

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

In the matter of trademark application: Serial No.....77794337
Opposition Number.....91194544

Bass Pro Intellectual Property, LLC and Bass Pro Outdoor World, LLC,
Opposer,
v.
Wayne Lee Hauser Jr.,
Applicant.

APPLICANT/REGISTRANT'S INITIAL DISCLOSURES

Pursuant to Federal Rule of Civil Procedure 26(a)(1), Applicant, Wayne Lee Hauser Jr., provides his initial disclosures as follows:

(1)(A) The name and, if known, the address and telephone number of each individual likely to have discoverable information that the disclosing party may use to support its claims or defenses identifying the subjects of the information.

Wayne Lee Hauser Jr.
150 Pinnacle Shores Drive
Mooresville, NC 28117
Telephone: (704) 799-7834
Whau123@aol.com

Mr. Hauser has knowledge of the development, creation and selection of the BassBite.com trademark. Mr. Hauser also has knowledge of the sales, business and marketing of the web-site bearing the BassBite.com mark along with knowledge of the planning and future expansion of the use of the BassBite.com mark.

Ariana Gallisa
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Ms. Gallisa has knowledge of the position held by Bass Pro Intellectual Property, LLC and Bass Pro Outdoor World, LLC.

Johnny Morris
Bass Pro Shops, LLC
2500 E. Kearney
Springfield, MO 65898-0123
Telephone: 1-800-227-7776

Mr. Morris is the founder of Bass Pro Shops, LLC and has in depth knowledge of their original logo development processes.



07-26-2010

(1)(B) A copy of, or description by category and location of, all documents, data compilations, and tangible things that are in the possession, custody, or control of the opposing party and that the disclosing party may use to support its claims.

Color logos of the parties' respective trademarks.

Opposition's, trademark application and other documents filed in connection therewith with the U.S.P.T.O.

Opposition's business plan, models and projections.

Internal correspondence.

Through discovery and other investigations, Applicant may designate other documents which support his claim and/or defenses.

Because discovery is ongoing, Applicant reserves the right to supplement these disclosures.

(1)(C) A computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary material, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to the counsel of record on July 21, 2010 via e-mail. :

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RESPECTFULLY SUBMITTED BY:

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