

ESTTA Tracking number: **ESTTA497327**

Filing date: **09/29/2012**

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

Proceeding	92055588
Party	Defendant Orlando A. Herrera, Constance Goldmeer and The World Peace Program, LLC
Correspondence Address	ORLANDO A HERRERA 2751 SOUTH OCEAN DRIVE , SUITE 805-S HOLLYWOOD, FL 33019 UNITED STATES TheWorldPeaceProgram@gmail.com
Submission	Answer
Filer's Name	Orlando A. Herrera
Filer's e-mail	TheWorldPeaceProgram@gmail.com, Orlando.Herrera@GHWorldPeaceFoundation.org
Signature	/Orlando Herrera/
Date	09/29/2012
Attachments	Motion for reconsideration of decision-Cancellation #92055588.pdf (3 pages) (127116 bytes)

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

Federation Internationale de Football)	
Association (FIFA).)	
)	Cancellation No. 92055588
Petitioner,)	
)	Registration No. 4127208
v.)	
Orlando A. Herrera, Constance Goldmeer, and)	
The World Peace Program, LLC)	
)	
Registrants.)	

**MOTION FOR RECONSIDERATION OF DECISION TO ENTER JUDGMENT BY DEFAULT
AGAINST RESPONDENT AND EXPLANATION OF WHY ANSWER TO AMENDED
PETITION TO CANCEL WAS NOT FILED ON TIME**

Registrant, Orlando A. Herrera, apologizes to the Trademark Trial and Appeal Board for not filing the answer to Amended Petition to Cancel on time. The reason is that I have been out of the country since July 20, 2012 until this week attending a family emergency and taking care of a sick brother. Unfortunately I was in a remote place in South America that did not have internet access and I was un-communicated.

Registrants respectfully requests and files a motion for reconsideration of decision by Interlocutory Attorney to enter judgment by default against respondent in accordance with Fed. R. Civ. P. 55(b) due to the above explained extraordinary circumstances and ask the board to please accept the Answer to the Amended Petition to Cancel filed concurrently with this motion.

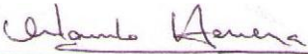
Respectfully submitted,
The World Peace Program, LLC

By: Orlando Herrera
Orlando A. Herrera, Respondent
Principal and Partner

Orlando A. Herrera
2751 S. Ocean Drive, Suite 805-S
Hollywood, FL 33019

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing **“MOTION FOR RECONSIDERATION OF DECISION TO ENTER JUDGMENT BY DEFAULT AGAINST RESPONDENT AND EXPLANATION OF WHY ANSWER TO AMENDED PETITION TO CANCEL WAS NOT FILED ON TIME”** has been served on Petitioner’s Attorneys, Holley & Menker, PA, at the address of P.O. Box 331537, Atlantic Beach, FL 32233, via first class mail, today **September 29, 2012.**

By: 

Orlando A. Herrera