Trademark Trial and Appeal Board Electronic Filing System. http://estta.uspto.gov

ESTTA Tracking number: ESTTA709653

Filing date: **11/19/2015**

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

Notice of Opposition

Notice is hereby given that the following party opposes registration of the indicated application.

Opposer Information

Name	R. Stone Co., LLC
Granted to Date of previous ex- tension	11/28/2015
Address	28 Hill Street Bridgeport, CT 06606 UNITED STATES

Attorney informa-	ADAM S. MOCCIOLO
tion	PULLMAN & COMLEY, LLC
	850 MAIN STREET P.O. BOX 7006
	BRIDGEPORT, CT 06601
	UNITED STATES
	AMOCCIOLO@PULLCOM.COM, JTSHEARIN@PULLCOM.COM, SFREI-
	LICH@PULLCOM.COM Phone:203-330-2000

Applicant Information

Application No	86492146	Publication date	09/29/2015	
Opposition Filing Date	11/19/2015	Opposition Peri- od Ends	11/28/2015	
Applicant	La Pietra Thinstone Veneer of Monroe, Inc. 600 Main Street Monroe, CT 06468 UNITED STATES			

Goods/Services Affected by Opposition

Class 019. First Use: 2011/01/01 First Use In Commerce: 2011/01/01 All goods and services in the class are opposed, namely: Thin stone and veneer made from naturalstone for use with fireplaces and interior/exterior walls

Grounds for Opposition

Priority and likelihood of confusion	Trademark Act section 2(d)		
Torres v. Cantine Torresella S.r.I.Fraud	808 F.2d 46, 1 USPQ2d 1483 (Fed. Cir. 1986)		
Other	The opposer, not the applicant, is the owner of the mark.		

Mark Cited by Opposer as Basis for Opposition

U.S. Application/ Registra- tion No.	NONE	Application Date	NONE
Registration Date	NONE		

Word Mark	WESTCHESTER TAN
Goods/Services	Natural stone, paving stone, stone tile, building stone, stone for build- ing and construction, stone slates, wall stone, fireplace mantel stone; shaped and cut natural stone, including but not limited to full-bed stone, dimensional stone, veneers, and thin stone; stone used in building applications including but not limited to interior and exterior walls and wall finishes or facades, chimneys, flagging, benches, and outdoor kitchens.

Related Proceed- ings	86491635 86491650 86491661 86492124 86492135 86492141 86492146 86492160 86492166 86537233
Attachments	Notice of Opposition.pdf(2083525 bytes) Ex A.pdf(311435 bytes) Ex B.pdf(548237 bytes) Ex C.pdf(511654 bytes) Ex D.pdf(1182772 bytes) Ex E.pdf(45209 bytes) Ex F.pdf(138479 bytes) Ex G.pdf(100343 bytes) Ex H.pdf(1139826 bytes)

-

Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/Adam S. Mocciolo/		
Name	ADAM S. MOCCIOLO		
Date	11/19/2015		

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

In the matter of trademark application serial no. 86492146 For the mark WESTCHESTER TAN Published in the Official Gazette on September 29, 2015

R. Stone Co., LLC) Opposer) v.) La Pietra Thinstone Veneer of Monroe, Inc.) Applicant)

Opposition No.

NOTICE OF OPPOSITION

Opposer: R. STONE CO., LLC (a Connecticut limited liability company) 164 Park Lane Trumbull, CT 06611

The above-identified opposer believes that it will be damaged by registration of the mark shown in the above-identified application, and hereby opposes the same.¹ The grounds of opposition are as follows.

The Parties

 Opposer R. Stone Co., LLC ("R. Stone" or "Opposer") is a limited liability company organized under the laws of the State of Connecticut, with business addresses at 164 Park Lane, Trumbull, Connecticut, 06611, and 28 Hill Street, Bridgeport, Connecticut, 06606.

¹ The applicant La Pietra Thin Stone Veneers of Monroe, Inc. has also applied, wrongfully, to register a number of the other marks that R. Stone developed contemporaneously with the mark at issue here. R. Stone is in the process of filing notices of opposition to those registrations in other proceedings before the TTAB, on grounds similar to those stated in this notice, and intends to move to consolidate the various opposition proceedings, including 86491635 ("AUTUMN RIDGE"); 86491650 ("CARMEL HILL"); 86491661 ("CHATHAM BLEND"); 86492124 ("GLEN COVE"); 86492135 ("NORTH SHORE"); 86492141 ("OLD NEW ENGLAND"); 86492146 ("WESTCHESTER TAN"); and 86492160 ("NANTUCKET BLUE"), as well as possibly consolidating two currently unpublished application, 86492166 ("DUTCH BLEND"); and 86537233 ("COUNTRY FIELD STONE").

At all times relevant hereto, it has been in the business of, among other things, cutting and shaping raw granite into finished forms for use in construction, and supplying the finished stone to retailers and end-users.

