

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

Mailed: October 23, 2013

Cancellation No. 92055269

Mango's Tropical Cafe, Inc.

v.

Tango Mango, LLC

**George C. Pologeorgis,  
Interlocutory Attorney:**

Proceedings are **suspended** pending disposition of petitioner's motion for summary judgment filed on October 22, 2013.<sup>1</sup> Any paper filed during the pendency of this motion which is not relevant thereto will be given no consideration. See Trademark Rule 2.127(d).

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<sup>1</sup> The certificate of service indicates service by electronic transmission. Inasmuch as electronic service is available only when mutually agreed upon by the parties (see Trademark Rule 2.119(b)(6)), the Board prefers that parties reference their agreement in the certificate -for example, by including language such as "by mutual agreement." The parties are reminded that the additional time allowed under Trademark Rule 2.119(c) is not applicable to agreed use of electronic service. See *McDonald's Corp. v. Cambridge Overseas Dev. Inc.*, 106 USPQ2d 1339 (TTAB 2013). Accordingly, respondent's response to petitioner's motion for summary judgment is due by **November 21, 2013**. See Trademark Rule 2.127(e).