

ESTTA Tracking number: **ESTTA769310**

Filing date: **09/07/2016**

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	California Brewing Company
Granted to Date of previous extension	09/07/2016
Address	5310 Doberman Lane Anderson, CA 96007 UNITED STATES

Attorney information	Christian W. Liedtke acuminis pc 3420 Bristol St., 6th Floor Costa Mesa, CA 92626 UNITED STATES tm-docketing@acuminis.biz, cw.liedtke@acuminis.biz Phone:949-698-7840
----------------------	--

Applicant Information

Application No	86639762	Publication date	05/10/2016
Opposition Filing Date	09/07/2016	Opposition Period Ends	09/07/2016
Applicant	Grayton Beer Company LLC 217 Serenoa Rd Santa Rosa Beach, FL 32459 UNITED STATES		

Goods/Services Affected by Opposition

Class 025. First Use: 0 First Use In Commerce: 0 All goods and services in the class are opposed, namely: T-shirts

Grounds for Opposition

Priority and likelihood of confusion	Trademark Act Section 2(d)
Dilution by blurring	Trademark Act Sections 2 and 43(c)
Dilution by tarnishment	Trademark Act Sections 2 and 43(c)
Applicant not rightful owner of mark for identified goods or services	Trademark Act Section 1

Mark Cited by Opposer as Basis for Opposition

U.S. Registration No.	3514464	Application Date	12/23/2007
Registration Date	10/07/2008	Foreign Priority Date	NONE

Word Mark	BEACH BLONDE ALE
Design Mark	<h1>Beach Blonde Ale</h1>
Description of Mark	NONE
Goods/Services	Class 032. First use: First Use: 2007/08/01 First Use In Commerce: 2007/10/27 Beer, ale and lager

Attachments	77358888#TMSN.png(bytes) CABCO-0003_Opposition_Petition_Grayton.compressed.pdf(1299347 bytes) EXHIBIT 1_combined.pdf(564213 bytes) EXHIBIT 2_Combined.pdf(481972 bytes) EXHIBIT 3.pdf(2124107 bytes)
-------------	--

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	/Christian W Liedtke/
Name	Christian W. Liedtke
Date	09/07/2016

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

CALIFORNIA BREWING COMPANY

Opposer,

v.

GRAYTON BEER COMPANY LLC

Applicant.

Opposition No. _____

Application Serial No. 86/639,762

Mark: BEACH BLONDE ALE

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

NOTICE OF OPPOSITION

California Brewing Company, ("California Brewing Company" or "Opposer"), a California corporation, with a principal place of business located at 5310 Doberman Lane, Anderson, California 96007, believes that it will be damaged by the registration of the proposed word mark BEACH BLONDE ALE shown in U.S. Trademark Application Serial No. 86/639,762 in International Class 25 ("Applicant's Application"), filed by Grayton Beer Company LLC ("Applicant") on May 22, 2015 and hereby opposes registration of the mark under the provisions of Section 13 of the Lanham Act, 15 U.S.C. §1063.

As grounds for this Opposition, California Brewing Company alleges the following upon actual knowledge with respect to itself and its own acts, and upon information and belief as to other matters:

///

1. California Brewing Company is a California corporation, having its principal place of business at 5310 Doberman Lane, Anderson, California 96007.

2. California Brewing Company is engaged in the business of, amongst others, creating, manufacturing, distributing and marketing hand made craft beer of the highest quality, including its BEACH BLONDE ALE beer, which has become its best known beer brand.

3. California Brewing Company also offers various types of merchandise for sale in the United States, including, without limitation, clothing and apparel. (See Exhibit 1).

4. California Brewing Company owns all rights, title and interest in and to the mark BEACH BLONDE ALE for beer, ale and lager and merchandise related to the same, including clothing and apparel.

5. In particular, in 2007, California Brewing Company CEO, Jack Goschke created a recipe for a very pale, American ale style beer with a medium hop bouquet, mild head, delicate body, soft palette and fruity finish and developed the BEACH BLONDE ALE mark to identify and distinguish what would become its most popular beer brand as well as related merchandise.

