

ESTTA Tracking number: **ESTTA706310**

Filing date: **11/03/2015**

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

**Notice of Opposition**

Notice is hereby given that the following party opposes registration of the indicated application.

**Opposer Information**

|         |  |             |          |
|---------|--|-------------|----------|
| Name    | Viking Range, LLC  |             |          |
| Entity  | Limited Liability Company                                | Citizenship | Delaware |
| Address | 111 Front Street<br>Greenwood, MS 38930<br>UNITED STATES |             |          |

|                      |   |  |  |
|----------------------|---|--|--|
| Attorney information | Benjamin W. Janke<br>Baker, Donelson, Bearman, Caldwell & Berkowitz, PC<br>201 St. Charles Ave., Suite 3600<br>New Orleans, LA 70170<br>UNITED STATES<br>bjanke@bakerdonelson.com, wrobertson@bakerdonelson.com<br>Phone:504-566-5200 |  |  |
|----------------------|---|--|--|

**Applicant Information**

|                        |  |                        |            |
|------------------------|--|------------------------|------------|
| Application No         | 86490609   | Publication date       | 10/06/2015 |
| Opposition Filing Date | 11/03/2015   | Opposition Period Ends | 11/05/2015 |
| Applicant              | Shenzhen Yibang Industrial Co., LTD<br>1006-07-08,Â HuatongÂ Building<br>Shenzhen, 518048<br>CHINA |                        |            |

**Goods/Services Affected by Opposition**

|  |
|--|
| Class 021. First Use: 2001/10/01 First Use In Commerce: 2002/10/01<br>All goods and services in the class are opposed, namely: Basins; Bread bins; Cocktail stirrers; Containers for household or kitchen use; Cruets; Cups; Drinking vessels; Non-electric food blenders; Serving trays, namely, cabarets; Thermal insulated containers for food or beverages |
|--|

**Grounds for Opposition**

|                                      |                            |
|--------------------------------------|----------------------------|
| Priority and likelihood of confusion | Trademark Act section 2(d) |
|--------------------------------------|----------------------------|

**Marks Cited by Opposer as Basis for Opposition**

|                       |            |                       |            |
|-----------------------|------------|-----------------------|------------|
| U.S. Registration No. | 2493555    | Application Date      | 01/08/1999 |
| Registration Date     | 09/25/2001 | Foreign Priority Date | NONE       |
| Word Mark             | VIKING     |                       |            |
| Design Mark           |            |                       |            |
| Description of        | NONE       |                       |            |

|                |   |
|----------------|---|
| Mark           |   |
| Goods/Services | <p>Class 008. First use: First Use: 2001/01/01 First Use In Commerce: 2001/01/01<br/> Tableware, namely, sterling silver knives, forks, and spoons; culinary hand tools and instruments, namely, knives hand operated slicers, pizza cutters, cheese slicers, non-electric pasta makers, and non-electric can openers</p> <p>Class 021. First use: First Use: 2001/01/01 First Use In Commerce: 2001/01/01<br/> Household utensils and accessories for cooking, cleaning and preparing food, namely, pots and pans, grills, spoons for mixing, serving and basting, pots and pan scrapers, spatulas, turners, whisks, sieves, strainers, chopping blocks, and graters</p> |

|                       |            |                       |            |
|-----------------------|------------|-----------------------|------------|
| U.S. Registration No. | 3655276    | Application Date      | 07/17/2007 |
| Registration Date     | 07/14/2009 | Foreign Priority Date | NONE       |

|           |        |
|-----------|--------|
| Word Mark | VIKING |
|-----------|--------|

|             |  |
|-------------|--|
| Design Mark |  |
|-------------|--|

|                     |      |
|---------------------|------|
| Description of Mark | NONE |
|---------------------|------|

|                |   |
|----------------|---|
| Goods/Services | <p>Class 011. First use: First Use: 2002/12/00 First Use In Commerce: 2002/12/00<br/> Electric cookware, namely, freezers and microwave ovens</p> <p>Class 021. First use: First Use: 1987/00/00 First Use In Commerce: 1987/00/00<br/> Non-electric cookware, namely, broilers, griddles and deep fryers</p> |
|----------------|---|

|             |  |
|-------------|--|
| Attachments | <p>77231368#TMSN.png( bytes )<br/> 897834-v1-Notice_of_Opposition.pdf(109415 bytes )<br/> Exhibit__1__to_Notice_of_Opposition.pdf(301827 bytes )</p> |
|-------------|--|

### Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

|           |                       |
|-----------|-----------------------|
| Signature | /s/ Benjamin W. Janke |
| Name      | Benjamin W. Janke     |
| Date      | 11/03/2015            |

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

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|   |   |                              |
|---|---|------------------------------|
| <b>VIKING RANGE, LLC</b>                        | ) |                              |
|   | ) |                              |
| <b>Opposer,</b>                                 | ) |                              |
|   | ) |                              |
| <b>v.</b>                                       | ) | <b>Opposition No.:</b> _____ |
|   | ) |                              |
| <b>SHENZHEN YIBANG<br/>INDUSTRIAL CO., LTD,</b> | ) | <b>Serial No. 86/490,609</b> |
|   | ) |                              |
|   | ) |                              |
| <b>Applicant.</b>                               | ) |                              |

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**NOTICE OF OPPOSITION**

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Viking Range, LLC, a limited liability company organized and existing under the laws of the State of Delaware, with a principal place of business located at 111 Front Street, Greenwood, Mississippi (hereinafter “Opposer” or “Viking Range”), believes that it would be damaged by registration of the VKING HOME GIFT mark shown in U.S. Trademark Application Serial No. 86/490,609 (the “Vking Home Gift Application”), by Shenzhen Yibang Industrial Co., LTD (the “Applicant”).

The Vking Home Gift Application was filed on December 30, 2014, under Section 1(a) to register the mark VKING HOME GIFT and design (the “Opposed Mark”), and was published in the Official Gazette on October 6, 2015, for the following goods:

- International Class 021 - Basins; Bread bins; Cocktail stirrers; Containers for household or kitchen use; Cruets; Cups; Drinking vessels; Non-electric food blenders; Serving trays, namely, cabarets; Thermal insulated containers for food or beverages

As grounds for this Opposition, Opposer alleges that:

1. Viking Range, LLC (“Opposer”), is a limited liability company formed under the laws of the State of Delaware.

2. Opposer is the owner of the VIKING name and trademark and U.S. Registration No. 2,493,555, for, *inter alia*:

“Household utensils and accessories for cooking, cleaning and preparing food, namely, pots and pans, grills, spoons for mixing, serving and basting, pots and pan scrapers, spatulas, turners, whisks, sieves, strainers, chopping blocks, and graters,” in International Class 021.

(hereinafter, the “’555 Registration”)

3. Opposer is also the owner of the VIKING name and trademark and U.S. Registration No. 3,655,276, for, *inter alia*:

“Non-electric cookware, namely, broilers, griddles and deep fryers,” in International Class 021.

(hereinafter, the “’276 Registration,” and, together with the ’555 Registration, the “VIKING Marks”).

4. Opposer has used the VIKING Marks extensively in connection with, *inter alia*, household and kitchen utensils, cookware, cutlery, and related houseware/kitchenware products, for several years, and prior to the filing date of the Viking Home Gift Application.

5. Notwithstanding Opposer’s ownership of the VIKING Marks for the goods in International Class 021, and Opposer’s prior use in connection with, *inter alia*, household and kitchen utensils, cookware, cutlery, and related houseware/kitchenware products in the U.S., Applicant filed the Viking Home Gift Application on December 30, 2014. *See* Exhibit “1,” Viking Home Gift Application.

6. Opposer has not granted any trademark rights to Applicant. Applicant is not affiliated with, connected with, endorsed by, or sponsored by Opposer, nor has Opposer approved any of the goods offered or sold, or intended to be sold, by Applicant under the Opposed Mark.

7. The Opposed Mark nearly identically, and wholly phonetically, incorporates the trademark VIKING, and the Opposed Mark falsely suggests a connection, association, or sponsorship with Opposer.

