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

Proceeding	91219083
Party	Defendant Petit Cochon, KTK, LLC, Petit Cochon KTK LLC
Correspondence Address	Christopher J. Day Law Office of Christopher Day 9977 North 90th Street, Suite 155 Scottsdale, AZ 85258  chris@daylawfirm.com
Submission	Answer
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Date	12/08/2014
Attachments	86101426 Opposition Answer 1282014.pdf(14126 bytes )

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

*In re:*

Mark: LE PETIT COCHON  
Serial Nos.: 86101426, 86157900  
TTAB No.: 91219083  
Applicant: Petit Cochon, KTK, LLC

Petit Cochon, KTK, LLC ,  
**Applicant,**

**v.**

Les Trois Petits Cochons, Inc.,  
**Opposer.**

**ANSWER**

COMES NOW Applicant, Petit Cochon, KTK, LLC, and files this Answer to the Notice of Opposition filed with respect to the above referenced matter and answers as follows:

1. In response to paragraph 1. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
2. In response to paragraph 2. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
3. In response to paragraph 3. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.

4. In response to paragraph 4. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
5. In response to paragraph 5. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
6. In response to paragraph 6. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
7. In response to paragraph 7. of the Notice of Opposition, Applicant admits copies of registration certificates are attached to the Notice of Opposition as Exhibits A through E.
8. In response to paragraph 8. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
9. In response to paragraph 9. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
10. In response to paragraph 10. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
11. In response to paragraph 11. of the Notice of Opposition, Applicant does not have sufficient knowledge to form a belief, therefore denied.
12. In response to paragraph 12. of the Notice of Opposition, Applicant denies the allegations.
13. In response to paragraph 13. of the Notice of Opposition, Applicant denies the allegations.
14. In response to paragraph 14. of the Notice of Opposition, Applicant denies the allegations.

WHEREFORE, Applicant respectfully requests that Opposer's opposition be denied, and that registration of Applicant's marks be granted.

Dated December 8, 2014.

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/Christopher J. Day/  
Christopher J. Day, Attorney for Applicant  
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#### **CERTIFICATE OF SERVICE**

I hereby certify that this correspondence is being deposited on December 8, 2014, in the U.S. mail, first class postage pre-paid, addressed to counsel for Opposer at the following address:

Anthony F. Lo Cicero, Esq.  
Amster, Rothstein & Ebenstein LLP  
4223 1st Avenue  
Brooklyn, NY 11232

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/Christopher J. Day/  
Christopher J. Day