2. Applicant La Pietra Thinstone Veneer of Monroe, Inc. ("La Pietra" or "Applicant") is a corporation organized under the laws of the State of Connecticut, with a place of business at 1106 Federal Road, Brookfield, Connecticut, 06804, and/or 600 Main Street, Monroe, Connecticut, 06468. For most of the time at issue in this proceeding, it was in the business of buying finished stone products from cutters and shapers such as R. Stone, and further cutting the stone into different finished forms known as "thin stone" or "thinstone veneer." More recently, La Pietra has also gone into the business of selling finished thin-stone veneer to retailers and end-users.

The Application Proceeding

3. On or about December 30, 2014, Applicant La Pietra filed an application in the United States Patent and Trademark Office to register "WESTCHESTER TAN" as a mark for "thin stone and veneer made from natural stone for use with fireplaces and interior/exterior walls" The application was assigned serial number 86492146 (the "Application"). The USPTO examiner approved the Application for publication on the principal register, and the Application was published for opposition on or about September 29, 2015. Opposer timely sought and was granted two extensions of time to oppose the registration, and the Application is currently open for opposition.

The Production and Use of Thin Stone Veneer

4. "Thin stone veneer" or "thin stone" of the sort referred to by the mark at issue in this opposition proceeding is a form of cut and shaped granite used in the construction and

appointment of buildings. It can be used, for example, as an exterior façade of a house, or to finish a specific element such as a chimney.

- 5. Thin stone is one of a variety of similar finished cuts of stone referred to in the industry as "veneers." Thin stone has been in use in construction for approximately the last twenty years, and has become particularly popular in the last decade. As the name suggests, thin stone differs from more traditional veneer cuts in that it is thinner than they are. Thin stone is typically 1.5 inches thick, while older veneer cuts can be as much as 4 to 6 inches thick. This greater thinness makes thin stone lighter than traditional veneer cuts, and therefore particularly suitable in applications calling for lighter building materials.
- 6. Finished granite used in building, including thin stone and other veneer cuts, is created by drawing raw stone from a quarry and then cutting and finishing the stone with machines.
- 7. Creating thin stone from raw granite requires at least two processing steps after quarrying. The first step which is common to all finished varieties of granite for building is to cut and shape the raw, as-quarried slabs of stone with a device known as a "guillotine." Guillotining produces finished granite in a variety of shapes, including a traditional, 4- to 6-inch thick veneer cut known as "full-bed stone" or "dimensional stone." This full-bed or dimensional stone is itself a finished building material sold to builders and end-users in that form.
- 8. Finished full-bed or dimensional stone may also be put through a second step, however, to create thin stone. This second step consists of cutting the stone with a separate piece of equipment known as a "thin-stone saw" that can cut granite more thinly than a guillotine can.

9. Full-bed stone, thin stone, and many other finished cuts are often sold to retailers, builders, and other end-users under trademarks that, in addition to designating the producer, refer to specific colors and textures of available stone. Typically, these names are consistent across multiple cuts or shapes of finished stone produced by the same supplier. As relevant here, for example, R. Stone uses the mark WESTCHESTER TAN to refer to both full-bed stone and thin stone that it produces with a distinctive color and texture common to both.

The Establishment of the Opposer R. Stone, Its Creation of the Mark, and the Development of Its Business Relationship with Applicant La Pietra

- 10. The members of R. Stone are Rudolph Mobilio and Douglas Woudenberg. Mr. Mobilio and Mr. Woudenberg are experienced stone buyers and cutters who had previously worked together for many years in a similar business operated in Fairfield, Connecticut by nonparty Fairfield Stone & Landscape Supply, LLC ("Fairfield Stone").
- 11. For much of the time that Mr. Mobilio and Mr. Woudenberg were employed at Fairfield Stone, La Pietra served as a vendor or subcontractor to Fairfield Stone. During its engagement as a vendor or subcontractor to Fairfield Stone, La Pietra owned a thin-stone saw, while Fairfield Stone did not. Fairfield Stone engaged La Pietra to cut Fairfield Stone's full-bed stone into thin stone for further resale, providing La Pietra with space at Fairfield Stone's facility to do so. La Pietra did not buy the raw stone for cutting nor did it perform the guillotining, both of which were done by Fairfield Stone.
- 12. In or about the winter of 2010-11, Fairfield Stone acquired a thin-stone saw of its own, began to cut thin stone itself, and ceased its relationship with La Pietra.

