

ESTTA Tracking number: **ESTTA663062**

Filing date: **03/25/2015**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92060526
Party	Defendant Richline Group, Inc
Correspondence Address	RICHLINE GROUP INC 115 SOUTH MACQUESTEN PARKWAY MOUNT VERNON, NY 10550 UNITED STATES jlinowitz@LLBL.com
Submission	Other Motions/Papers
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Signature	/Jonathan Berger/
Date	03/25/2015
Attachments	92060526.Certificate of Service.Answer.pdf(123762 bytes)

ESTTA Tracking number: **ESTTA662814**

Filing date: **03/24/2015**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92060526
Party	Defendant Richline Group, Inc
Correspondence Address	RICHLINE GROUP INC 115 SOUTH MACQUESTEN PARKWAY MOUNT VERNON, NY 10550 UNITED STATES jlinowitz@LLBL.com
Submission	Answer
Filer's Name	Jane Linowitz
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Signature	/Jane Linowitz/
Date	03/24/2015
Attachments	No.92060526.Answer.pdf(78576 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

SCOTT JEWELERS LTD.,)	
)	
)	
Petitioner)	
v.)	Cancellation No: 92060526
)	
RICHLINE GROUP, INC.,)	
)	
Respondent.)	
)	

ANSWER TO PETITION TO CANCEL

Respondent Richline Group, Inc. (“Respondent”), by and through its attorneys Levisohn Berger LLP, for its Answer to “Petition to Cancel” (“Notice of Petition to Cancel”) filed by Petitioner Scott Jewelers Ltd. (“Petitioner”), states as follows:

1. Respondent denies knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 1 of the Petition to Cancel.
2. Respondent denies knowledge or information sufficient to form a belief as to the truth of the allegations, in part due to vagueness, in Paragraph 2 of the Petition to Cancel.
3. Respondent denies knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 3 of the Petition to Cancel.
4. Respondent admits the allegations in Paragraph 4 of the Petition to Cancel.
5. Respondent admits the allegations in Paragraph 5 of the Petition to Cancel.
6. Respondent denies knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 6 of the Petition to Cancel.
7. Respondent admits the allegations in Paragraph 7 of the Petition to Cancel.

8. Respondent denies the allegations in Paragraph 8 of the Petition to Cancel.
9. Respondent denies the allegations in Paragraph 9 of the Petition to Cancel.
10. Respondent denies the allegations in Paragraph 10 of the Petition to Cancel.

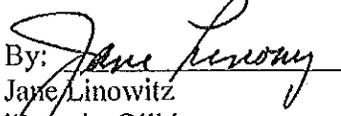
FIRST AFFIRMATIVE DEFENSE

11. Upon information and belief, Petitioner has unreasonably and inexcusably delayed in asserting its alleged claim of rights in the TWO BY LONDON mark against Respondent.
12. As a result of Petitioner's unreasonable delay, Respondent has built up rights in its registered trademark, such that Respondent would be prejudiced if Petitioner were now permitted to exercise its alleged claim of rights to stop Respondent's use of its registered trademark.
13. Thus, Petitioner's claims, as set forth in the Petition for Cancellation, are barred by the equitable doctrine of laches.

WHEREFORE, Respondent demands judgment dismissing the Petition for Cancellation with prejudice and granting to Respondent such other and further relief as the Board may deem fit and proper.

Dated: March 24, 2015

LEVI SOHN BERGER LLP

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Attorneys for Registrant
Richline Group, Inc.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Answer (Dkt. No. 6) was served upon counsel for Petitioner Scott Jewelers Ltd. on this 25nd day of March 2015, via first class mail, postage prepaid, as follows:

BARRY H FISHKIN
PHILLIPS NIZER LLP
666 FIFTH AVENUE
NEW YORK, NY 10103-0084

Respectfully Submitted,

/Jonathan Berger/
Jonathan Berger
Attorney for
Respondent Richline Group, Inc.