8. Based upon Opposer's prior use in commerce of the VIKING Marks in connection with, *inter alia*, household and kitchen utensils, cookware, cutlery, and related houseware/kitchenware products, and all of the goods identified in the registrations for the VIKING Marks, the Opposed Mark, if used and registered, will result in a likelihood of confusion among customers of both Opposer and Applicant, in violation of Section 2(d) of the Trademark Act.

9. The Opposed Mark, when used in connection with the goods identified in the Viking Home Gift Application, is likely to confuse the consuming public to believe that Applicant's goods are authorized, sponsored, licensed, or controlled by Opposer, or are in some way related to Opposer.

10. The Opposed Mark falsely suggests a connection with Opposer in violation of Section 2(a) of the Trademark Act, since the Opposed Mark points uniquely at Opposer, and purchasers will assume that goods offered under the Opposed Mark are connected with Opposer.

11. Applicant's Goods, upon which the Opposed Mark is or will be used, are or may be marketed to the same potential purchasers in the same relevant markets as are Opposer's Goods offered in connection with the VIKING Marks.

12. Applicant's Goods, upon which the Opposed Mark is or will be used, are or may be distributed through the same channels of distribution as those used by Opposer to distribute Opposer's Goods offered in connection with the VIKING Marks

13. Applicant's Goods sold under the Opposed Mark and Opposer's Goods sold under the VIKING Marks are, or are likely to be, advertised in commercials broadcast on radio, television, and the internet. When the parties' marks are read aloud, the "Vking" portion of the Opposed Mark and the "VIKING" portion of the VIKING Marks sound identical. This identical sound is likely to cause confusion, or to cause mistake or to deceive as to the source or origin of, the goods and services offered under the Opposed Mark.

14. Because of the strong similarity among the marks, goods, relevant customers and markets, and channels of distribution, there is a strong likelihood of confusion between the VIKING Marks and the Opposed Mark if Applicant is permitted to register the Opposed Mark for use in conjunction with Applicant's Goods.

15. Applicant's use and registration of the Opposed Mark would be likely to falsely suggest a connection with Opposer and the VIKING Marks. Any deficiency in Applicant's Goods would reflect upon and seriously injure Opposer's reputation.

16. If Applicant is permitted to use and register the Opposed Mark for the goods as specified therein, the damage to Opposer's goodwill and reputation will be enormous and irreparable. Such use and registration would dilute the singular, distinctive, and unique quality of the VIKING Marks in violation of Section 43(c) of the Trademark Act.

WHEREFORE, Opposer prays that, pursuant to Section 13 of the Lanham Act, 15 U.S.C. § 1063, U.S. Trademark Application Serial No. 86/490,609 be denied in its entirety, and that this Opposition be sustained in favor of Opposer.

Dated: November 3, 2015

Respectfully submitted,

**BAKER DONELSON BEARMAN  
CALDWELL & BERKOWITZ, PC**

BY:     /s/ Benjamin W. Janke      
BENJAMIN W. JANKE (LA 31796)  
201 St. Charles Ave., Suite 3600  
New Orleans, Louisiana 70170  
Telephone: (504) 566-5200  
Facsimile: (504) 636-4000  
Email: bjanke@bakerdonelson.com

- and -

WENDY L. ROBERTSON (TN 025826)  
6060 Poplar Ave #440  
Memphis, TN 38119  
Telephone: (901) 526-2000  
Facsimile: (901) 577-2303  
Email: wrobertson@bakerdonelson.com

**ATTORNEYS FOR VIKING RANGE, LLC**

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing has been mailed this 3<sup>rd</sup> day of November, 2015, via electronic mail and by Registered Priority Mail International, postage prepaid, to:

Yingyuan Tan  
Shenzen Cadmon Culture Communication Co., Ltd.  
Excellence Century Tower 3, Futian  
Room 709-710  
Shenzhen  
China  
518048

cadmon@cadmon.net

This the 3<sup>rd</sup> day of November, 2015.