- 13. In or about January, 2011, Fairfield Stone also terminated Mr. Mobilio's employment. As a result, he and Mr. Woudenberg decided to go into the business of cutting and supplying stone together. On February 4, 2011, they formed R. Stone, which acquired a guillotine and began to negotiate for the purchase of raw granite from quarries with which Mr. Mobilio had contacts through his past work in the stone industry.
- 14. Because R. Stone wished to sell thin stone, among other finished stone products, but did not own a thin-stone saw, Mr. Mobilio approached La Pietra's principals Marcio and Fabio Figueiredo, with whom he was acquainted from his time at Fairfield Stone, about an arrangement in which La Pietra would locate its thin-stone saw on site already identified by R. Stone in Oxford, Connecticut, and cut thin stone there.
- 15. At this time, R. Stone created product names for the different colors and textures of finished stone that it intended to sell. These product names were fanciful and largely drew upon personal experiences of Mr. Mobilio's and Mr. Woudenberg's unknown to La Pietra or its principals, including things such as their nicknames, or connections they felt to places in coastal New York or Massachusetts. The mark at issue in this proceeding, for example, WESTCHESTER TAN, reflects Mr. Mobilio's and Mr. Woudenberg's interest in Westchester County, New York.
- 16. In or about February, 2011, R. Stone and La Pietra entered into an oral agreement (the "Agreement") whereby R. Stone would locate its thin-stone saw on the site R. Stone had previously secured in Oxford, with La Pietra occupying the interior of a building on the site and R. Stone occupying the yard. R. Stone would sell guillotined and shaped stone, typically in full-bed form, to La Pietra, at pre-agreed prices, and under the product names R. Stone had previously developed, including the mark at issue here, WESTCHESTER

TAN. La Pietra would further process the stone into finished thin-stone veneer products, in specifications and quantities needed to fulfill orders for R. Stone's customers, and then sell the finished products back to R. Stone at pre-agreed prices.

- 17. The parties further agreed that R. Stone would supply additional stone to La Pietra and temporarily license La Pietra to sell thin-stone veneers to others under R. Stone's marks, including the mark at issue here, WESTCHESTER TAN, within an agreed-upon territory. More specifically, the parties agreed that R. Stone would give La Pietra a temporary, exclusive license to sell thin-stone veneers in New England under R. Stone's WESTCHESTER TAN mark and other R. Stone marks, apart from previously established customers of R. Stone in the State of Connecticut, while R. Stone would retain for itself exclusively the right to sell under the marks in other locations.
- 18. The parties further agreed to jointly create a website (hosted at www.netsveneers.com) and a Facebook account under the trade name NorthEast Thin Stone Veneers to help promote the products, and that R. Stone would permit the WESTCHESTER TAN mark and R. Stone's other marks temporarily to be used on that website and Facebook page and in certain printed marketing material to promote sales of the products, with R. Stone and La Pietra each being identified as distributors of the products in the their respective territories.

The Opposer R. Stone's Unambiguous and Unchallenged First Use of the Mark in Commerce, Including in Routine Sales to the Applicant La Pietra Itself

19. At the inception of its business in early 2011, R. Stone created display racks for the thin stone veneer products it intended to sell. A photograph of such a rack is attached hereto as Exhibit A. The racks contained specimens of the various products in R. Stone's portfolio, labeled with the marks R. Stone had created, including the WESTCHESTER TAN mark at issue in this proceeding. R. Stone brought the display racks to supply yards and other retailers so that builders and potential end-users or consumers could see the stone, and become familiar with the products and the marks, before ordering.

- 20. Furthermore, from the inception of the business in February 2011, R. Stone promoted products under its WESTCHESTER TAN mark and its other marks in printed marketing materials, initially including a flyer using trade name NorthEast Thin Stone Veneers in the spring of 2011, an example of which is attached hereto as Exhibit B, and thereafter principally in brochures using the name R. Stone, examples of which are attached hereto as Exhibits C and D.
- 21. R. Stone made its first sales of stone under the WESTCHESTER TAN mark at least as early as February, 2011. It cut and shaped stone for WESTCHESTER TAN products on its guillotine, and sold 46.13 tons of WESTCHESTER TAN to La Pietra on or about February 25, 2011. Attached hereto as Exhibit E is an invoice from R. Stone to L Pietra for that sale, which specifically identifies the product sold by the mark WESTCHESTER TAN. R. Stone also received and filled customer orders at least as early as March, 2011 for stone under the WESTCHESTER TAN mark. Attached hereto as Exhibits F and G are copies of invoices and underlying order documents for sales of WESTCHESTER TAN products to GFX Site Development Inc. of Port Chester, New York on March 22, 2011 and April 1, 2011, respectively.
- 22. R. Stone has continued to market, produce, and sell stone under the WESTCHESTER TAN mark without interruption since those first promotions, orders, and sales.
- 23. For several years following those first promotions, orders, and sales of products under the WESTCHESTER TAN mark from early 2011 until at least the autumn of 2013, La

Pietra routinely purchased stone from R. Stone under the WESTCHESTER TAN mark without asserting any claim of its own to the mark. La Pietra's stone-cutting capacity was almost entirely occupied with the stone it bought from and sold back to R. Stone, and to the extent La Pietra marketed products under its license to use the WESTCHESTER TAN mark or made sales of such products, it always produced those products from finished stone that it obtained from R. Stone that was already identified by the WESTCHESTER TAN mark. La Pietra did not buy any raw stone for such production, nor did it cut and shape stone with a guillotine.

