

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: March 3, 2016

Opposition No. 91225378
(Parent case)
Cancellation No. 92062918

*adidas AG, adidas International Marketing
B.V., Reebok International Limited*

v.

TRB Acquisitions LLC

Nicole Thier, Paralegal Specialist:

On February 22, 2016, the Board consolidated the above-captioned proceedings and reset trial dates. It has since come to the Board's attention that within the parties' stipulated motion to consolidate, was also a request to suspend for a pending civil action.

The stipulated motion (filed February 16, 2016) to suspend this proceeding pending final determination of a civil action between the parties is granted as well taken.¹ It is the policy of the Board to suspend proceedings when the parties are involved in a civil action, which may be dispositive of or have a bearing on the Board case. *See* Trademark Rule 2.117(a).

¹ If a copy of the pleadings in the civil action was not filed with the motion to suspend, the parties are allowed until twenty days from the mailing date of this order in which to file a copy of the pleadings.

Accordingly, proceedings are suspended pending final disposition of the civil action.

Within twenty days after the final determination of the civil action, the parties shall so notify the Board so that this proceeding may be called up for appropriate action.² Such notification to the Board should include a copy of any final order or final judgment which issued in the civil action.

During the suspension period, the parties must notify the Board of any address changes for the parties or their attorneys. In addition, the parties are to promptly inform the Board of any other related cases, even if they become aware of such cases during the suspension period. Upon resumption, if appropriate, the Board may consolidate related Board cases.

² A proceeding is considered to have been finally determined when a decision on the merits of the case (*i.e.*, a dispositive ruling that ends litigation on the merits) has been rendered, and no appeal has been filed therefrom, or all appeals filed have been decided. *See* TBMP § 510.02(b).