

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

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Mailed: July 13, 2004

Opposition No. 91158707

BMG Songs, Inc.

v.

Astro America, LLC

Albert Zervas, Interlocutory Attorney

On May 10, 2004, the Board entered default judgment in view of applicant's failure to respond to opposer's motion (filed February 9, 2004) for default judgment (due to applicant's failure to answer the notice of opposition (filed November 26, 2003)).

On May 17, 2004, applicant filed a communication with the Board. Applicant's communication does not show proof of service thereof on opposer's attorney of record, in accordance with the requirements of Trademark Rule 2.119(a) and (b). As a one time courtesy to applicant, the Board forwards a copy of applicant's communication to opposer's attorney of record with opposer's copy of this order. Strict compliance with Trademark Rule 2.119 is required in all filings with the Board.

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Opposer is allowed until **thirty days** from the mailing date of this order to file and serve a response to applicant's communication. If opposer files and serves a response, applicant's is allowed **fifteen days** (twenty days if service is by mail) to reply to opposer's response. See Trademark Rule 2.119(c).

Additionally, applicant states in his communication that he has "terminated the services of his attorney in June 2003." In view thereof, the correspondence address for applicant in the Board's file for this proceeding is amended to reflect applicant's address provided in applicant's communication, and set forth below.

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cc:

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