## **Note To The File**

Serial Number: 87400281 Date: 06/21/2017 10:40 pm Created by: Vivian First

## **AINSWORTH**



Dear Vivian,

I refer to your email received 21 June 2017.

In order to overcome the objection raised and, in line with your suggestion, the Applicant agrees to delete the disclaimer of "AINSWORTH".

We trust that this will allow the application to proceed directly to acceptance and look forward to receiving official notification in due course.

Kind regards

Amber McKenna-Hill

From: First, Vivian [ mailto: Vivian.First@USPTO.GOV ]

**Sent:** Wednesday, 21 June 2017 12:37 PM **To:** AGTIP < AGTIP@agtslots.com >

Subject: AINSWORTH - Trademark Application Serial No. 87400281

The above application will be in condition for publication once the following issue is addressed.

## Disclaimer: The disclaimer of AINSWORTH is not required.

If the applicant would like to withdraw the disclaimer, please indicate so by reply e-mail and it will be withdrawn by examiner's amendment.

Thank you.

Vivian Micznik First

Trademark Attorney, Law Office 114

571-272-9159

Dear Ms First,

I confirm that Ms Amber McKenna-Hill has full authority to give instructions on behalf of Ainsworth Game Technology Limited in trademark related matters.

If you need any additional information please let me know.

Rgds

## David

Kind Regards,

David Greenslade General Counsel Ainsworth Game Technology Limited 10 Holker Street Newington NSW 2127 Australia

**direct ph:** +61 2 9739 8280 **fax:** +61 2 9648 4327

**mobile:** +61 (0) 419 285 779 **switchboard:** +61 2 9739 8000

email: david.greenslade@ainsworth.com.au

website: www.ainsworth.com.au

The information contained in or attached to this message is solely for the use of the intended addressee. If you are not an intended recipient, any use, disclosure or copying of this information is unauthorized and prohibited. The information contained herein is confidential and may be legally privileged. If you receive this message in error, please notify us immediately and delete all copies from your computer. A message mistakenly sent does not constitute a waiver of confidentiality or privilege. The information contained in this message is not an expressed view of AGT, or any of its subsidiaries, unless clearly stated to be so.

From: Amber McKenna-Hill

Sent: Thursday, June 22, 2017 11:58 AM

**To:** First, Vivian < <u>Vivian.First@USPTO.GOV</u> > **Cc:** David Greenslade < <u>DGreenslade@agtslots.com</u> >

Subject: RE: JACKPOT KINGDOM - Trademark Application Serial No. 87387832

Dear Vivian,

I copy herewith Mr David Greenslade, General Counsel for the Applicant.

David can confirm that this amendment is acceptable.

Kind regards

Amber McKenna-Hill

From: First, Vivian [ mailto: Vivian. First@USPTO.GOV ]

**Sent:** Thursday, 22 June 2017 11:55 AM

To: Amber McKenna-Hill < AHill@agtslots.com >

Subject: RE: JACKPOT KINGDOM - Trademark Application Serial No. 87387832

Thank you, Ms. McKenna-Hill.

Unfortunately, as per TMEP section 611.04, I am only able to accept an amendment to the application that is authorized by someone with legal authority to bind the applicant, or a legal representative designated by the applicant.

If a member of the LLC is available to confirm the amendment, I can enter the change.

In the alternative, I can send a priority action so that a response can be filed by someone with the required authority.

Please advise as to the option that you prefer.

Vivian Micznik First

Trademark Attorney, Law Office 114

571-272-9159

From: Amber McKenna-Hill [ mailto:AHill@agtslots.com ]

Sent: Wednesday, June 21, 2017 5:56 PM

To: First, Vivian < <u>Vivian.First@USPTO.GOV</u> >

Subject: RE: JACKPOT KINGDOM - Trademark Application Serial No. 87387832

Dear Vivian,

I am an IP Consultant to Ainsworth Game Technology Limited.

Kind regards

Amber McKenna-Hill

From: First, Vivian [ mailto: Vivian. First@USPTO.GOV ]

**Sent:** Thursday, 22 June 2017 4:19 AM

To: Amber McKenna-Hill < AHill@agtslots.com >

Subject: RE: JACKPOT KINGDOM - Trademark Application Serial No. 87387832

Thank you for your response. Please specify your title in the applicant's entity to confirm that you have authority to bind the applicant.

Thank you.

Vivian Micznik First

Trademark Attorney, Law Office 114

571-272-9159

From: Amber McKenna-Hill [ mailto:AHill@agtslots.com ]

Sent: Tuesday, June 20, 2017 11:11 PM

**To:** First, Vivian < <u>Vivian.First@USPTO.GOV</u> >; AGTIP < <u>AGTIP@agtslots.com</u> > **Subject:** RE: JACKPOT KINGDOM - Trademark Application Serial No. 87387832

Dear Vivian,

I refer to your email received 21 June 2017.

In order to overcome the objection raised and, in line with your suggestion, the Applicant agrees to add a disclaimer to the application as follows:

**Disclaimer:** No claim is made to the exclusive right to use JACKPOT apart from the mark as shown

We trust that this will allow the application to proceed directly to acceptance and look forward to receiving official notification in due course.

Kind regards

Amber McKenna-Hill

From: First, Vivian [mailto:Vivian.First@USPTO.GOV]

**Sent:** Wednesday, 21 June 2017 12:18 PM **To:** AGTIP < <u>AGTIP@agtslots.com</u> >

Subject: JACKPOT KINGDOM - Trademark Application Serial No. 87387832

The above application will be in condition for publication once a disclaimer of the descriptive word JACKPOT is entered into the record.

The disclaimer will read as follows: "No claim is made to the exclusive right to use JACKPOT apart from the mark as shown."

If this disclaimer is acceptable, please indicate so by reply email and it will be entered into the record by examiner's amendment.

Thank you.

Vivian Micznik First

Trademark Attorney, Law Office 114

571-272-9159