

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

Tdc

Mailed: August 5, 2005

Opposition No. 91163884

O' Neil Product Development,
Inc.

v.

Read & Seal. LLC

Tyrone Craven, Paralegal:

On June 17, 2005, the Board mailed a notice of default to applicant to an address that it believed to be correct. The letter was returned undeliverable by the postal service.

The office contacted applicant and was provided a current address for the applicant. Accordingly, the notice of default is being remailed as follows:

Read and Seal
19501 Sierra Seco
Irvine, CA 92603¹

In view thereof, applicant Read and Seal. LLC is allowed until thirty days from the mailing date of this

¹The Board is aware that applicant's copy of the notice of default was returned by the United States Postal Service as return to sender attempted not known. It is applicant's responsibility to keep this Office apprised of its current address. See *TBMP* §117.07. See also, *Patent and Trademark Rule 2.18*.

order to show cause why judgment by default should not be entered against it in accordance with Fed. R. Civ. P. 55(b).