*/s/ Benjamin W. Janke*

\_\_\_\_\_  
BENJAMIN W. JANKE

Generated on: This page was generated by TSDR on 2015-11-02 11:31:19 EST

Mark: VKING HOME GIFT



**US Serial Number:** 86490609      **Application Filing Date:** Dec. 26, 2014  
**Filed as TEAS Plus:** Yes      **Currently TEAS Plus:** Yes  
**Register:** Principal  
**Mark Type:** Trademark  
**Status:** Application has been published for opposition. The opposition period begins on the date of publication.  
**Status Date:** Oct. 06, 2015  
**Publication Date:** Oct. 06, 2015

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## Mark Information

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**Mark Literal Elements:** VKING HOME GIFT  
**Standard Character Claim:** No  
**Mark Drawing Type:** 3 - AN ILLUSTRATION DRAWING WHICH INCLUDES WORD(S)/ LETTER(S)/NUMBER(S)  
**Description of Mark:** The mark consists of the stylized wording "VKING" above the wording "HOME GIFT", where "KING" appears within a shaded parallelogram that is intersected by the stylized letter "V" to its left.  
**Color(s) Claimed:** Color is not claimed as a feature of the mark.  
**Disclaimer:** "HOME GIFT"  
**Design Search Code(s):** 26.13.21 - Quadrilaterals that are completely or partially shaded

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## Goods and Services

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**Note:** The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [...] indicate deleted goods/services;
- Double parenthesis ((...)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks \*...\* identify additional (new) wording in the goods/services.

**For:** Basins; Bread bins; Cocktail stirrers; Containers for household or kitchen use; Cruets; Cups; Drinking vessels; Non-electric food blenders; Serving trays, namely, cabarets; Thermal insulated containers for food or beverages

**International Class(es):** 021 - Primary Class

**U.S Class(es):** 002, 013, 023, 029, 030, 033, 040, 050

**Class Status:** ACTIVE

**Basis:** 1(a)

**First Use:** Oct. 01, 2001

**Use in Commerce:** Oct. 01, 2002

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## Basis Information (Case Level)

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|                           |                               |                        |
|---------------------------|-------------------------------|------------------------|
| <b>Filed Use:</b> Yes     | <b>Currently Use:</b> Yes     | <b>Amended Use:</b> No |
| <b>Filed ITU:</b> No      | <b>Currently ITU:</b> No      | <b>Amended ITU:</b> No |
| <b>Filed 44D:</b> No      | <b>Currently 44D:</b> No      | <b>Amended 44D:</b> No |
| <b>Filed 44E:</b> No      | <b>Currently 44E:</b> No      | <b>Amended 44E:</b> No |
| <b>Filed 66A:</b> No      | <b>Currently 66A:</b> No      |                        |
| <b>Filed No Basis:</b> No | <b>Currently No Basis:</b> No |                        |

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## Current Owner(s) Information

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**Owner Name:** Shenzhen Yibang Industrial Co., LTD  
**Owner Address:** 1006-07-08, Huatong Building  
Sungang Road, Luohu District  
Shenzhen 518048  
CHINA

**Exhibit "1"**

Legal Entity Type: CORPORATION

State or Country Where Organized: CHINA

## Attorney/Correspondence Information

### Attorney of Record

Attorney Name: Yingyuan Tan

Attorney Primary Email Address: [cadmon@cadmon.net](mailto:cadmon@cadmon.net)

Attorney Email Authorized: Yes

### Correspondent

Correspondent Name/Address: YINGYUAN TAN  
SHENZHEN CADMON CULTURE COMMUNICATION CO.,LTD  
EXCELLENCE CENTURY CENTRE TOWER 3,FUTIAN  
ROOM 709-710  
SHENZHEN 518048  
CHINA

Phone: 86-755-8280 5393

Fax: 86-755-8278 6385

Correspondent e-mail: [cadmon@cadmon.net](mailto:cadmon@cadmon.net) [cadmon@cadmon.net](mailto:cadmon@cadmon.net)

