

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

Mailed: July 15, 2011

Cancellation No. 91200340

Rwachsberg Holdings Inc.

v.

Prince Aurora Pty Ltd

Karl Kochersperger, Paralegal Specialist:

The notice instituting this proceeding and a copy of the notice of opposition were forwarded to applicant but were returned by the Postal Service as undeliverable.

It has come to the attention of the Board that registrant's Australian counsel has either ceased business or moved without providing the U.S. Patent and Trademark Office with a forwarding address. It is believed that service upon applicant could be effected and would be accepted when documents are mailed as follows:

**Prince Aurora Pty Ltd
2 Acland Street
St Kilda, Victoria 3182
Australia**

Accordingly, the above notice, with enclosure, is remailed as indicated above.

Applicant is allowed until **FORTY DAYS** from the mailing date of this order in which to inform this Office of its correct address in order that all records may be amended. Compliance with Trademark Rule 2.193(b) and Trademark 2.119(a) is required.

If there has been any transfer of interest in the involved application, applicant must so advise the Board and applicant must submit copies of the appropriate documents. See Section 10 of the Trademark Act and Patent and Trademark Rules 3.71 and 3.73.

In view of the circumstances, the time for filing an answer to the notice of opposition is extended to **FORTY DAYS** from the mailing date of this order. Notice is hereby given that unless the applicant listed herein, its assigns or legal representatives, shall enter an appearance, answer or other response to the notice of opposition within the time frame allowed, the opposition may proceed as in the case of default.

In accordance with the Trademark Rules of Practice, conferencing, disclosure, discovery and testimony dates are set below. In each instance, a copy of the transcript of testimony, together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Time to Answer	8/23/11
Deadline for Discovery Conference	9/22/11
Discovery Opens	9/22/11
Initial Disclosures Due	10/22/11
Expert Disclosures Due	2/19/12
Discovery Closes	3/20/12
Plaintiff's Pretrial Disclosures	5/4/12
Plaintiff's 30-day Trial Period Ends	6/18/12
Defendant's Pretrial Disclosures	7/3/12
Defendant's 30-day Trial Period Ends	8/17/12
Plaintiff's Rebuttal Disclosures	9/1/12
Plaintiff's 15-day Rebuttal Period Ends	10/1/12

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.

If the parties to this proceeding are also parties to other Board proceedings involving related marks or, during the pendency of this proceeding, they become parties to such proceedings, they should notify the Board immediately, so that the Board can consider consolidation of proceedings.