

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

**Mail date: January 11, 2005**

**Cancellation No. 92/032940**

**Saffron Technology, Inc.**

**v.**

**Tare, Ramkrishna S.,  
substituted for DB-Tech, Inc.**

**Cheryl Butler, Attorney, Trademark Trial and Appeal Board:**

On May 20, 2003, the Board suspended proceedings under the automatic stay provisions of the U.S. Bankruptcy Code in view of respondent's involvement in bankruptcy.<sup>1</sup> This case now comes up on petitioner's motion, filed September 22, 2004, for resumption. Accompanying petitioner's motion is a copy of the bankruptcy court's order, dated September 1, 2004, approving the sale of the "Saffron" mark (U.S. Registration No. 2188744, involved in this cancellation proceeding) to Ramkrishna S. Tare.

Petitioner's motion to resume is granted. The following determinations are made:

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<sup>1</sup> *In re WebSci Technologies, Inc.*, Case No. 02-38258 RG in the United States Bankruptcy Court District of New Jersey. It has been previously explained that WebSci Technologies was formerly known as DB-Tech, Inc.

**Substitution of party defendant**

Ramkrishna S. Tare is hereby substituted for DB-Tech, Inc. as respondent. See TBMP §512 (2<sup>nd</sup> ed. rev. 2004). The captioning of this cancellation is so amended. The Board notes in passing that the assignment of the registration is recorded at Reel 2932, Frame 0531.

**Representation and correspondence address**

The Board notes that Erin S. Goldman of Sendroff & Associates P.C. is the attorney of record for respondent. There has been no withdrawal by the attorney and no revocation by the new respondent. See generally TBMP §§ 114 (Representation of a Party), 116 (Termination of Representation), and 117 (Correspondence - With Whom Held) (2<sup>nd</sup> ed. rev. 2004).

In view of the substitution, respondent Ramkrishna S. Tare (or his attorney) is allowed until **thirty days** to inform the Board and petitioner of his current representation and correspondence address. If no word is heard from respondent (or his attorney), or no withdrawal is made by Sendroff & Associates P.C., Sendroff & Associates will remain recognized as counsel of record and the firm's address will remain the official correspondence address for respondent.

Dates reset

An answer was filed on July 23, 2002 on behalf of respondent. Such answer is noted and entered. Discovery and trial dates are reset as indicated below:

THE PERIOD FOR DISCOVERY TO CLOSE: June 4, 2005

30-day testimony period for party  
in position of plaintiff to close: September 2, 2005

30-day testimony period for party  
in position of defendant to close: November 1, 2005

15-day rebuttal testimony period  
to close: December 16, 2005

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. Rule 2.125.

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

A copy of this order is being sent to all persons indicated below.

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Courtesy copies to:

Neal B. Wolgin  
Hutchinson & Mason PLLC  
3110 Edwards Mill Road, Ste. 100  
Raleigh, NC 27612

**Cancellation No. 92032940**

ERIN S. GOLDMAN  
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Courtesy copy addresses continued:

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721 Route 202-206, 2<sup>nd</sup> floor  
Bridgewater, NJ 08807