

ESTTA Tracking number: **ESTTA201983**

Filing date: **04/01/2008**

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

Proceeding	91182589
Party	Defendant Bodegas Portia, S.L.
Correspondence Address	Laurel V. Dineff Dineff Trademark Law Limited 160 North Wacker Drive Chicago, IL 60606 UNITED STATES
Submission	Answer
Filer's Name	Justin R. Young
Filer's e-mail	tmlaw@dineff.com, ralpert@ladas.com
Signature	/justinryoung/
Date	04/01/2008
Attachments	Portia Plena.pdf (3 pages)(11295 bytes)

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

Viñedos y Bodegas Corpora S.A.)	
Opposer)	Opposition No.: 91182589
v.)	Serial No.: 79/032492
Bodegas Portia, S.L.)	
Applicant)	

Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

APPLICANT’S ANSWER TO NOTICE OF OPPOSITION

Applicant, Bodegas Portia, S.L. (Applicant), for its answer to the Notice of Opposition filed by Viñedos y Bodegas Corpora S.A. (Opposer), against application for registration of Applicant’s trademark “PORTIA PLENA & DESIGN”, Serial No. 79/032492, filed October 20, 2006 and published in the Official Gazette of October 23, 2007, pleads and avers as follows:

1. Answering Paragraph 1 of the Notice of Opposition, Applicant does not have sufficient knowledge or information to form a belief as to the allegations contained therein and accordingly denies the allegations, leaving Opposer to its strict proof at trial.
2. Answering Paragraph 2 of the Notice of Opposition, Applicant does not have sufficient knowledge or information to form a belief as to the

allegations contained therein and accordingly denies the allegations, leaving Opposer to its strict proof at trial.

3. Answering Paragraph 3 of the Notice of Opposition, Applicant does not have sufficient knowledge or information to form a belief as to the allegations contained therein and accordingly denies the allegations, leaving Opposer to its strict proof at trial.
4. Answering Paragraph 4 of the Notice of Opposition, Applicant denies each and every allegation contained therein.

In view of the foregoing, Applicant contends that this opposition is groundless and baseless in fact; that Opposer has not shown wherein it will be, or is likely to be, damaged by the registration of Applicant's mark; that Applicant's mark is manifestly distinct from any alleged mark of the Opposer or any designation of the Opposer; that Applicant's mark and the goods covered thereby are different from Opposer's mark and Applicant prays that this Opposition be dismissed and that Applicant be granted registration of its trademark.

Bodegas Portia, S.L.
By and through they attorney



Justin R. Young
DINEFF TRADEMARK LAW LIMITED
160 N. Wacker
Chicago, Illinois 60606
Phone (312) 338-1000
Facsimile (312) 338-1500
tmlaw@dineff.com

Dated: April 1, 2008

Certificate of Service

I hereby certify that, as agreed by the parties to the Opposition Proceeding No. 91182589, a copy of the foregoing APPLICANT'S ANSWER TO NOTICE OF OPPOSITION was served upon Mr. Robert Alpert, Attorney for Opposer, at his address of record by email on this date April 1, 2008.



Justin R. Young
DINEFF TRADEMARK LAW LIMITED
160 N. Wacker Drive .
Chicago, Illinois 60606
(312) 338 -1000