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

Proceeding	91220927
Party	Defendant Jonathan A Claypool
Correspondence Address	JONATHAN A CLAYPOOL 17062 MURPHY AVE IRVINE, CA 92614-5914 jclaypool@zymoresearch.com;jac@claypool
Submission	Answer
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Date	04/11/2015
Attachments	041115_Answer_91220927_86394137.pdf(632975 bytes)

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

HEINEKEN ASIA PACIFIC PTE., LTD Opposer, vs. JONATHAN A CLAYPOOL, Applicant	Proceeding No.: 91220927 OPPOSITION FOR SERIAL NO. 86/394137; MARK TIGER SHARK
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ANSWER TO NOTICE OF OPPOSITION

Applicant Jonathan A Claypool (“Applicant”), an individual at 17062 Murphy Avenue, Irvine, CA 92614, by this document answers the Notice of Opposition (the “Notice”) filed by Heineken Asia Pacific Pte., Ltd. (“Opposer”), a private limited a private limited company organized and existing under the laws of Singapore, having its principal place of business at 459 Jalan Ahmad Ibrahim, Singapore 639934.

1. Applicant lacks sufficient information to admit or deny the allegations of paragraph 1 of the Notice.
2. Applicant lacks sufficient information to admit or deny the allegations of paragraph 2 of the Notice.
3. Applicant lacks sufficient information to admit or deny the allegation of paragraph 3 of the Notice.

4. Applicant lacks sufficient information to admit or deny the allegations of paragraph 4 of the Notice.

5. Applicant lacks sufficient information to admit or deny the allegations of paragraph 5 of the Notice.

6. Applicant lacks sufficient information to admit or deny the allegation of paragraph 6 of the Notice.

7. Applicant lacks sufficient information to admit or deny the allegation of paragraph 7 of the Notice.

8. Applicant admits the allegations of paragraph 8 of the Notice only to filing an intent to-use-application with Serial No.: 86/394,137 for the mark TIGER SHARK for the goods "Beer". Applicant lacks sufficient information to admit or deny the allegation of paragraph 8 of the Notice regarding the claim of superior rights of Opposer for the mark TIGER generally.

9. Applicant denies the allegations in paragraph 9 of the Notice.

10. Applicant lacks sufficient information to admit or deny the allegations of paragraph 10 of the Notice.

11. Applicant denies the allegations in paragraph 11 of the Notice.

12. Applicant denies the allegations of paragraph 12 of the Notice.

Our Ref. No: 1626-TM-Opp

Date: April 11, 2015.

/Jonathan A Claypool/

Jonathan A Claypool

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Irvine, CA 92614

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Our Ref. No: 1626-TM-Opp

Certificate of Transmission and Service

I certify that the foregoing Answer to the Notice of Opposition is being electronically filed with the Trademark Trial and Appeal Board and that the foregoing Answer to the Consolidated Notice of Opposition is also being sent via first class mail Opposer's attorney of record John J. Dabney of McDermott Will & Emery LLP, 500 North Capitol Street, NW Washington D.C. 20001.

Date: April 11, 2015

/Jonathan A. Claypool/

Jonathan A. Claypool