Correspondent e-mail Authorized: Yes

### Domestic Representative - Not Found

## Prosecution History

| Date          | Description   | Proceeding Number |
|---------------|---|-------------------|
| Oct. 06, 2015 | OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED    |                   |
| Oct. 06, 2015 | PUBLISHED FOR OPPOSITION                              |                   |
| Sep. 16, 2015 | NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED        |                   |
| Aug. 28, 2015 | LAW OFFICE PUBLICATION REVIEW COMPLETED               | 73296             |
| Aug. 25, 2015 | ASSIGNED TO LIE                                       | 73296             |
| Aug. 07, 2015 | APPROVED FOR PUB - PRINCIPAL REGISTER                 |                   |
| Jul. 31, 2015 | EXAMINER'S AMENDMENT ENTERED                          | 88888             |
| Jul. 31, 2015 | NOTIFICATION OF EXAMINERS AMENDMENT E-MAILED          | 6328              |
| Jul. 31, 2015 | EXAMINERS AMENDMENT E-MAILED                          | 6328              |
| Jul. 31, 2015 | EXAMINERS AMENDMENT -WRITTEN                          | 91173             |
| Jul. 20, 2015 | TEAS/EMAIL CORRESPONDENCE ENTERED                     | 88889             |
| Jul. 19, 2015 | CORRESPONDENCE RECEIVED IN LAW OFFICE                 | 88889             |
| Jul. 19, 2015 | TEAS RESPONSE TO OFFICE ACTION RECEIVED               |                   |
| Apr. 06, 2015 | NOTIFICATION OF NON-FINAL ACTION E-MAILED             | 6325              |
| Apr. 06, 2015 | NON-FINAL ACTION E-MAILED                             | 6325              |
| Apr. 06, 2015 | NON-FINAL ACTION WRITTEN                              | 91173             |
| Apr. 06, 2015 | ASSIGNED TO EXAMINER                                  | 91173             |
| Jan. 07, 2015 | NOTICE OF DESIGN SEARCH CODE AND PSEUDO MARK E-MAILED |                   |
| Jan. 06, 2015 | NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM  |                   |
| Dec. 30, 2014 | NEW APPLICATION ENTERED IN TRAM                       |                   |

## TM Staff and Location Information

### TM Staff Information

TM Attorney: SABLE, ERIC MICHAEL

Law Office Assigned: LAW OFFICE 117

### File Location

Current Location: PUBLICATION AND ISSUE SECTION

Date in Location: Aug. 28, 2015

**VIRKING**

HOME GIFT











# Trademark/Service Mark Application, Principal Register

## TEAS Plus Application

Serial Number: 86490609

Filing Date: 12/26/2014

*NOTE: Data fields with the \* are mandatory under TEAS Plus. The wording "(if applicable)" appears where the field is only mandatory under the facts of the particular application.*

The table below presents the data as entered.

| Input Field   | Entered   |
|---|---|
| <b>TEAS Plus</b>  | <b>YES</b>  |
| <b>MARK INFORMATION</b>   |   |
| *MARK   | <a href="\\TICRS\EXPORT16\IMAGEOUT\16\864\906\86490609\xml1\FTK0002.JPG">\\TICRS\EXPORT16\IMAGEOUT\16\864\906\86490609\xml1\FTK0002.JPG</a> |
| *SPECIAL FORM   | YES   |
| USPTO-GENERATED IMAGE   | NO  |
| LITERAL ELEMENT   | VKING HOME GIFT   |
| *COLOR MARK   | NO  |
| *COLOR(S) CLAIMED<br>(If applicable)                            |   |
| *DESCRIPTION OF THE MARK<br>(and Color Location, if applicable) | The mark consists of the English word "VKING HOME GIFT" in designed style.  |
| PIXEL COUNT ACCEPTABLE  | YES   |
| PIXEL COUNT   | 591 x 591   |
| REGISTER  | Principal   |
| <b>APPLICANT INFORMATION</b>                                    |   |
| *OWNER OF MARK  | Shenzhen Yibang Industrial Co., LTD   |
| INTERNAL ADDRESS  | 1006-07-08, Huatong Building  |
| *STREET   | Sungang Road, Luohu District  |
| *CITY   | Shenzhen  |

