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

Proceeding	91245118
Party	Plaintiff Audemars Piguet Holding SA
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Submission	Motion for Default Judgment
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Date	07/30/2019
Attachments	Audemars Piguet-OAKCOINS Opposition-Motion.pdf(116593 bytes)

Audemars Piguet Holding S.A.)	IN THE UNITED STATES
)	PATENT AND TRADEMARK OFFICE
Plaintiff/Opposer)	
)	TRADEMARK TRIAL AND APPEAL BOARD
v.)	
)	
Oakcoins)	APPL. NO. 87/838,976
)	
Defendant/Applicant)	OPPOSITION NO. 91245118
_____)	

OPPOSER’S MOTION FOR DEFAULT JUDGMENT

Pursuant to Trademark Rule 2.127(a), Audemars Piguet Holding S.A. ("Audemars Piguet", "Plaintiff", or "Opposer"), respectfully moves to decide this opposition for Opposer as in cases of default, and cancel Oakcoin’s (“Oakcoins”, “Defendant”, or “Applicant”) application with prejudice. In support of this motion, Opposer states:

On April 26, 2019, Opposer filed a motion to strike Applicant’s third answer, which was defective in multiple respects, and a motion to find Oakcoins in default in this proceeding. Over three months have passed, and Oakcoins has not filed or served any response at all to Opposer’s motions. Accordingly, Opposer’s motions should be granted as conceded. *See* Trademark Rule 2.127(a): “When a party fails to file a brief in response to a motion, the Board may treat the motion as conceded.”

Further, despite the Board’s considerable patience and extensive assistance, Applicant has failed to file an answer that meets the procedural and substantive requirements of the Federal Rules of Civil Procedure and the Trademark Rules. The opposition should thus be decided for Opposer as in cases of default, and the application should be cancelled with prejudice. *See* Trademark Rule 2.114(a).

CONCLUSION

For all the above reasons, Applicant's April 26, 2019 motions should be granted as conceded, the opposition should be decided for Opposer as in cases of default, and the application should be cancelled with prejudice.

Respectfully submitted,

/John A. Galbreath/
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Attorneys for Opposer

Certificate of Service: I certify that on the date below, the foregoing Motion and referenced attachments, if any, were served by e-mail on the applicant OAKCOINS at the following correspondence email address:

coins@oakcoins.com

30 July 2019

/John A. Galbreath/
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