

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

Mailed: July 16, 2012

Cancellation No. 92055854

Oasis Intertrade Limited

v.

Lai Lai Department Store Co., Ltd.

Vionette Baez, Paralegal Specialist:

In order to correct an inadvertence, the Board's order of July 16, 2012, is amended as follow.

"In the involved registration, registrant has designated **James M. Slattery of Birch Stewart Kolasch & Birch LLP as its representative in the United States on whom may be served notices affecting this registration.** If the registrant chooses to be represented by counsel in this proceeding, a power of attorney to that effect may be filed, or registrant's chosen counsel may simply make an appearance pursuant to Trademark Rule 2.17. Registrant's copy of any communication from the Board will be sent to registrant's domestic representative until counsel is appointed or makes an appearance on behalf of registrant. See Trademark Rule 2.119(d).

Plaintiff must notify the Board when service has been ineffective, within 10 days of the date of receipt of a returned service copy or the date on which plaintiff learns that service has been ineffective. Plaintiff has no subsequent duty to investigate the defendant's whereabouts, but if plaintiff by its own voluntary investigation or through any other means discovers a newer correspondence address for the defendant, then such address must be provided to the Board. Likewise, if by voluntary investigation or other means the plaintiff discovers information indicating that a different party may have an interest in defending the case, such information must be provided to the Board. The Board will then effect service, by publication in the Official Gazette if necessary. See Trademark Rule 2.118. In circumstances involving ineffective service or return of defendant's copy of the Board's institution order, the Board may issue an order noting the proper defendant and address to be used for serving that party."