|  |   |
|--|---|
| <b>*COUNTRY</b>  | China   |
| <b>*ZIP/POSTAL CODE</b><br>(Required for U.S. applicants only) | 518048  |
| <b>PHONE</b>   | 86-755-8280 5393  |
| <b>FAX</b>   | 86-755-8278 6385  |
| <b>EMAIL ADDRESS</b>   | cadmon@cadmon.net   |
| <b>LEGAL ENTITY INFORMATION</b>                                |   |
| <b>*TYPE</b>   | CORPORATION   |
| <b>* STATE/COUNTRY OF INCORPORATION</b>                        | China   |
| <b>GOODS AND/OR SERVICES AND BASIS INFORMATION</b>             |   |
| <b>* INTERNATIONAL CLASS</b>                                   | 021   |
| <b>*IDENTIFICATION</b>   | Basins; Bread bins; Cocktail stirrers; Containers for household or kitchen use; Cruets; Cups; Drinking vessels; Non-electric food blenders; Serving trays, namely, cabarets; Thermal insulated containers for food or beverages |
| <b>* FILING BASIS</b>  | SECTION 1(a)  |
| <b>FIRST USE ANYWHERE DATE</b>                                 | At least as early as 10/01/2001   |
| <b>FIRST USE IN COMMERCE DATE</b>                              | At least as early as 10/01/2002   |
| <b>SPECIMEN FILE NAME(S)</b>                                   | <a href="\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0003.JPG">\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0003.JPG</a>   |
|  | <a href="\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0004.JPG">\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0004.JPG</a>   |
|  | <a href="\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0005.JPG">\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0005.JPG</a>   |
|  | <a href="\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0006.JPG">\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0006.JPG</a>   |
|  | <a href="\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0007.JPG">\\TICRS\EXPORT16\IMAGEOUT16\864\906\86490609\xml1\FTK0007.JPG</a>   |
| <b>ADDITIONAL STATEMENTS SECTION</b>                           |   |
| <b>*TRANSLATION</b><br>(if applicable)                         |   |
| <b>*TRANSLITERATION</b><br>(if applicable)                     |   |
| <b>*CLAIMED PRIOR REGISTRATION</b>                             |   |

|  |   |
|--|---|
| <b>(if applicable)</b>                                     |   |
| <b>* CONSENT (NAME/LIKENESS)</b><br><b>(if applicable)</b> |   |
| <b>* CONCURRENT USE CLAIM</b><br><b>(if applicable)</b>    |   |
| <b>ATTORNEY INFORMATION</b>                                |   |
| <b>NAME</b>  | Yingyuan Tan                                  |
| <b>FIRM NAME</b>   | Shenzhen Cadmon Culture Communication Co.,Ltd |
| <b>INTERNAL ADDRESS</b>                                    | Room 709-710                                  |
| <b>STREET</b>  | Excellence Century Centre Tower 3,Futian      |
| <b>CITY</b>  | Shenzhen                                      |
| <b>COUNTRY</b>   | China   |
| <b>ZIP/POSTAL CODE</b>                                     | 518048  |
| <b>PHONE</b>   | 86-755-8280 5393                              |
| <b>FAX</b>   | 86-755-8278 6385                              |
| <b>EMAIL ADDRESS</b>                                       | cadmon@cadmon.net                             |
| <b>AUTHORIZED TO COMMUNICATE VIA EMAIL</b>                 | Yes   |
| <b>CORRESPONDENCE INFORMATION</b>                          |   |
| <b>*NAME</b>   | Yingyuan Tan                                  |
| <b>FIRM NAME</b>   | Shenzhen Cadmon Culture Communication Co.,Ltd |
| <b>INTERNAL ADDRESS</b>                                    | Room 709-710                                  |
| <b>*STREET</b>   | Excellence Century Centre Tower 3,Futian      |
| <b>*CITY</b>   | Shenzhen                                      |
| <b>*COUNTRY</b>  | China   |
| <b>*ZIP/POSTAL CODE</b>                                    | 518048  |
| <b>PHONE</b>   | 86-755-8280 5393                              |
| <b>FAX</b>   | 86-755-8278 6385                              |
| <b>*EMAIL ADDRESS</b>                                      | cadmon@cadmon.net;cadmon@cadmon.net           |
| <b>* AUTHORIZED TO COMMUNICATE VIA EMAIL</b>               | Yes   |
| <b>FEE INFORMATION</b>                                     |   |
|  |   |

