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Novack and Macey Wins Judgment for Sears Holdings Management Corp.

JULY 16TH, 2013



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Novack and Macey LLP attorneys [Eric N. Macey](#), [Courtney D. Tedrowe](#) and [Alexander L. Berg](#) defeated an attempt by Prime United Inc. to vacate an arbitration award that Novack and Macey obtained for its client Sears Holdings Management Corporation. [Opinion and Order](#).

Prime United, an importer, brought claims in arbitration against Sears for breach of a contract to purchase footwear. Sears promptly asserted counterclaims against Prime United and, following an arbitration hearing, an award was entered in favor of Sears. Prime United then attempted to vacate the award in the U.S. District Court for the Northern District of Illinois, contending that the arbitrator had exceeded its authority.

In a Memorandum Opinion and Order entered on July 16, 2013, Judge John J. Tharp, Jr. completely rejected Prime United's arguments and entered a monetary judgment in favor of Sears, including post-judgment interest.

For more information, contact Mr. Macey, Mr. Tedrowe and Mr. Berg at 312.419.6900.