

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: February 25, 2015

Cancellation No. 92057179

AstraZeneca AB

v.

Sigma-Tau Industries Farmaceutiche
Riunite S.p.A.

Nicole Thier, Paralegal Specialist:

The Board notes that respondent has permitted the registrations involved in this proceeding to be cancelled under Section 71.

In view thereof, respondent is allowed until twenty days from the date of this order to show cause why such cancellation should not be deemed to be the equivalent of a cancellation by request of respondent without the consent of the adverse party, and should not result in entry of judgment against respondent as provided by Trademark Rule 2.134(a). In the absence of a showing of good and sufficient cause, judgment may be entered against respondent. *See* Trademark Rule 2.134(b).

If, in response to this order, respondent submits a showing of good cause or that such cancellation was in error, judgment will not be entered against it. In that case, petitioner will be allowed time in which to elect whether it wishes to go forward with the cancellation proceeding, or to have

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the cancellation proceeding dismissed without prejudice as moot. *See Marshall Field & Co. v. Mrs. Fields Cookies*, 11 USPQ2d 1154, 1156 (TTAB 1989), and TBMP § 602.02(b).