

**THIS OPINION  
IS NOT A PRECEDENT  
OF THE T.T.A.B.**

**UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1491  
Alexandria, Virginia 22313-1491**

Lykos

Mailed: January 4, 2016

Cancellation No. 92060308

SFM, LLC

v.

Corcamore, LLC.

By the Board:

Respondent's request for reconsideration filed December 30, 2015 is denied. *See* Trademark Rule 2.127(b). As stated in the Board's order dated December 30, 2015, "...Respondent has already filed an inordinate number of motions (all of which have been denied) at a very early stage in this proceeding resulting in increased litigation costs to both parties." The basis for sanctioning Respondent lies with the Board's inherent authority to control its docket. *See, e.g., International Finance Corp. v. Bravo Co.*, 64 USPQ2d 1597, 1605 (TTAB 2002). *See also* Trademark Trial and Appeal Board Manual of Procedure ("TBMP") § 527.03 (2015) ("Inherent Authority to Sanction) and cases cited in Note 4.

Proceedings remain suspended pending disposition of the appeal in *Belmora LLC v. Bayer Consumer Care AG*, 115 USPQ2d 1032 (E.D. Va. 2015).