

ESTTA Tracking number: **ESTTA587607**

Filing date: **02/17/2014**

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

Proceeding	91214454
Party	Defendant Alpha Omega Epsilon, Inc.
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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

OMEGA, S.A.,

OPPOSER,

v.

ALPHA OMEGA EPSILON, INC.

APPLICANT.

Opposition No. 91214454

Serial No. 85/855839

ANSWER TO NOTICE OF OPPOSITION

Come the Applicant, Alpha Omega Epsilon, Inc. (“the AOE Sorority”), by counsel, and in response to the Notice of Opposition filed by Omega, S.A. (Omega AG) (Omega Ltd.) (“Opposer”), the AOE Sorority submits the following:

1. The AOE Sorority denies the allegations of paragraph 1 of the Notice of Opposition.
2. The AOE Sorority lacks information sufficient to admit or deny the allegations of paragraph 2, and on that basis denies those allegations.
3. The AOE Sorority admits so much of the allegations of paragraph 3 of the Notice of Opposition as relate to Registration Number 25,036, Registration Number 578,041, and Registration Number 566,370 and denies each and every other allegation of said paragraph of the Notice of Opposition.
4. The AOE Sorority lacks information sufficient to admit or deny the allegations of paragraph 4 of the Notice of Opposition, and on that basis denies those allegations.
5. The AOE Sorority admits so much of the allegations of paragraph 5 of the Notice of Opposition as relate to Registration Number 25,036, Registration Number 578,041, and

Registration Number 566,370 and denies each and every other allegation of said paragraph of the Notice of Opposition.

6. The AOE Sorority denies the allegations of paragraph 6 of the Notice of Opposition.

7. The AOE Sorority lacks information sufficient to admit or deny the allegations of paragraphs 7 and 8 of the Notice of Opposition, and on that basis denies those allegations.

8. The AOE Sorority denies the allegations of paragraphs 9, 10, 11 and 12 of the Notice of Opposition.

9. The AOE Sorority lacks information sufficient to admit or deny the allegation of paragraph 13 of the Notice of Opposition, and on that basis denies that allegation.

10. The AOE Sorority denies the allegations of paragraphs 14 of the Notice of Opposition.

Wherefore, The AOE Sorority denies that Opposer will be damaged by registration of the ALPHA OMEGA EPSILON mark in International Class 025, and requests that this proceeding be dismissed.

/jackawheat/

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Counsel for Applicant

CERTIFICATE OF SERVICE AND ELECTRONIC SUBMISSION

I hereby certify that a true copy of this correspondence entitled ANSWER TO NOTICE OF OPPOSITION in Opposition No. 91214454 is being filed electronically with the U.S. Patent and Trademark Office using the ESTTA service, and deposited this 17th day of February, 2014 with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the following:

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