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

Proceeding	92054556
Party	Defendant Maple Leaf Foods Inc.
Correspondence Address	MARIA V HARDISON TASSAN & HARDISON 4143 27TH STREET NORTH ARLINGTON, VA 22207-5211 UNITED STATES maria@tassan.com
Submission	Answer
Filer's Name	Maria v. Hardison
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Date	12/05/2011
Attachments	TFG-Canc.pdf ( 3 pages )(146660 bytes )

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

THINKFOODGROUP, LLC.,	)	
	)	
Petitioner,	)	Cancellation No. 92054556
	)	Reg. No. 3,986,148
v.	)	Mark: MAPLE LEAF THINK
	)	FOOD! and Design
MAPLE LEAF FOODS INC.,	)	
	)	
Registrant.	)	

**ANSWER TO PETITION FOR CANCELLATION**

COMES NOW Registrant, Maple Leaf Foods Inc., and answers Petitioner's correspondingly numbered paragraphs of the Petition for Cancellation in the above-noted proceeding. It should be noted that there were two numbered "3" paragraphs and, therefore, Registrant's response "4" below correlates to Petitioner's second paragraph "3" and so on.

1. Registrant is without sufficient information or knowledge to either admit or deny the averments, and, therefore, denies them.

2. Registrant is without sufficient information or knowledge to either admit or deny the averments, and, therefore, denies them.

3. Registrant is without sufficient information or knowledge to either admit or deny the averments, and, therefore, denies them.

[4.] Registrant is without sufficient information or knowledge to either admit or deny the averments, and, therefore, denies them.

[5.] Admitted that Petitioner owns the registrations set out in this paragraph, but Registrant is without sufficient information or knowledge to either admit or deny the remaining averments, and, therefore, denies them.

[6.] Admitted that Registrant operates its THINK FOOD CENTRE in Ontario, Canada and does not operate in the U.S., but denies Registrant only develops food products and menu ideas at this location.

[7.] Admitted.

[8.] Registrant admits that "THINK FOOD" appears in the largest sized font, but denies the remaining averments.

[9.] Denied.

[10.] Denied.

WHEREFORE, Registrant requests that the petition for cancellation be dismissed with prejudice.

Respectfully submitted,

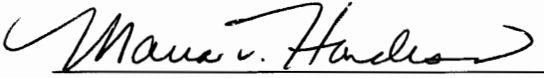
Date: December 5, 2011

By:   
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**CERTIFICATE OF SERVICE**

I certify that a copy of the Answer to the Petition for Cancellation was mailed, first-class, postage prepaid, this 5th day of December 2011, to:

Rachel M. Hofstatter, Esq.  
Steptoe & Johnson LLP  
1330 Connecticut Avenue, NW  
Washington, D.C. 20036-1795

  
Maria v. Hardison  
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