La Pietra's Attempts to Hijack the Mark

24. In or about the autumn of 2013, however, La Pietra began progressively to renege on the parties' arrangement for the production and marketing of products under R. Stone's WESTCHESTER TAN mark and R. Stone's other marks. La Pietra began to delay the production of thin stone for R. Stone, and made false statements to R. Stone's customers and others in the industry that R. Stone would be unable to maintain production levels. Eventually, in the autumn of 2014, it progressed to hijacking the marks outright. It ceased processing thin stone for R. Stone's name from the NorthEast Thin Stone Veneers website, and renamed the NorthEast Thin Stone Veneers Facebook account to "La Pietra Thin Stone Veneers." La Pietra began and has continued to produce and market thin stone products made from stone that La Pietra acquires elsewhere, under R. Stone's WESTCHESTER TAN mark and other marks, including producing nearly identical copies of R. Stone's printed marketing materials that simply substitute La Pietra's name for R. Stone's. The brochure attached hereto as Exhibit H, for example, is a brazen copy

of the brochure in Exhibit D that R. Stone has long used to promote the WESTCHESTER TAN mark. That hijacking campaign has culminated in the bad-faith registration application that R. Stone opposes here.

Injury to the Opposer

- 25. R. Stone believes that it will be damaged by the registration of La Pietra's registration of the WESTCHESTER TAN mark and by La Pietra's continued use of the mark.
- 26. La Pietra's registration of the mark and continued use of the mark is likely to confuse customers about the origin of the La Pietra's goods. In fact, La Pietra deliberately fosters such a false association between its goods and R. Stone's goods by advertising and promoting its goods as WESTCHESTER TAN and seeking to take advantage of the good will, reputation, and following enjoyed by R. Stone's goods.
- 27. The resulting confusion is likely to diminish R. Stone's success in marketing and selling thin-stone products, as well as ultimately to tarnish the WESTCHESTER TAN mark itself.

FIRST GROUND OF OPPOSITION (likelihood of confusion)

- 28. The Opposer hereby repeats and realleges each and every allegation set forth in paragraphs 1 through 27 of this Notice of Opposition as if set forth fully herein.
- 29. The WESTCHESTER TAN mark is identical to a mark previously used in the United States by another and not abandoned – to wit, the Opposer's WESTCHESTER TAN mark – and is therefore likely, when used on or in connection with the Applicant's goods, to cause confusion, or to cause mistake, or to deceive. Therefore the Applicant's registration of the mark should be denied.

SECOND GROUND OF OPPOSITION (applicant not the owner of the mark)

- 30. The Opposer hereby repeats and realleges each and every allegation set forth in paragraphs 1 through 29 of this Notice of Opposition as if set forth fully herein.
- 31. The Applicant is not, and was not, at the time of the filing of its application for registration, the rightful owner of the WESTCHESTER TAN mark it seeks to register. Rather, the rightful owner is and was the Opposer. Therefore the Applicant's registration of the mark should be denied.

<u>THIRD GROUND OF OPPOSITION</u> (fraud in prosecuting the application for registration)

- 32. The Opposer hereby repeats and realleges each and every allegation set forth in paragraphs 1 through 31 of this Notice of Opposition as if set forth fully herein.
- 33. The Applicant's representation to the PTO, in the Application, that the first use of the WESTCHESTER TAN mark in commerce was on January 1, 2011 is false, inasmuch as the mark was not created until some weeks later, and, even when it was created, was created and used by the Opposer, not the Applicant.
- 34. The Applicant's false representation is material to the Application, inasmuch as it goes directly to when the mark sought to be registered was first used in commerce and by whom, and had the examiner known the true facts disguised by the Applicant's misrepresentation that the Applicant was not the first to use the WESTCHESTER TAN mark in commerce, much less at the time the Applicant claimed to have used it the PTO would not have approved the application for publication.

- 35. The Applicant knew the representation was false when the Applicant made it, and the Applicant made the representation deliberately, in order to induce the PTO to conduct proceedings on the Application, and ultimately to issue the requested registration.
- 36. The Applicant's false representation to the PTO constitutes fraud, and therefore the requested registration should be denied.

WHEREFORE, the Opposer requests that this Notice of Opposition be adjudicated in its favor, and that the registration sought in the application bearing serial number 86492146 be DENIED. Dated: November 19, 2015

Respectfully Submitted,

Adam S. Mocciolo James T. Shearin Sharon K. Freilich PULLMAN & COMLEY, LLC 850 Main Street P.O. Box 7006 Bridgeport, CT 06601 (203) 330-2000 amocciolo@pullcom.com jtshearin@pullcom.com sfreilich@pullcom.com

Attorneys for Opposer R. Stone Co., LLC

CERTIFICATE OF ELECTRONIC FILING

I hereby certify that this Notice of Opposition to trademark application serial no. 86492146 on the primary register for the mark WESTCHESTER TAN is being electronically filed today, November 19, 2015 on the Electronic System for Trademark Trials and Appeals for the United States Patent and Trademark Office.