6. For more than half a decade, California Brewing Company has devoted extensive time, effort and money to building, promoting and advertising its BEACH BLONDE ALE brand and has continuously used its BEACH BLONDE ALE mark in connection with a range of goods and/or services offered by California Brewing Company in commerce including beer, ale and lager. Moreover, California Brewing Company has, and continues to, actively distribute promotional and point of sale

materials, product samplings, apparel, and merchandise bearing its BEACH BLONDE ALE mark. This includes, but is not limited to activities involving trade shows, beer festivals, other live events, its Brew House located in Palo Cedro, California and sponsoring various charitable events.

7. California Brewing Company's BEACH BLONDE ALE beer is much loved by loyal fans for being a true craft brew of superior craftsmanship and highest quality.

8. Since at least as early as 2007, California Brewing Company has used and offered for sale apparel and clothing items under the BEACH BLONDE ALE trademark, including without limitation, t-shirts, tank tops, caps, and accessories.

9. By reason of California Brewing Company's widespread and continuous use of its BEACH BLONDE ALE mark, California Brewing Company has extensive, non-registered statutory and common law rights in its BEACH BLONDE ALE mark.

10. Shortly after the conception of its BEACH BLONDE ALE mark, California Brewing Company applied for a respective trademark registration to protect its rights. Specifically, on December 23, 2007, California Brewing Company filed Application Serial No. 77/358,888 to register its BEACH BLONDE ALE mark with the USPTO. On October 7, 2008 the USPTO issued Registration No. 3,514,464 ("the '464 Registration") in International Class 32 for "beer, ale and lager". A copy of the '464 Registration is attached as Exhibit 2. California Brewing Company will rely herein upon, in addition to its common law rights, the above-referenced trademark registration for its BEACH BLONDE ALE mark.

11. California Brewing Company's '464 Registration is valid, subsisting, unrevoked and uncanceled.

12. California Brewing Company's '464 Registration constitutes notice to Applicant of California Brewing Company's claim of ownership of the mark shown therein. In fact, Applicant was aware of California Brewing Company's BEACH BLONDE ALE mark and its prior rights.

13. California Brewing Company has extensively and aggressively used, advertised and promoted the BEACH BLONDE ALE mark in connection with its beer and related merchandise, including clothing through various channels of trade and in various media in commerce in the United States. As a result of this extensive use, the mark has become a distinctive indicator of the origin of California Brewing Company's goods and services and the mark has become a valuable symbol of Opposer's goodwill.

14. By virtue of its federal trademark registration, as well as its longstanding use of the mark in interstate commerce, on information and belief, Opposer's rights in the mark pre-date any claims Applicant may or could assert in the BEACH BLONDE ALE mark.

15. Notwithstanding California Brewing Company's prior rights in the BEACH BLONDE ALE mark, on or about May 22, 2015, Applicant filed Application Serial No. 86/639,762 for registration of the mark BEACH BLONDE ALE in Class 25.

16. The goods covered by the opposed application in Class 25 are "T-shirts".

17. Applicant uses the mark BEACH BLONDE ALE in connection with apparel as well as beer. (See Exhibit 3).

18. California Brewing Company believes it will be damaged by the registration sought by Applicant because such registration will inevitably lead to consumer confusion as to the source of products provided under Applicant's purported BEACH BLONDE ALE mark.

COUNT 1- LIKELIHOOD OF CONFUSION - §2(d)

19. California Brewing Company repeats and realleges each and every allegation in paragraphs 1-18 of this Opposition as though fully set forth herein.

20. The alleged mark that Applicant seeks to register so closely resembles California Brewing Company's BEACH BLONDE ALE mark in appearance, sound and in the overall commercial impression it imparts on consumers that it is likely to cause confusion, mistake or deception among the buying public as to the source or origin of Applicant's goods and will injure and damage Opposer and the goodwill and reputation symbolized by Opposer's mark, in violation of Section 2(d) of the Lanham Act, 15 U.S.C. §1052(d).

21. In fact, this is a case of double identity. Applicant seeks to register the *same mark* previously and extensively used by California Brewing for identical goods. "In case of the use of an identical sign for identical goods or services, a likelihood of confusion shall be presumed." TRIPS Article 16(1). GATT Agreement, Dec. 15, 1993 (TRIPs), Part III, Art. 16.

