

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

Mailed: August 16, 2010

Opposition No. 91170091

Alpina Tovarna Obutve, D.D. Ziri

v.

TSA Corporate Services, Inc.

ELIZABETH J. WINTER, INTERLOCUTORY ATTORNEY:

This order corrects the Board's order mailed August 13, 2010, only to the extent discussed herein. Specifically, lines one and two on page 5 thereof are superseded by the following wording in underlined, bold type font. For clarity, the entire sentence (beginning on page 4 of said order) is set forth below:

"In view of the foregoing, the Board stated that applicant's motion to amend would be given no further consideration; and that opposer's motion, that is, that the Board either deem the application to have been abandoned as to those goods which applicant sought to delete in the proposed amendments or defer consideration of the proposed amendments until final decision, was denied."

The Board regrets any inconvenience to the parties that may have been caused by the wording in the original order.