

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

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PACHRANGA INTERNATIONAL PRIVATE LIMITED,)
)
Petitioner,)
)
vs.)
)
M/s PACHRANGA SYNDICATE PVT. LTD.)
)
Respondent.)
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Cancellation No. 92050054
Reg. No. 3,324,346

78/906,524

MOTION ON CONSENT FOR RE-SUSPENSION OF PROCEEDING

Respondent, M/s PACHRANGA SYNDICATE PVT. LTD., with the consent of Petitioner, moves for a six (6) month re-suspension of the proceedings. By Order dated October 6, 2010, the Board lifted the prior suspension and resumed the proceeding due to the fact that neither party responded to the Board's Order of August 30, 2010 requesting the parties to inform the Board of the status of the foreign litigation. At or around the time of the due date for responding to the Board's Order of August 30, 2010, counsel for the parties conferred by telephone and counsel for both parties advised each other that they were experiencing delay in receiving communication as to the status of the foreign litigation from their respective client contacts in India. Respondent's counsel has now received communication from its client contact in India which indicates that the foreign litigation between the parties in India as well as litigations between the parties in the United Kingdom and Canada are on-going and it is not anticipated that the conclusion of the foreign litigation is imminent. Without prejudice to any of the positions taken by Respondent in its Response to Motion to Suspend dated July 13, 2009,



01-18-2011

Respondent hereby moves the Board, with the consent of Petitioner, to re-suspend the proceeding for six (6) months.

Due to the difficulty which counsel for both parties incurred in receiving communications from their respective client contacts in India regarding the status of the foreign litigation, neither party served Initial Disclosures on the due date set forth in the Board's schedule in the Order dated October 6, 2010 or thereafter. Counsel for both parties have agreed that this circumstance should not be deemed prejudicial to either party. Therefore, Respondent, with the consent of Petitioner, requests that in the event that the proceeding is resumed in the future after the six month suspension requested herein, that the Board set forth a schedule which commences with a new date for the parties to serve Initial Disclosures as well as setting forth appropriate subsequent dates in the new schedule.

Counsel for Petitioner, Paul Kilmer, Esq., has consented to the foregoing by telephone conference held on or around January 7, 2011.

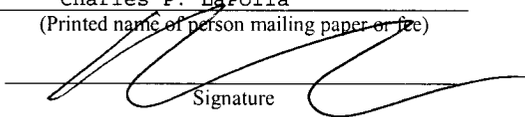
Dated: New York, New York
January 13, 2011

FIRST CLASS MAILING CERTIFICATE

Date of Deposit: January 13, 2011

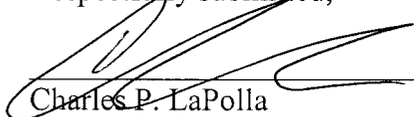
I hereby certify that this paper or fee is being deposited with the United States Postal Service as First Class Mail, postage prepaid on the date indicated above and is addressed to: Box: TTAB, Commissioner for Trademarks, P.O. Box 1451, Alexandria, Virginia 22313-1451.

Charles P. LaPolla
(Printed name of person mailing paper or fee)


Signature

CPL:sr

Respectfully submitted,


Charles P. LaPolla

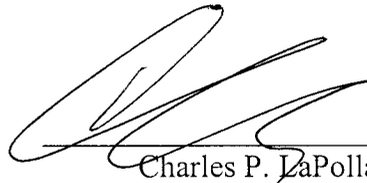
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Attorneys for Respondent
M/s PACHRANGA SYNDICATE PVT. LTD.

CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of January, 2011, a true copy of the foregoing MOTION ON CONSENT FOR RE-SUSPENSION was served on counsel for Petitioner via first class mail with sufficient postage addressed to:

Paul F. Kilmer, Esq.
Anthony R. Masiello, Esq.
HOLLAND & KNIGHT LLP
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Charles P. LaPolla