

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Court Order		
CONVEYING PARTY DATA			
	Name	Formerly	Execution Date
	Drayton Nay		12/31/2012
			INDIVIDUAL: UNITED STATES
RECEIVING PARTY DATA			
Name:	Innovative Beverage Group Holdings, Inc.		
Street Address:	5833 A Westview		
City:	Houston		
State/Country:	TEXAS		
Postal Code:	77055		
Entity Type:	CORPORATION: NEVADA		
PROPERTY NUMBERS Total: 1			
	Property Type	Number	Word Mark
	Serial Number:	78898203	SUM POOSIE ENERGY DRINK
CORRESPONDENCE DATA			
Fax Number:			
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	(832) 677-3221		
Email:	pieklaw@gmail.com		
Correspondent Name:	Andrew "Pike" Piekalkiewicz		
Address Line 1:	3000 Wesleyan, Suite 350		
Address Line 4:	Houston, TEXAS 77027		
NAME OF SUBMITTER:	Andrew "Pike" Piekalkiewicz		
Signature:	/s/ Andrew "Pike" Piekalkiewicz		
Date:	12/31/2012		
Total Attachments: 3			
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OP \$40.00 78898203

CAUSE NO. 2009-00178

INNOVATIVE BEVERAGE GROUP, INC.	§	IN THE DISTRICT COURT OF
Plaintiffs,	§	
VS.	§	61 ST JUDICIAL DISTRICT
	§	
TOP NOTCH BEVERAGE, INC.	§	
FORMERLY KNOWN AS THINK	§	
PINK BEVERAGE GROUP, INC.	§	
Defendant.	§	HARRIS COUNTY, TEXAS

AMENDED ORDER FOR TURNOVER

1. Parties:

- A. INNOVATIVE BEVERAGE GROUP HOLDINGS, INC. is "Plaintiff." Plaintiff is represented by Andrew "Pike" Piekalkiewicz, Law Office of Andrew "Pike" Piekalkiewicz, 3000 Wesleyan, Suite 350, Houston, Texas 77027.
- B. DRAYTON NAY is "Defendant." Defendant was served with Plaintiff's Third Amended Petition and Citation on July 21st, 2012. Defendant did not file an answer.

2. Background:

On this day, the Court considered Plaintiff's Supplemental Motion for Turnover. After the Court reviewed the papers herein on file and heard the testimony and evidence, the Court finds that Plaintiff is entitled to collect upon a final, valid and enforceable judgment against Defendant Drayton Nay.

3. Findings of Fact:

On August 21, 2012, the Court entered a Final Default Judgment awarding Plaintiff the sum consisting of damages in the amount of \$ 2,771,250.00, the full balance of the judgment remains due and owing and the Plaintiff is the owner and holder of said judgment.

The Court finds that Defendant owns property, specifically the trademark "Sun Pooie Energy Drink" and the associated logo more fully identified in Exhibit A, attached herein, and that this property is located outside the state of Texas, cannot be attached or levied on by ordinary legal process and is not exempt from attachment, execution, or seizure for the satisfaction of liabilities.

The Court further finds that Defendant Drayton Nay was provided notice of the filing of Plaintiff's Supplemental Motion for Turnover Order and Notice of Oral Hearing.

The Court further finds that the provisions of Texas Civil Practices & Remedies Code §

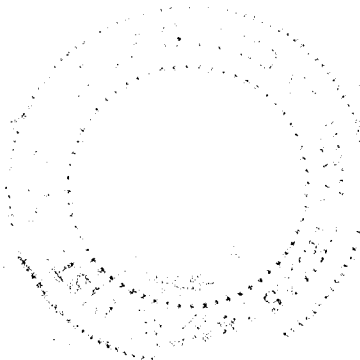
STATE OF TEXAS
COUNTY OF HARRIS

I, Chris Daniel, District Clerk of Harris County, Texas, certify that
this is a true and correct copy of the original record filed and recorded
in my office, electronically or hard copy, as it appears on this date.
Witness my official hand and seal of office this

12/17/12

CHRIS DANIEL, DISTRICT CLERK
HARRIS COUNTY, TEXAS

J. Kirby Deputy



31.002 (a) have been satisfied and that the Court has the authority to grant Plaintiff the relief as provided for in Texas Civil Practices & Remedies Code § 31.002 (b)(2).

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED:

NB

That the trademark "Sum Poosie Energy Drink" and the associated logo, registered with the United States Patent and Trademark Office, serial number 78898203, registration number 3293962, fully identified in Exhibit A, attached herein, owned by Defendant Drayton Nay be turned over to Plaintiff Innovative Beverage Group Holdings, Inc. as partial satisfaction of the final, valid and enforceable judgment rendered against Defendant Drayton Nay, *on or after December 31, 2012.*

NB

That Plaintiff Innovative Beverage Group Holdings, Inc. hereby takes possession of the trademark "Sum Poosie Energy Drink" and the associated logo, serial number 78898203, registration number 3293962, fully identified in Exhibit A, attached herein, *on or after December 31, 2012.*

NB

That Plaintiff also hereby takes possession of all patents and copyrights associated with the trademark and/or logo; all products, beverages, ingredients and recipes associated with the trademark and/or logo; all bottles, cans or other containers on which the trademark and/or logo appears; all web sites, Facebook accounts, Twitter accounts, and all other web based property associated with the trademark and/or logo or on which the trademark and/or logo appears; all apparel on which the trademark and/or logo appears to include, but not necessarily limited to, lingerie, clothing, hats, shirts, dresses, blouses, panties, bras, slippers, gowns, socks, and all other items, property, intellectual or otherwise, which uses or contains the trademark and/or logo, as represented in Exhibit A, attached herein, *on or after December 31, 2012.*

NB

Plaintiff is further awarded common law ownership, all goodwill and any registrations of the trademark and associated logo, *on or after December 31, 2012.*

The Court further finds that Plaintiff has provided the Court with competent expert testimony regarding the value of the trademark and that the value of the trademark is found by the Court to be ONE-HUNDRED, FIFTY-THREE THOUSAND, THREE HUNDRED DOLLARS (\$ 153,300.00) and further finds that this amount should be credited against the final default judgment awarded to Plaintiff and against Drayton Nay.

That third parties are hereby notified that Plaintiff, to the exclusion of Defendant, is the party entitled to possess, sell, liquidate and otherwise deal with the trademark identified above and that once any third party receives notice of this order, that it may be subject to liability should it release the trademark to Defendant or to any other person or entity other than Plaintiff, unless directed by this Court.

SIGNED this _____ day of DEC 17 2012, 2012

[Handwritten Signature]

JUDGE AL KENNETH