Adam S. Mocciolo

CERTIFICATE OF SERVICE

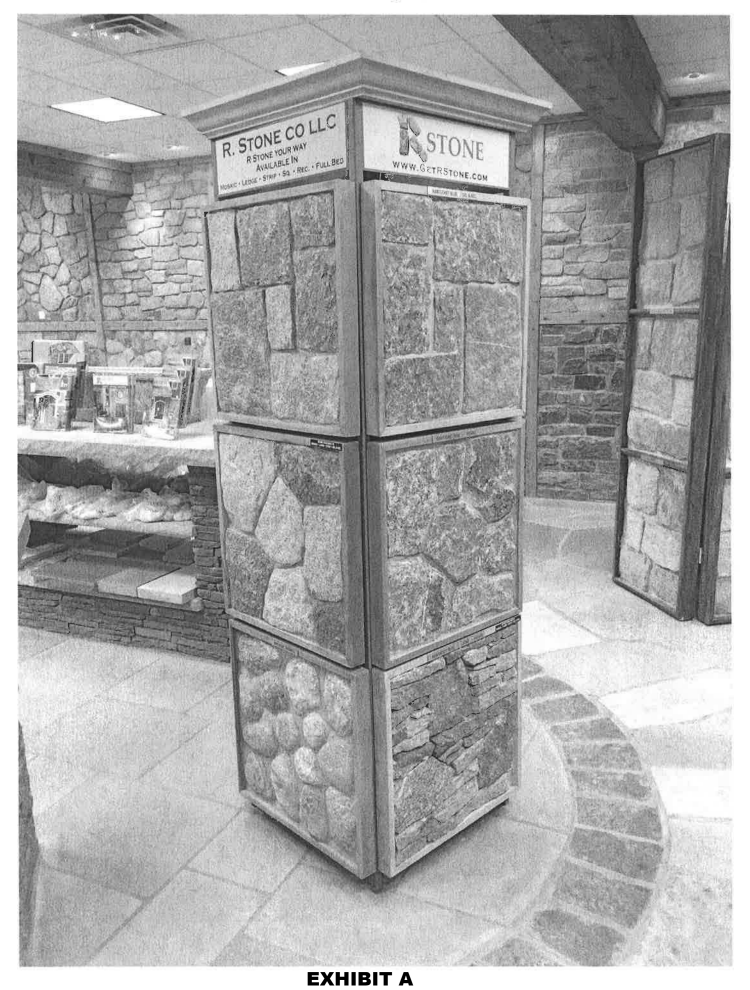
The undersigned certifies that a true and correct copy of the foregoing Notice of Opposition to trademark application serial no. 86492146 on the primary register for the mark WESTCHESTER TAN was served on Registrant by mailing, postage prepaid, on the date of filing, via U.S. Certified Mail, return receipt requested, to the address of record listed for application serial no. 86492146 on the USPTO's database:

Michael Beers Coleman & MacDonald Law Office 325 Central Street Saugus, MA 01906

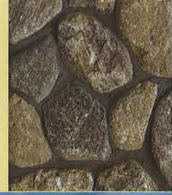
Adam S. Mocciolo

Page 12 of 12

10/12/2015









Stone From New England



www.netsveneers.com

203-880-5020 Ехнівіт в



Product Availability



Autumn Ridge LMSR



Glen Cove LMSR



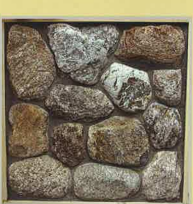
Carmel Hill L M S R



CT River Rounds M



Chatham Blend LMSR



CT Small Rounds M





Dutch Blend S



Old New England L M S R



Country Fieldstone LM



Cobblestone



Nantucket Blue L M



Westchester Tan L M S R



NATIVE. NATURAL. BEAUTIFUL.

WE HARVEST THE FINEST STONE New England has to offer. Then we offer it to you.





