

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the Matter of Registration No. 2,709,225
Mark: FRINGS; Date of Registration: April 22, 2003

CHEEBURGER, CHEEBURGER OF AMERICA,)
INC., a Florida corporation,)
)
Petitioner,)
)
v.)
)
RUNZA NATIONAL, INC., a Nebraska)
corporation,)
)
Registrant.)

Cancellation No.: 92045794

BOX TTAB, NO FEE
Assistant Commissioner for Trademarks
2900 Crystal Drive
Arlington, VA 22202-3513

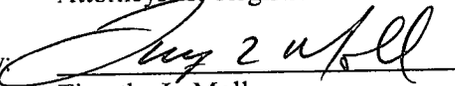
VOLUNTARY CANCELLATION OF REGISTRATION WITH CONSENT

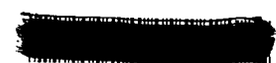
The Registrant, Runza National, Inc., through its attorneys and pursuant to 37 CFR § 2.134(a), hereby voluntarily surrenders and requests cancellation of the above-identified registration, which is sought to be cancelled in this proceeding. Registrant requests that said registration be withdrawn and the cancellation terminated. The original certificate of registration cannot be located.

Respectfully submitted this 29th day of November, 2006.

RUNZA NATIONAL, INC., Registrant

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(402) 475-5100
Attorneys for Registrant

By: 
Timothy L. Moll



12-06-2006

CONSENT OF PETITIONER

Petitioner, Cheeburger Cheeburger of America, Inc., hereby consents to the Registrant's voluntary cancellation of Registration No. 2,709,225 for the mark "FRINGS" and further requests that the cancellation proceedings be terminated accordingly.



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