

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

vw

Mailed: April 21, 2011

Opposition No. 91194801

Paramount Farms International  
LLC

v.

TCAAG Corp.

Jennifer Krisp, Interlocutory Attorney:

On March 24, 2011 opposer filed a motion for substitution of party due to assignment of marks, and motion for default judgment for failure to answer.

**Substitution**

Opposer filed an assignment of its pleaded registrations with the Assignment Services Branch of the USPTO (recorded at Reel 4452, Frame 0946), and the assignment information has been entered in the record. Accordingly, Paramount Farms International LLC is substituted as party plaintiff in this proceeding.

**Default**

Applicant's answer was due in this proceeding (as last reset on June 25, 2010) by March 14, 2011. Inasmuch as it appears that no answer has been filed, nor has applicant filed a motion to

further extend its time to answer, notice of default is hereby entered against applicant under Fed. R. Civ. P. 55(a).

Applicant is allowed until thirty days from the mailing date of this order to show cause why judgment by default should not be entered against applicant in accordance with Fed. R. Civ. P. 55(b).

Proceedings are otherwise suspended.