

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

vb

Mailed: March 4, 2011

Cancellation No. 92050054

Cancellation No. 92050064

Pachranga International

Private Limited

v.

M/s Pachranga Syndicate Pvt.
Ltd.

**M. Catherine Faint,
Interlocutory Attorney:**

Consolidation

Inasmuch as the above-captioned proceedings involve the same parties and common questions of law and fact, these proceedings are consolidated. See Fed. R. Civ. P. 42(a); see also, *Regatta Sport Ltd. v. Telux-Pioneer Inc.*, 20 USPQ2d 1154 (TTAB 1991), and *Estate of Biro v. Bic Corp.*, 18 USPQ2d 1382 (TTAB 1991). See also Trademark Rule 2.127(a). The consolidated cases may be presented on the same record and briefs. See *Helene Curtis Industries Inc. v. Suave Shoe Corp.*, 13 USPQ2d 1618 (TTAB 1989) and *Hilson Research Inc. v. Society for Human Resource Management*, 26 USPQ2d 1423 (TTAB 1993).

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The Board file will be maintained in Cancellation No. **92050054** as the "parent" case. As a general rule, from this point onward, only one copy of any submission should be filed herein; but that copy should include both proceeding numbers in its caption in ascending order.

Despite being consolidated, each proceeding retains its separate character. The decision on the consolidated cases shall take into account any differences in the issues raised by the respective pleading; and a copy of the decision shall be placed in each proceeding file.

Suspension

On January 13, 2011, respondent filed consented motions to re-suspend each of these proceedings pending disposition of foreign proceedings between the parties. In line with the Board's order in Cancellation No. 92050064, the motion to suspend is GRANTED. Accordingly, proceedings are SUSPENDED pending final disposition of the foreign proceedings between the parties.¹ **HOWEVER**, the parties' failure in the future to timely respond to Board orders and

¹ While the Board recognizes that the motions requested a six-month suspension, the motions also note that the parties do not anticipate the conclusion of the foreign litigation to be imminent. In view thereof, and in the interest of judicial economy, proceedings have been suspended pending final disposition of the foreign proceedings.

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inquiries will not be viewed favorably by the Board and motions to extend, suspend or reopen time stemming from such failure to timely respond may be denied, even if consented, absent extraordinary circumstances.

Within **TWENTY DAYS** after final determination of the foreign proceedings, the parties shall so notify the Board and call up this proceeding for appropriate action. During the suspension period, the parties shall notify the Board of any address changes for the parties or their attorneys.
