

BLAZIER CHRISTENSEN BIGELOW & VIRR

A PROFESSIONAL CORPORATION
ATTORNEYS AND COUNSELORS

JOHN C. BLAZIER
FLEUR A. CHRISTENSEN
BRUCE BIGELOW*
THOMAS F. VIRR**
JUSTIN M. WELCH
TREVOR G. GREEN
JEREMY A. ROYAL
JULIE K. PLOWMAN

221 WEST SIXTH STREET, SUITE 2000
AUSTIN, TEXAS 78701

WWW.BLAZIERLAW.COM

TELEPHONE (512) 476-2622
FACSIMILE (512) 476-8685

* BOARD CERTIFIED-ADMINISTRATIVE LAW, TEXAS BOARD OF LEGAL SPECIALIZATION
** BOARD CERTIFIED-TAX LAW, TEXAS BOARD OF LEGAL SPECIALIZATION

writer's direct e-mail: jwelch@blazierlaw.com

August 10, 2010

U.S. Patent and Trademark Office
Trademark Trial and Appeal Board
P. O. Box 1451
Alexandria, VA 22313-1451

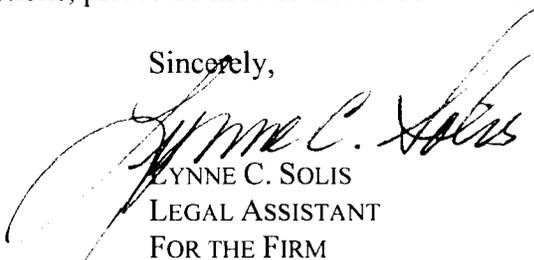
Re: *In re Application of Alice Dendinger Alliance Group, L.L.C.*
Serial No.: 76/697692

Dear Sir/Madam:

Enclosed are an original and three (3) copies of the Answer in Opposition filed by Alice Dendinger Alliance Group, L.L.C. Please return the extra copies file-stamped to us in the enclosed, pre-addressed, stamped envelope.

Should you have any questions, please do not hesitate to contact us.

Sincerely,



LYNNE C. SOLIS
LEGAL ASSISTANT
FOR THE FIRM

ENCLOSURES: AS STATED



08-12-2010

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

In re Application of: Alice Dendinger Alliance Group, L.L.C.

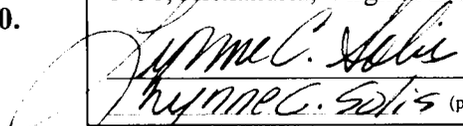
Serial No.: 76/697692.

Filed: June 1, 2009.

Mark: **TIMELINE TRAINING.**

Published for Opposition: April 27, 2010.

I hereby certify that this correspondence is, on the date shown below, being deposited with the U.S. Postal Service with sufficient postage as first class mail, in an envelope addressed to the Commissioner of Trademarks, P.O. Box 1451, Alexandria, Virginia 22313-1451


Samuel C. Solis (printed name) 8-10-10 Date

EVERETT W. JAMES,
Opposer,

v.

ALICE DENDINGER ALLIANCE GROUP, L.L.C.,
Applicant,

§
§
§
§
§
§
§
§

OPPOSITION NUMBER:

91195527

ANSWER TO OPPOSITION

COMES NOW, APPLICANT, Alice Dendinger Alliance Group, L.L.C. ("Dendinger"), and file this her Answer to the Notice of Opposition filed by Everett W. James ("James"), and in support will show as follows:

1. As allowed by TBMP 311.02(a), Applicant generally denies those allegations of James' Notice of Opposition, except to the extent expressly addressed below.
2. Applicant lacks information, sufficient or otherwise, to admit or deny the following allegations in James' Notice of Opposition:
 - a) That Everett W. James is also known as Tad James or that his business address is as claimed;

- b) That Opposer owns the trademarks set forth in paragraph one;
 - c) Those allegations set forth in paragraphs two through four, six through fourteen, and 28; and,
 - d) Those allegations in paragraph 23 with the exception of the final clause beginning at “so that they are likely . . .” which Applicant denies.
3. Applicant admits the following allegations:
- a) Those in paragraphs 14 through 16; and,
 - b) The first sentence of paragraph 21.

PRAYER

WHEREFORE, Applicant prays that following consideration of the pleadings and evidence submitted in the case, that the opposition be dismissed with prejudice and that Applicant be granted registration of its trademark.

Respectfully submitted,

By: _____


Justin M. Welch
State Bar No. 24003876
Attorney for Applicant

a member of the Firm of:

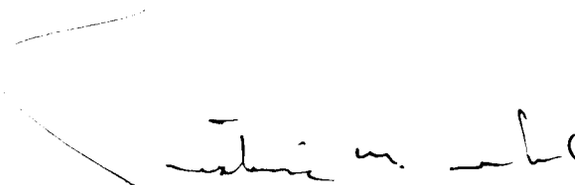
**BLAZIER, CHRISTENSEN, BIGELOW
& VIRR, P.C.**

ATTORNEYS & COUNSELORS AT LAW
221 West 6th Street, Suite 2000
Austin, Texas 78701
Telephone: 512-476-2622
Facsimile: 512-476-8685
Email: jwelch@blazierlaw.com

CERTIFICATE OF SERVICE

The undersigned represents that a true and correct copy of the foregoing document was transmitted to those individuals set forth below pursuant to TBMP 311.01(c) on this the 10TH day of August, 2010, by electronic notification or in the manner so indicated.

Martin E. Hsia
Cades Cschutte, L.L.P.
1000 Bishop Street, Suite 1200
Honolulu, Hawaii 96813
Via certified mail



Justin M. Welch