STRIP



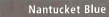
MOSAIC

River Rounds



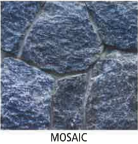
SQ & RECT

Small Rounds





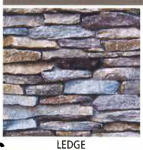
STRIP



LEDGE

SQ & RECT

Country Fieldstone



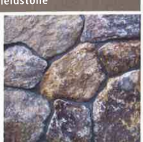
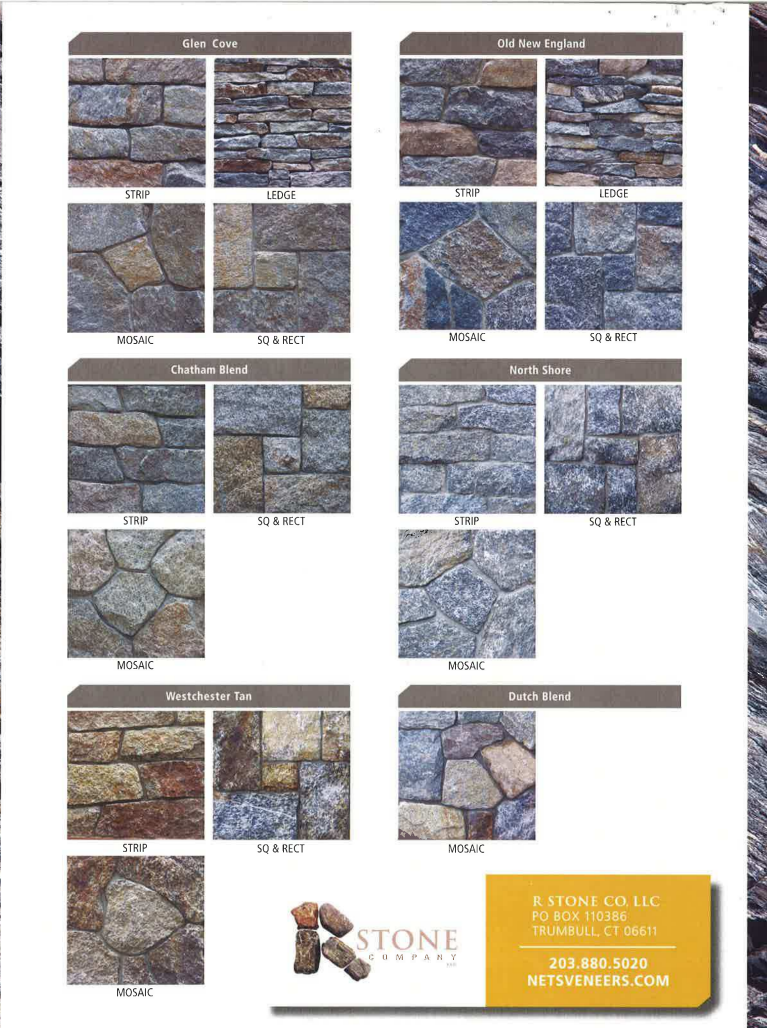


EXHIBIT C

MOSAIC



@ 2011 R Stone Company, LLC, Stone is a natural product color and pattern may vary



NATIVE. NATURAL. BEAUTIFUL.

Petes

Sate Bar

We harvest the finest stone New England has to offer.





Autumn Ridge



LEDGE



MOSAIC



SQUARE & REC



STRIP

Carmel Hill



LEDGE



MOSAIC

MOSAIC



SQUARE & REC

STRIP

Chatham Blend



LEDGE

Country Field Stone



LEDGE



MOSAIC



SQUARE & REC

STRIP



Glen Cove







MOSAIC



SQUARE & REC



STRIP

Maple Wood





MOSAIC



SQUARE & REC

STRIP





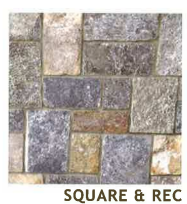
Old New England



LEDGE



MOSAIC





VISIT WWW.GETRSTONE.COM

Westchester Tan



LEDGE



MOSAIC



SQUARE & REC



STRIP

Nantucket Blue





MOSAIC



SQUARE & REC



STRIP



Dutch Blend Ledge





Pennsylvania Ledge

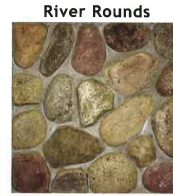


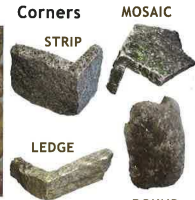
CT Small Rounds



Natural Rounds







ROUND



R Stone Your Way

The R Stone team has been working with stone for over 30 years. Stone is our business. It's what we know. R Stone products come from quarries, mountains, fields and woodlands throughout New England. We use hands-on experience to ensure superior quality, selecting stones for their natural colors, variations and other beautifully unique characteristics. We capture the best New England has to offer. Our employees bring years of experience in the field and stone industry, strengthening our commitment to quality customer service.

R Stone has everything you need for innovative and unique interior and exterior residential, commercial and landscape applications. Whether you're a homeowner, architect, builder, or contractor, our natural stone products will help you realize your vision to create something remarkable. Natural stone is simple to care for, has an appearance that literally improves with age and can last a lifetime. R Stone can work with you to make custom blends designed to your liking.



Connecticut River Rounds



Country Fieldstone Mosaic



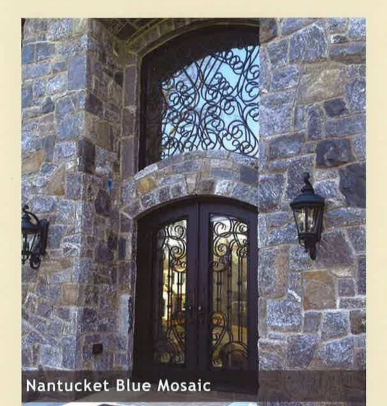
Available at:

Our Thinstone line is also available in full-bed 4"-6" veneer.

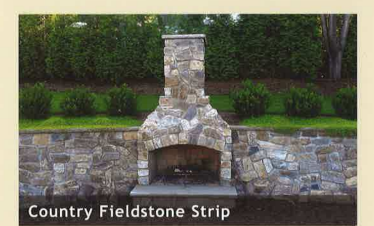








STONE



All display boards in this brochure and at dealer locations have been professionally shaped and trimmed to maintain joint size. Finished applications are at the discretion of the property owner and installing contractor.

