

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

MT/DUNN

Mailed: August 6, 2012

Opposition No. 91204577

Memory Lane, Inc., fka
Classmates Online, Inc.

v.

Ultra Caption Corporation

Answer was due on May 14, 2012. A review of the record shows that an answer has not been filed.

This case now comes up for consideration of opposer's motion, filed May 15, 2012, for default judgment against applicant for failure to file an answer. The motion is uncontested.¹

Inasmuch as applicant failed to file an answer in this case, and failed to respond to opposer's motion in any manner, the motion for default judgment is granted. See

¹ If a defendant fails to file an answer to a complaint during the time allowed therefor, the Board, on its own initiative, may issue a notice of default allowing the defendant time to show cause why default judgment should not be entered against it. The issue of whether default judgment should be entered against a defendant for failure to file an answer may also be raised by means of a motion filed by the party in the position of plaintiff. In such cases, the motion may serve as a substitute for the Board's issuance of a notice of default.

Trademark Rule 2.127(a). Accordingly, judgment is hereby entered against applicant, the notice of opposition is sustained, and registration to applicant is refused.² See Fed. R. Civ. P. 55 and Trademark Rule 2.127(a).

***By the Trademark Trial
and Appeal Board***

cc:

Ultra Caption Corporation
1521 Concord Pike
Suite 301
Wilmington, DE 19803

Ultra Caption Corporation
209 West 20th Street
Apt. 5B
New York, NY 10011

² While the Board must serve applicant at the address of record, the Board has forwarded a courtesy copy of this order to the second address for applicant listed by opposer.