|                                 |                  |
|---------------------------------|------------------|
| <b>NUMBER OF CLASSES</b>        | 1                |
| <b>FEE PER CLASS</b>            | 275              |
| <b>*TOTAL FEE PAID</b>          | 275              |
| <b>SIGNATURE INFORMATION</b>    |                  |
| <b>* SIGNATURE</b>              | /yingyuan tan/   |
| <b>* SIGNATORY'S NAME</b>       | Yingyuan Tan     |
| <b>* SIGNATORY'S POSITION</b>   | Attorney         |
| <b>SIGNATORY'S PHONE NUMBER</b> | 86-755-8280 5393 |
| <b>* DATE SIGNED</b>            | 12/26/2014       |

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## Trademark/Service Mark Application, Principal Register

### TEAS Plus Application

**Serial Number: 86490609**

**Filing Date: 12/26/2014**

#### To the Commissioner for Trademarks:

**MARK:** VKING HOME GIFT (stylized and/or with design, see [mark](#))

The literal element of the mark consists of VKING HOME GIFT.

The applicant is not claiming color as a feature of the mark. The mark consists of the English word "VKING HOME GIFT" in designed style.

The applicant, Shenzhen Yibang Industrial Co., LTD, a corporation of China, having an address of  
1006-07-08, Huatong Building,  
Sungang Road, Luohu District  
Shenzhen 518048  
China

requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended, for the following:

**For specific filing basis information for each item, you must view the display within the Input Table.**

International Class 021: Basins; Bread bins; Cocktail stirrers; Containers for household or kitchen use; Cruets; Cups; Drinking vessels; Non-electric food blenders; Serving trays, namely, cabarets; Thermal insulated containers for food or beverages

In International Class 021, the mark was first used by the applicant or the applicant's related company or licensee predecessor in interest at least as early as 10/01/2001, and first used in commerce at least as early as 10/01/2002, and is now in use in such commerce. The applicant is submitting one(or more) specimen(s) showing the mark as used in commerce on or in connection with any item in the class of listed goods and/or services, .

[Specimen File1](#)

[Specimen File2](#)

[Specimen File3](#)

[Specimen File4](#)

[Specimen File5](#)

The applicant's current Attorney Information:

Yingyuan Tan of Shenzhen Cadmon Culture Communication Co.,Ltd  
Room 709-710  
Excellence Century Centre Tower 3,Futian  
Shenzhen 518048  
China

The applicant's current Correspondence Information:

Yingyuan Tan  
Shenzhen Cadmon Culture Communication Co.,Ltd  
Room 709-710  
Excellence Century Centre Tower 3,Futian  
Shenzhen 518048, China  
86-755-8280 5393(phone)  
86-755-8278 6385(fax)  
cadmon@cadmon.net;cadmon@cadmon.net (authorized)

A fee payment in the amount of \$275 has been submitted with the application, representing payment for 1 class(es).

### **Declaration**

The signatory believes that: if the applicant is filing the application under 15 U.S.C. Section 1051(a), the applicant is the owner of the trademark/service mark sought to be registered; the applicant or the applicant's related company or licensee is using the mark in commerce on or in connection with the goods/services in the application, and such use by the applicant's related company or licensee inures to the benefit of the applicant; the specimen(s) shows the mark as used on or in connection with the goods/services in the application; and/or if the applicant filed an application under 15 U.S.C. Section 1051(b), Section 1126(d), and/or Section 1126(e), the applicant is entitled to use the mark in commerce; the applicant has a bona fide intention to use or use through the applicant's related company or licensee the mark in commerce on or in connection with the goods/services in the application. The signatory believes that to the best of the signatory's knowledge and belief, no other person has the right to use the mark in commerce, either in the identical form or in such near resemblance as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion or mistake, or to deceive. The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements and the like may jeopardize the validity of the application or any registration resulting therefrom, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

Signature: /yingyuan tan/ Date Signed: 12/26/2014

Signatory's Name: Yingyuan Tan

Signatory's Position: Attorney

RAM Sale Number: 86490609  
RAM Accounting Date: 12/29/2014

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