22. Applicant's goods are identical to and or so closely related to California Brewing Company's goods and services that consumers, when presented with the parties' respective marks are likely to be confused, deceived, and/or to assume erroneously that Applicant's goods are those of Opposer, Applicant is affiliated with, endorsed by, or

sponsored by Opposer, or that Applicant is otherwise authorized by Opposer to use the mark for its own goods, when such is not the case.

23. Applicant was aware of California Brewing Company's BEACH BLONDE ALE mark when it adopted its mark and intended to trade on the goodwill associated with Opposer's mark.

24. When California Brewing Company learned of Applicant's use of its BEACH BLONDE ALE mark, Opposer contacted Applicant and demanded that Applicant cease use of its BEACH BLONE ALE mark. At that time, the parties discussed the possibility of a license allowing Applicant to use the BEACH BLONDE ALE mark. This deal, however, never came to fruition.

25. Applicant has no license, consent, authorization or permission from California Brewing Company to use or register the mark in the Application. In fact, as discussed in paragraph 24, the opposite is the case.

26. Registration of Applicant's alleged mark will likely cause consumers to be confused, mistaken, or deceived as to the source, origin, or sponsorship of Applicant's goods, to believe that Applicant's goods emanate from California Brewing Company, to believe that Applicant is in some way related to California Brewing Company, and/or to believe that Applicant's goods marketed under the opposed mark are marketed with the consent, permission, or authorization of California Brewing Company.

27. Applicant seeks an unrestricted federal registration for BEACH BLONDE ALE covering the goods listed in International Class 25 as set forth in the Application. As such, if Applicant were to be granted a registration for its alleged mark, it would obtain

thereby at least a *prima facie* exclusive right to use the mark in commerce on or in connection with the listed goods throughout the United States with no limitation thereon.

28. Such registration would be a source of damage and injury to California Brewing Company, as set forth herein and registration should be refused.

29. In view of California Brewing Company's prior rights in the BEACH BLONDE ALE mark, Applicant is not entitled to registration of the mark shown in the Application pursuant to Section 2(d) of the Lanham Act, 15 U.S.C. § 1052(d).

COUNT 2 - DECEPTION/FALSE SUGGESTION OF A CONNECTION - § 2(a)

30. California Brewing Company repeats and realleges each and every allegation in paragraphs 1-29 of this Opposition as though fully set forth herein.

31. The alleged mark that Applicant seeks to register so closely resembles California Brewing Company's BEACH BLONDE ALE mark that the use and registration of Applicant's alleged mark is likely to cause deception in violation of Section 2(a) of the Lanham Act, 15 U.S.C. §1052(a) because the alleged mark misdescribes the nature or origin of Applicant's goods, purchasers are likely to mistakenly believe that the misdescription actually describes the nature or origin of the goods, and this is likely to materially alter purchasers' decisions to purchase Applicant's goods.

32. Applicant's mark is deceptive in that it falsely suggests a connection with or approval by, Opposer, all to Opposer's irreparable damage.

33. Opposer has not authorized, endorsed, or approved of the goods Applicant offers or intends to offer under its alleged mark.

COUNT 3 - DILUTION - § 43(c)

34. California Brewing Company repeats and realleges each and every allegation in paragraphs 1-33 of this Opposition as though fully set forth herein.

35. Through extensive and aggressive use and promotion, California Brewing Company has, at great expense and effort, built up tremendous goodwill in its BEACH BLONDE ALE mark. In fact, Opposer's branding efforts have earned it one of the most prestigious marketing awards in the world: a Silver Summit Award. As a result of its efforts, California Brewing Company's BEACH BLONDE ALE mark has become famous for its goods and services in the minds of consumers since a date prior to the filing date of Applicant's Application.

36. Applicant's use and registration of the alleged mark shown in Applicant's Application will cause or is likely to cause dilution of the distinctive quality of California Brewing Company's BEACH BLONDE ALE mark within the meaning of Section 43(c) of the Lanham Act, 15 U.S.C. §1125(c).

