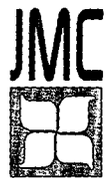


TTAB



10315 A Metropolitan Dr.
Austin, TX 78758
ph 512.834.8866
ph 512.834.8867
fx 512.834.8868
email: sales@jmcproducts.com
www.jmcproducts.com
www.rdjd.net

May 1, 2002



05-10-2002

U.S. Patent & TMO/TM Mail Rpt Dt. #66

Mr. Harold Ross, Legal Assistant
U.S. Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, VA 22202-3513

91 151378

Re: Applicant - Thomas Cook Holding Limited; Serial No. 75754117, Mark: JMC

Dear Mr. Ross:

I am in receipt of your notice mailed April 22, 2002, indicating that notice of opposition was not timely filed in the above matter. Based on your ruling, we will not pursue any nature of appeal so as not to hamstring or delay the Applicant's efforts in this case. On the other hand, as you will see from the enclosed attachment, our earlier request for an extension of time to file the opposition was not timely ruled upon and that was a key contributing factor to our failure to file the opposition statement on or before March 4, 2002. In the circumstance, LJM Products, Inc., d/b/a JMC Products, would respectfully request that the Finance Branch refund the \$300 opposition filing fee previously submitted.

If you would provide this information to the Finance Branch, it would be very much appreciated. If you or the Finance Branch requires any additional information, please do not hesitate to contact the undersigned.

Very truly yours,

Wally Huck, Vice President of Operations
LJM Products, Inc. d/b/a JMC Products

Attachment

0501rosspatent.ltr2.doc

TRADEMARK TRIAL AND APPEAL BOARD
MAY 10 2002

JA

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

February 15, 2002

Applicant: Thomas Cook Holding Limited
Serial No.: 75/754,117
Filed: July 19, 1999
Mark: JMC

John Murphy
LJM Products, Inc.
10315-A Metropolitan
Austin, TX 78758

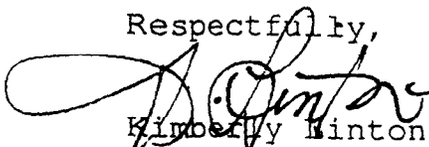
*TIM - PLEASE
GET A COPY OF
THIS TO CHUCK
J. AL
3/12*

Sir:

The requests for extension of time to oppose, filed under Trademark Rule 2.102 on behalf of **LJM Products, Inc.** (copies attached), were timely filed but are just now being acted on. The Board regrets the delay and any resulting inconvenience caused to the potential opposer or to applicant.

The requests for extension of time to oppose are granted. If any further request for extension of time to oppose or any notice of opposition was filed on or before **March 4, 2002**, it will be considered as having been timely filed.

Respectfully,



Kimberly Winton
Legal Assistant
Trademark Trial and
Appeal Board
(703) 308-9300 ext. 134

cc:

Glenn A. Gundersen
Dechert Price & Rhoads
4000 Bell Atlantic Tower
1717 Arch Street
Philadelphia, PA 19103-2793

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

In re Trademark Application of)
Thomas Cook Holding Limited)

Mark: JMC)
Serial No.: 75754117)
Filed: July 19, 1999)
Published: December 4, 2001)



01-07-2002

U.S. Patent & TMO/TM Mail Rpt Dt. #26

Assistant Commissioner for Trademarks
Box TTAB NO FEE
2900 Crystal Drive
Arlington, VA 22202-3513

**REQUEST UNDER RULE 2.102 TO EXTEND
TIME FOR FILING NOTICE OF OPPOSITION**

In the matter of the above-identified trademark application, which was published in the Official Gazette of December 4, 2001, LJM Products, Inc. d/b/a JMC Products, with offices at 10315-A Metropolitan, Austin, Texas 78758, and potential opposer to the above-referenced application for registration, respectfully requests that the time for filing a Notice of Opposition to the registration of the above mark be extended for an additional 60-day period so as to expire on March 4, 2002.

The purpose of the requested extension of time is to investigate the similarity of the applicant's services to the goods and services of the potential opposer and the likelihood of harm to the potential opposer if the above-referenced mark is registered. Potential opposer requests this additional time in the interest of avoiding the institution of any unnecessary opposition proceeding. Accordingly, this extension of time is sought in good faith and is not interposed for purposes of delay.

As required, this request is being submitted in triplicate.

Respectfully submitted,

LJM PRODUCTS, INC. d/b/a JMC PRODUCTS

By: John Murphy, President
John Murphy, President

Dated: January 3, 2002

xc: Mr. Glenn A. Gundersen
Dechert, Price & Rhoads
4000 Bell Atlantic Tower
1717 Arch Street
Philadelphia, Pennsylvania 19103-2793