

ESTTA Tracking number: **ESTTA685047**

Filing date: **07/22/2015**

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

Proceeding	91222370
Party	Defendant Japanesepod Limited
Correspondence Address	MICHAEL GLEISSNER LEEUWENSTRAAT 4 ANTWERPEN, B-2000 BELGIUM
Submission	Answer
Filer's Name	Jonathan G. Morton
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Date	07/22/2015
Attachments	Japanesepod Answer to USPTO Opposition Final.pdf(145014 bytes)

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

Innovative Language Learning)	Opposition No.: 91222370
USA, LLC)	
)	Serial No.: 79150668
Petitioner,)	
)	Mark: JAPANESEPOD
v.)	
)	Publication Date: February 10, 2015
Japanesepod Limited)	
)	
Applicant.)	
)	

**APPLICANT’S ANSWER TO
NOTICE OF OPPOSITION/PETITION IN OPPOSITION**

Japanesepod Limited (“Applicant”), by and through its undersigned General Counsel, answers Innovative Language Learning USA, LLC’s (“Petitioner”) Notice of Opposition/Petition in Opposition as follows:

1. Answering paragraph 1 of the Notice of Opposition/Petition in Opposition, Applicant does not have sufficient knowledge or information to form a belief as to the allegations contained therein and accordingly denies the allegations.

2. Answering paragraph 2 of the Notice of Opposition/Petition in Opposition, Applicant admits that Japanesepod Limited is a private limited company organized and existing under the laws of the United Kingdom. Except as admitted therein, the remaining allegations of paragraph 2 are denied.

3. Answering paragraph 3 of the Notice of Opposition/Petition in Opposition, Applicant does not have sufficient knowledge or information to form a belief as to the allegations contained therein and accordingly denies the allegations.

4. Answering paragraph 4 of the Notice of Opposition/Petition in Opposition, Applicant admits the allegations contained therein.

5. Answering paragraph 5 of the Notice of Opposition/Petition in Opposition, Applicant does not have sufficient knowledge or information to form a belief as to the allegations contained therein and accordingly denies the allegations.

6. Answering paragraph 6 of the Notice of Opposition/Petition in Opposition, Applicant does not have sufficient knowledge or information to form a belief as to the allegations contained therein and accordingly denies the allegations.

7. Answering paragraph 7 of the Notice of Opposition/Petition in Opposition, Applicant admits that Michael Gleissner (“Gleissner”) is the beneficial owner of Applicant and that he was a Director of Praxis in, or around, the year 2011. Except as admitted therein, the remaining allegations of paragraph 7 are denied.

8. Answering paragraph 8 of the Notice of Opposition/Petition in Opposition, Applicant denies the allegations contained therein.

9. Applicant further affirmatively alleges that there is no legal or equitable basis for this Notice of Opposition/Petition in Opposition as Applicant is not a party to, nor bound

by, the alleged Settlement Agreement (the “Alleged Agreement”) between Praxis and Petitioner.

10. Applicant further affirmatively alleges that Applicant’s beneficial owner, Gleissner, is not bound by the Alleged Agreement as Gleissner is not a party to, nor bound by, the Alleged Agreement.

WHEREFORE, Applicant requests that the Notice of Opposition/Petition in Opposition be dismissed.

Respectfully submitted, this the 22nd day of July, 2015.

Japanesepod Limited

Applicant

By: /s/ Jonathan G. Morton/

Jonathan G. Morton, Esq.

General Counsel for Japanesepod Ltd.

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CERTIFICATE OF SERVICE

I hereby certify that on this the 22nd day of July, 2015, a copy of the foregoing ANSWER TO NOTICE OF OPPOSITION was served upon the correspondent of record for Petitioner via U.S. mail, postage prepaid, and addressed as follows:

Jay A. Bondell
Ladas & Parry LLP
1040 Avenue of the Americas
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&
John T. Araneo
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New York, NY 10176

Japanesepod Limited
Applicant
By: /s/ Jonathan G. Morton/
Jonathan G. Morton, Esq.
General Counsel for Japanesepod Ltd.