37. By reason of the foregoing, California Brewing Company will be gravely damaged by the registration of the mark shown in Applicant's Application and registration should be refused.

38. WHEREFORE, California Brewing Company respectfully requests that this Opposition be sustained and that registration of the mark BEACH BLONDE ALE, Application Serial No. 86/639,762 for the goods specified therein, be refused and that no registration should issue thereon to Applicant.

Dated: September 7, 2016

Respectfully submitted,

acuminis pc



Christian W. Liedtke
cw.liedtke@acuminis.biz
Nicole A. Liedtke
acuminis pc
3420 Bristol St, 6th Floor
Costa Mesa, CA 92626
Telephone: 949-698-7840

*Attorneys for Opposer California
Brewing Company*

Certificate of Service

I hereby certify that I served a copy of the foregoing **NOTICE OF OPPOSITION** upon counsel for Grayton Beer Company LLC by depositing one copy thereof in the United States Mail, First-Class Mail, postage prepaid, on September 7, 2016 addressed as follows:

Ruth Vafek, Esq.
Ausley McMullen
PO Box 391
Tallahassee, FL 32302-0391

/s/ Nicole A. Liedtke

Nicole A. Liedtke

Certificate of Service

I hereby certify that I served a copy of the foregoing **NOTICE OF OPPOSITION** upon Grayton Beer Company LLC by depositing one copy thereof in the United States Mail, First-Class Mail, postage prepaid, on September 7, 2016 addressed as follows:

Grayton Beer Company LLC
217 Serenoa Rd
Santa Rosa Beach, FL 32459

/s/ Nicole A. Liedtke

Nicole A. Liedtke

EXHIBIT 1



EXHIBIT 2

1. The Post Registration "Maintenance Tab" has been temporarily disabled. It will return soon.
2. TSDR now displays information regarding [TM5 Common Status Descriptors](#).

STATUS	DOCUMENTS	Back to Search	 Print
---------------	------------------	--------------------------------	---

Generated on: This page was generated by TSDR on 2016-09-07 18:36:04 EDT

Mark: BEACH BLONDE ALE

Beach Blonde Ale

US Serial Number: 77358888

Application Filing Date: Dec. 23, 2007

US Registration Number: 3514464

Registration Date: Oct. 07, 2008

Register: Supplemental

Mark Type: Trademark

TM5 Common Status Descriptor:



LIVE/REGISTRATION/Cancellation/Invalidation Pending

This trademark application has been registered with the USPTO and is currently undergoing a challenge which may result in its removal from the register.

Status: A cancellation proceeding is pending at the Trademark Trial and Appeal Board. For further information, visit the Trademark Trial and Appeal Board web page.

Status Date: May 02, 2015

▼ Mark Information

▲ Collapse All

Mark Literal Elements: BEACH BLONDE ALE

Standard Character Claim: Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Mark Drawing Type: 4 - STANDARD CHARACTER MARK

Disclaimer: "ALE"

▼ Goods and Services

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: Beer, ale and lager

International Class(es):	032 - Primary Class	U.S Class(es):	045, 046, 048
Class Status:	ACTIVE		
Basis:	1(a)		
First Use:	Aug. 01, 2007	Use in Commerce:	Oct. 27, 2007

▼ Basis Information (Case Level)

Filed Use:	Yes	Currently Use:	Yes	A
Filed ITU:	No	Currently ITU:	No	A
Filed 44D:	No	Currently 44D:	No	A
Filed 44E:	No	Currently 44E:	No	A
Filed 66A:	No	Currently 66A:	No	
Filed No Basis:	No	Currently No Basis:	No	

▼ Current Owner(s) Information

Owner Name:	California Brewing Company Inc.		
DBA, AKA, Formerly:	DBA California Brewing Company		
Owner Address:	5310 Doberman Lane Anderson, CALIFORNIA UNITED STATES 96007		
Legal Entity Type:	CORPORATION	State or Country Where Organized:	CALIFORNIA

▼ Attorney/Correspondence Information

Attorney of Record

Attorney Name:	Christian W. Liedtke	Docket Number:	CABCO-0003
Attorney Primary Email Address:	mail@acuminis.biz	Attorney Email Authorized:	Yes