R Stone Co. produces our product from natural stone. It is provided to you "as is" without warranty of any kind as definite variations in color, texture, and size will occur in all natural stone. Samples, brochures, photos, and digital images may differ from the stone you actually receive.

For best results, please blend all material before installation when multiple pallets are being used. Use of chemicals or acid cleaners is not recommended. User accepts all responsibility if a "dry stack" application is performed on any exterior project.

Front Cover: Country Fieldstone Ledge and Mosaic Blend

R STONE CO PO BOX 110386 TRUMBULL, CT 06611 Phone 203.880.5020 Fax 203.880.5021 GETRSTONE.COM R. Stone Co., LLC P.O. Box 110386 Trumbull, Ct. 06611 (203) 880-5020

Invoice

Date	Invoice #		
2/25/2011	196		

Bill To

LaPietra 600 Main Street Monroe, Ct. 06468

					Ē	P.O. Number	Terms
							Net 30
Quantity	U/M		Description	Item Co	de	Price Each	Amount
24.33 21.8	ton	Veneer Slabs		Westchester Tan Westchester Tan		55.00	1,338.15 1,199.00
[hank you for y	your busine	ess.			Payment	s/Credits	-\$2,537.1
No Returns After 30) Days				Balanc	e Due	\$0.00

01/2011

R. Stone Co., LLC P.O. Box 110386 Trumbull, Ct. 06611 (203) 880-5020

Invoice

Date	Invoice #
3/22/2011	178

4- 3 11

Ship To

Bill To

GFX Site Development Inc. 23 Halstead Ave. Port Chester, NY 10573

				1	P.O. Number	Terms
					P/S #698718	
Quantity	U/M	Description		Item Code	Price Each	Amount
70	sqft linft	Westchester Tan Westchester Tan Sales Tax	и }.	Strip Flats Strip Corners	9.00 15.00 6.00%	630.00T 675.00T 78.30
Thank you fo	or your busir	ness.			Total	\$1,383.30

03/25/2011

Print | Close Window

Subject: New Order from Tom

From: archstone@optonline.net

- Date: Fri, Mar 04, 2011 2:38 pm
 - To: "Rudy Mobilio" <rudy@rstoneco.com>
 - Cc: lapietramonroe@hotmail.com

Customer: GFX Site Developers address: 149 Westchester Ave. Port Chester, NY Job Herz Residence Address to follow Larchmont NY

470 sq.ft Westchester 70% Gray and 30% Tan Flats 45 Lin ft of the same blend Crns Pricing 9.00 flats 13.00 crns 1 Del. Charge 150.00 C.O.D. Will have check on job. Ship when we go to sammarcó Please advise you received this fax Sent from my Verizon Wireless BlackBerry

Copyright © 2003-2011. All rights reserved.

~ Cur Chill

Shopping address bent

115t 698718 10ad Need to

NAME R	STAL	P. COLL	10 1	SHIP TO	COV E	Lo	Dri		
ADDRESS	01000	-, LU LL		INDUNEO	S.FX SI				
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R. Stone Co., LLC P.O. Box 110386 Trumbull, Ct. 06611 (203) 880-5020

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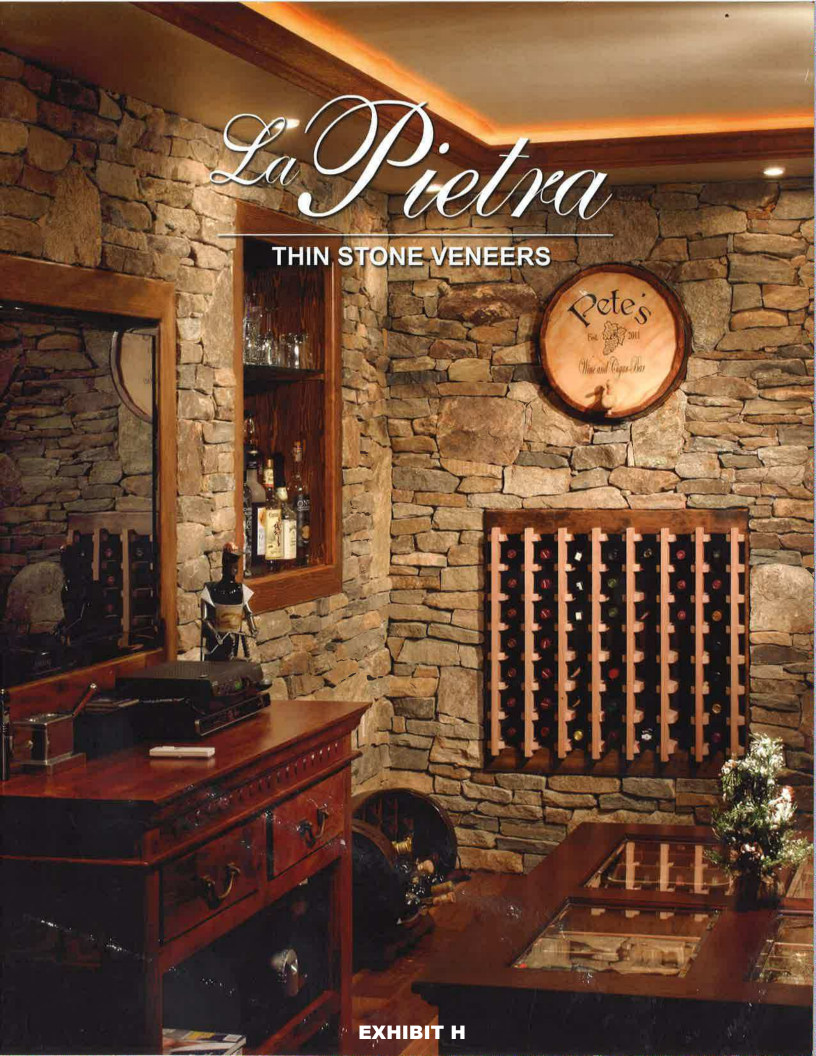
GFX Site Development Inc. 23 Halstead Ave. Port Chester, NY 10573

