53(2)	Deacons	The limitation of the right to alter a trade mark registration to only name and address does not accord with overseas practice.	provides that a registered
	ITMP	Second response Either section 50(3)(a) should be deleted or a corresponding clause should be inserted to permit alteration of registered trade mark. Alteration on just the name and	• No amendment is required.
		address of owner is too restrictive.	• The purpose is to avoid arguments on what could be amended. Mirrored in Clause 44 as well. The Hong Kong approach is mirrored in the UK Trade Marks Act and the Singapore Trade Marks Act.
55(6)	LSD	New. What if a person has acted on the incorrect entry and has suffered damages? Is the Registrar not liable even in tort? Should clause 74 also be reviewed?	-