Correspondent

Correspondent Name/Address:	CHRISTIAN W LIEDTKE ACUMINIS PC 3420 BRISTOL ST 6TH FLOOR COSTA MESA, CALIFORNIA UNITED STATES 92626		
Phone:	9493307605		
Correspondent e-mail:	mail@acuminis.biz	Correspondent e-mail Authorized:	Yes

Domestic Representative			
Domestic Representative Name:	Christian W. Liedtke	Phone:	9493307605
Domestic Representative e-mail:	mail@acuminis.biz	Domestic Representative e-mail Authorized:	Yes

▼ **Prosecution History**

Date	Description	Proceeding Number
Nov. 03, 2015	ATTORNEY REVOKED AND/OR APPOINTED	
Nov. 03, 2015	TEAS REVOKE/APPOINT ATTORNEY RECEIVED	
Jun. 13, 2015	ATTORNEY REVOKED AND/OR APPOINTED	
Jun. 13, 2015	TEAS REVOKE/APPOINT ATTORNEY RECEIVED	
May 02, 2015	CANCELLATION INSTITUTED NO. 999999	61411
Mar. 24, 2014	NOTICE OF ACCEPTANCE OF SEC. 8 - E-MAILED	
Mar. 24, 2014	REGISTERED - SEC. 8 (6-YR) ACCEPTED	76874
Feb. 27, 2014	REGISTERED - SEC. 8 (6-YR) FILED	76874
Mar. 21, 2014	TEAS RESPONSE TO OFFICE ACTION-POST REG RECEIVED	
Mar. 20, 2014	POST REGISTRATION ACTION MAILED - SEC. 8	76874
Mar. 20, 2014	CASE ASSIGNED TO POST REGISTRATION PARALEGAL	76874
Feb. 27, 2014	TEAS SECTION 8 RECEIVED	
Feb. 27, 2014	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Oct. 07, 2008	REGISTERED-SUPPLEMENTAL REGISTER	
Sep. 03, 2008	LAW OFFICE PUBLICATION REVIEW COMPLETED	68123
Sep. 03, 2008	ASSIGNED TO LIE	68123
Aug. 24, 2008	APPROVED FOR REGISTRATION SUPPLEMENTAL REGISTER	
Aug. 22, 2008	TEAS/EMAIL CORRESPONDENCE ENTERED	88889
Aug. 22, 2008	CORRESPONDENCE RECEIVED IN LAW OFFICE	88889
Aug. 22, 2008	TEAS RESPONSE TO OFFICE ACTION RECEIVED	
Apr. 11, 2008	NOTIFICATION OF NON-FINAL ACTION E-MAILED	6325
Apr. 11, 2008	NON-FINAL ACTION E-MAILED	6325
Apr. 11, 2008	NON-FINAL ACTION WRITTEN	77657
Mar. 27, 2008	ASSIGNED TO EXAMINER	77657
Dec. 28, 2007	NEW APPLICATION ENTERED IN TRAM	

▼ **Maintenance Filings or Post Registration Information**

Affidavit of Continued Use: Section 8 - Accepted

▼ **TM Staff and Location Information**

TM Staff Information - None

File Location

Current Location: TMEG LAW OFFICE 107

Date in Location: Mar. 24, 2014

▼ **Assignment Abstract Of Title Information - None recorded**

▼ **Proceedings**

Summary

▼ **Party type**

▼ **Pro**

Number of Proceedings: 1

▼ **Type of Proceeding: Cancellation**

▼ **Expand All**

Proceeding Number: [92061411](#)

Filing Date: May 01, 2015

Status: Pending

Status Date: May 01, 2015

Interlocutory Attorney: GEOFFREY MCNUTT

Defendant

Name: California Brewing Company Inc. dba California Brewing Company

Correspondent Address: CHRISTIAN W LIEDTKE
ACUMINIS PC
3420 BRISTOL ST, 6TH FLOOR
COSTA MESA CA UNITED STATES , 92626

