



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

PO-BOYZ, LTD.,

Concurrent Use Applicant,

v.

ANTONE'S IMPORT COMPANY

Registrant.

TTAB

Concurrent Use No. 1,236

**RESPONSE**

On June 21, 2005, the Trademark Trial and Appeal Board ("Board") issued an Order resuming proceedings and setting the deadline for Registrant to respond to Concurrent Use Applicant's Motion to Dissolve, which had been filed during the suspension.

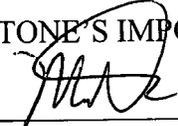
Registrant filed several extension requests to respond to the outstanding Motion while it prepared and filed papers with the Trademark Office, and awaited a further communication from the Trademark Office.

Since the subject registrations of this proceeding, nos. 842,945 and 920,803, and the pleaded applications appear to be owned by the same party, it would appear that the underlying basis for this proceeding is absent. *See e.g.*, 15 U.S.C. §1052(d).

Respectfully submitted,

ANTONE'S IMPORT COMPANY

By

  
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Dated: November 18, 2005  
Attorney Docket No. I-4596



11-18-2005

U.S. Patent & TMOs/TM Mail Rcpt Dt. #22



**CERTIFICATE OF SERVICE**

I hereby certify that on this 18<sup>th</sup> day of November, 2005, a true copy of the foregoing Response was served by first-class mail, postage prepaid, upon counsel for Applicant:

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