

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

jh/MCF

Mailed: January 4, 2012

Cancellation No. 92050054

Cancellation No. 92050064

Pachranga International
Private Limited

v.

M/s Pachranga Syndicate Pvt.
Ltd.

On October 11, 2011, the Board issued an order allowing petitioner time in which to show cause why default judgment should not be entered based on petitioner's apparent loss of interest.

In response to the Board's order, petitioner filed, on November 10, 2011, the parties' stipulated withdrawal of the cancellation without prejudice pursuant to the parties' settlement agreement.¹

¹ Petitioner's filing does not indicate proof of service of a copy of same on counsel for respondent as required by Trademark Rule 2.119. In order to expedite this matter, respondent is directed to the following URL where it may view a copy of the filing:

<http://ttabvue.uspto.gov/ttabvue/v?pno=92050054&pty=CAN&eno=25>

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Petitioner states in its withdrawal that he wishes that the proceedings be withdrawn, as the parties' have entered into a mutual settlement agreement.

The Board construes the filing of the withdrawal as an indication that petitioner is representing itself.

A review of the attached settlement agreement shows at paragraph 5 that the parties specifically "have agreed to withdraw their respective oppositions against each other's application."

In view thereof, the notice of default is set aside and the petition to cancel is dismissed without prejudice.

***By the Trademark Trial
and Appeal Board***