

TTAB

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

#85066550

Mailed: April 27, 2012

Opposition No. 91199017

CREEM Enterprises, Inc.

v.

Jennifer Cress

**Robert H. Coggins,
Interlocutory Attorney:**

On March 3, 2012, proceedings were suspended pending disposition of applicant's motion (filed February 21, 2012) for involuntary dismissal for failure to take testimony. A copy of the suspension order was mailed to opposer's address of record; however, opposer's copy of the order was returned to the Board as undeliverable. In view thereof, the Board issues this follow-up show cause order.

Current Address Required

If a party to a Board proceeding moves, a separate written notice of the change of address should be filed with the Board and should reference the proceeding number. It is the responsibility of a party to a proceeding before the Board to ensure that the Board has the party's current correspondence address. If a party fails to notify the Board of a change of



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address, with the result that the Board is unable to serve correspondence on the party, default judgment may be entered against the party. See TBMP § 117.07 (3d ed. 2011).

Show Cause for Loss of Interest

Contrary to standard practice, as explained in TBMP § 106.03 (3d ed. 2011), opposer did not include a telephone number of the signatory to the notice of opposition (opposer's only filing in this proceeding). The Board is, therefore, unable to telephone opposer or its signatory.

The Board has tried to locate opposer and has found what may be alternate street and email addresses for opposer and its signatory Jason Turner. The addressees were found using an Internet search engine and the Nevada Secretary of State Nevada Business Search engine, and by searching Office records for other applications, registrations, or inter partes proceedings involving opposer or its signatory Jason Turner.

Inasmuch as the Board is currently unable serve correspondence on opposer by mail, opposer is allowed until thirty days from the mailing date of this order to show cause why default judgment should not be entered against it for its failure to provide the Board with an updated mailing address.¹

¹ Opposer is encouraged to file a change of address online using ESTTA, where opposer may enter the new address. In addition to the address change, opposer must respond to applicant's February 21, 2012, motion for involuntary dismissal; failing which the motion may be granted as conceded. For opposer's convenience, opposer may view a copy of that motion at:
<http://ttabvueint.uspto.gov/ttabvue/v?pno=91199017&pty=OPP&eno=5>

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Proceedings remain suspended pending appropriate responses from opposer. A copy of this order has been sent to each address below:

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