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VENEER COLOR VARIETIES Ledge Mosaic Square Strip Autumn Ridge Subscription Subscription Subscription









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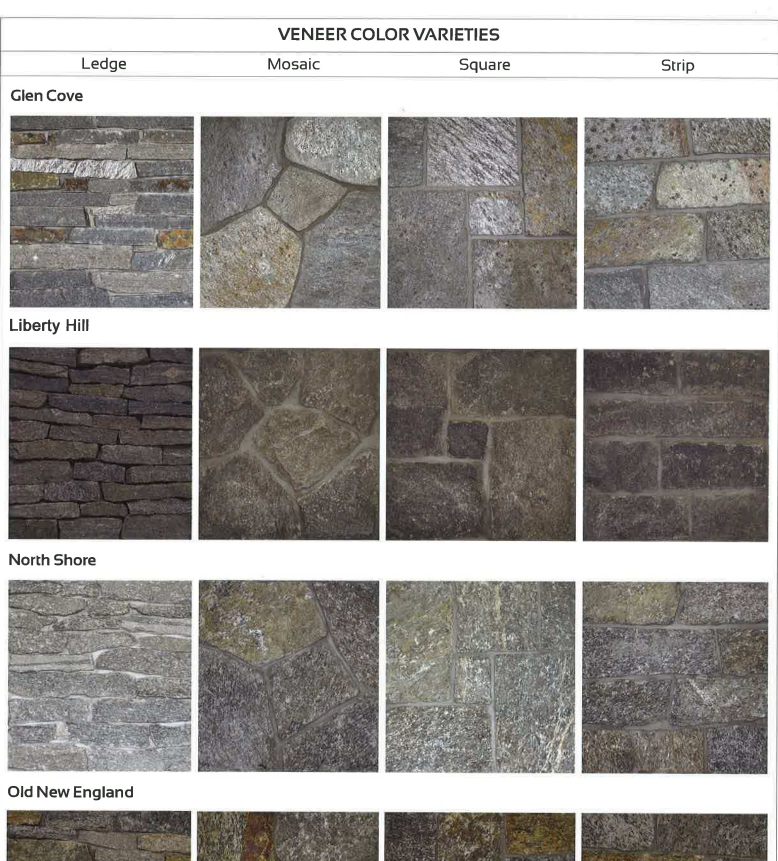


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Why Buy Our Thinstone? Here's Why:

Our stone is thinner, although durable enough to last a lifetime, making it more affordable.

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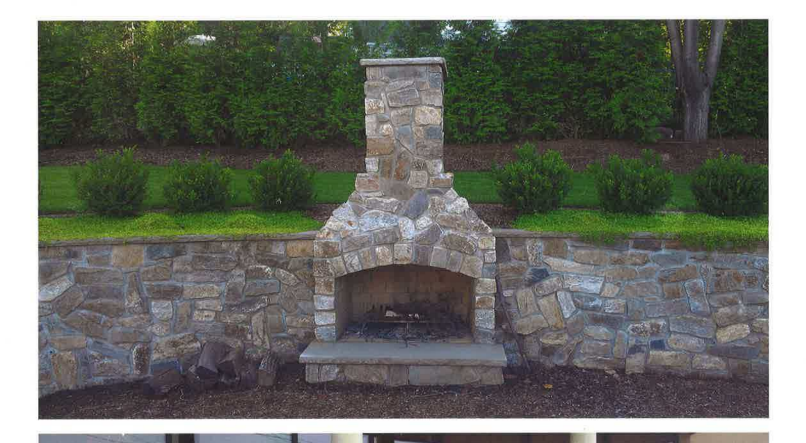
Thinner stone means more coverage for less!

With 100% natural stone you increase curb appeal to your home or customer impact to your business.

Natural beauty that lasts a lifetime.

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