as conceded.
See Trademark Rules 2.127(a) and 2.117(a).

Accordingly, proceedings herein (Opposition Nos. 91195262 and Cancellation No. 92053083) are suspended pending final disposition of the civil action between the parties.

In view of the suspension, applicant/respondent's time for filing an amended answer is deferred.

Within twenty days after the final determination of the civil action, the parties shall so notify the Board and call this case up for any appropriate action. During the suspension period, the parties shall notify the Board of any address changes for the parties or their attorneys.