


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Filing date: **03/06/2015**

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

Proceeding	91220426
Party	Defendant SBG Revo Holdings, LLC
Correspondence Address	ROBERTA S. BREN OBLON, MCCLELLAND, MAIER AND NEUSTADT, L.L.P. 1940 DUKE STREET ALEXANDRIA, VA 22314-3451 UNITED STATES tmdocket@oblon.com, rbren@oblon.com
Submission	Other Motions/Papers
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Date	03/06/2015
Attachments	448415US-Mot to Sus-91220426.pdf(76337 bytes)

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

FTI CORPORATION LIMITED,)	
)	
Opposer,)	Opposition No.: 91/220426
)	Appl. Serial No. 86/087665
v.)	Mark:
)	
SBG REVO HOLDINGS, LLC,)	
)	
Applicant.)	

APPLICANT’S CONSENTED MOTION TO SUSPEND PENDING
A RELATED BOARD PROCEEDING

SBG REVO Holdings, LLC (“SBG”), and by and through counsel, hereby moves the Trademark Trial and Appeal Board (“Board”) to suspend this proceeding pending the final outcome of a related Board proceeding, Cancellation No. 92/059685 involving the same parties *SBG REVO Holdings, LLC v. FTI Corporation Limited*. Counsel for FTI Corporation Limited (“FTI”) consented to this motion in a March 6, 2015 email.

Trademark Rule 2.117(c) provides for suspension of a Board proceeding for good cause. The Board may suspend one Board proceeding pending the final determination of another Board proceeding in which the same parties are involved. The Board will ordinarily suspend proceedings in one Board proceeding if the final determination of another Board proceeding will have a bearing on the issues before the Board. TBMP §510.02(a) (June 2014).

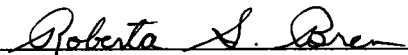
FTI pleaded ownership of three cancelled registrations (Registration Nos. 3224978, 3476081 and 3476082) as plaintiff in this opposition proceeding. The three involved registrations were cancelled as a result of the Board's entry of default judgment in Cancellation No. 92/059685, and the proceeding was terminated by the Board in November 2014. FTI has filed a Motion under Fed.R.Civ.P. 60(b), in the cancellation proceeding, which remains pending as of this date. Both parties seek suspension of the opposition proceeding pending the final determination of Cancellation No. 92/059685 because it will have a bearing on the opposition.

Moreover, judicial economy for the Board, as well as for the parties, is best served by suspension of the opposition proceeding. TBMP §510.02(a) (June 2014). Good cause having been shown, suspension of the opposition proceeding is appropriate under the Trademark Rules of Practice.

Applicant, with Opposer's consent, respectfully requests that the Board grant its Consented Motion to Suspend, and suspend the opposition proceeding until final determination of Cancellation No. 92/059685.

Respectfully submitted,

SBG REVO HOLDINGS, LLC

By: 
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Date: March 6, 2015
RSB/BAC/cli {11793180_1.DOCX}

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing APPLICANT'S CONSENTED MOTION TO SUSPEND PENDING A RELATED BOARD PROCEEDING was served on counsel for Opposer, this 6th day of March, 2015, by sending same via First Class mail, postage prepaid, to:

William N. Federspiel
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901 East Cary Street
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