Correspondent e-mail: cw.liedtke@acuminis.biz

Associated marks

Mark	Application Status	Serial Number	Registration Number
BEACH BLONDE ALE	Cancellation Pending	77358888	3514464

Plaintiff(s)

Name: 3 Daughters Brewing, LLC

Correspondent Address: SUZETTE M MARTENY
SHUMAKER LOOP & KENDRICK
101 E KENNEDY BLVD SUITE 2800
TAMPA FL UNITED STATES , 33602

Correspondent e-mail: smarteny@slk-law.com

Associated marks

Mark	Application Status	Serial Number	Registration Number
BEACH BLONDE ALE	Report Completed Suspension Check - Case Still Suspended	86476123	

Prosecution History

Entry Number	History Text	Date	Due Date
1	FILED AND FEE	May 01, 2015	
2	NOTICE AND TRIAL DATES SENT; ANSWER DUE:	May 02, 2015	Jun 11, 2015
3	PENDING, INSTITUTED	May 02, 2015	
4	ANSWER	Jun 11, 2015	
5	CERTIFICATE OF SERVICE	Jun 12, 2015	
6	D INITIAL DISCLOSURES	Aug 10, 2015	
7	BOARD'S ORDER	Aug 20, 2015	
8	D APPEARANCE / POWER OF ATTORNEY	Nov 03, 2015	
9	D MOT TO SUSP PEND DISP CIV ACTION	Nov 03, 2015	
10	P MOT FOR EXT W/O CONSENT	Nov 23, 2015	
11	P OPP/RESP TO MOTION	Dec 03, 2015	
12	SUSP PEND DISP OF CIVIL ACTION	Feb 01, 2016	

EXHIBIT 3



Home > Products > Ladies Tri-Blend Beach Permit Blonde Ale V-Neck Tee / Click shirt for available colors



Ladies Tri-Blend Beach Permit Blonde Ale V-Neck Tee / Click shirt for available colors

\$ 22.95

Size: ▾

Color: ▾

Quantity:

An extremely soft, pre-shrunk jersey blend of 50% polyester, 25% cotton and 25% Rayon with a rib-knit collar.

Colors Available: Heathered Red, Indigo Blue, and Graphite Heather.



Search 

 Cart (0)



[Home](#)

[Our Story](#)

[Our Beers](#) 

[Store](#)

[Taproom](#)

[Events](#)

[Blog](#)

[Press](#)

[Contact Us](#)

[Job Opportunities](#)

30A Beach Blonde Ale





THE PERFECT BEACH BEER. CRISP AND DRY WITH A FRUITY SWEETNESS.

LIFE SHINES on Scenic Highway 30A. But 30A is much more than a strand of idyllic beach villages along Florida's Gulf Coast. This light-bodied blonde ale greets your palate with a subtle citrus nuance and mild malt sweetness. 30A Beach Blonde Ale is a refreshing and sessionable ale that conjures up that relaxed coastal attitude anytime, anywhere. So kick off your flip-flops, grab a cold 30A Beach Blonde Ale, and relax. Slow down, you're here.

Pairing: Summer salad with fruits, nuts, and a light dressing. Also pairs well with ceviche or chips and salsa.

Serving Temperature: 40 degrees

Glassware: Pilsner

ABV - 4.6% IBU - 13

Taproom Hours

TAPROOM HOURS:

Thursdays: 4 – 8 p.m.

Fridays: 4 – 8 p.m.

Saturdays: Noon – 6 p.m.

Founded in 2011, Grayton Beer Company is a locally owned and operated brewery on the Northwest Florida Coastline with an over 30,000 sq. ft. state-of-the-art facility to brew classic, contemporary beers. Grayton Beer Company brews its beers with an easy-going Gulf-Coast state of mind, using the finest available ingredients to provide pure, simple refreshment.

Main Menu

- [Home](#)
- [Our Story](#)
- [Our Beers](#)
- [Store](#)
- [Taproom](#)
- [Events](#)
- [Blog](#)
- [Press](#)
- [Contact Us](#)
- [Job Opportunities](#)

Newsletter

[Sign Up](#)

Connect With Us



© 2016 Grayton Beer Company. Site by [Becker Design](#).