

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Deepkarn Singh Bedi		10/11/2013	INDIVIDUAL: UNITED STATES

RECEIVING PARTY DATA	
Name:	Samsaric Brewery Inc.
Street Address:	803 Highland Ave.
City:	Langhorne
State/Country:	PENNSYLVANIA
Postal Code:	19047
Entity Type:	CORPORATION: PENNSYLVANIA

PROPERTY NUMBERS Total: 1		
Property Type	Number	Word Mark
Serial Number:	85801367	KAMASUTRA BEER

CORRESPONDENCE DATA

Fax Number:
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Phone: 4158301057
 Email: Carlos@inventuslaw.com
 Correspondent Name: Carlos F. Romero
 Address Line 1: 398 Cecilia Way
 Address Line 4: Tiburon, CALIFORNIA 94920

NAME OF SUBMITTER:	Carlos F. Romero
Signature:	/Carlos F. Romero/
Date:	10/16/2013

Total Attachments: 9

OP \$40.00 85801367

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TRADEMARK TRANSFER AGREEMENT

This Trademark Transfer Agreement ("Agreement") is made as of October 11, 2013 by and among Deepkarn Singh Bedi, a private citizen of the United States of America, found at address 398 Cecilia Way, Tiburon, CA 94920 ("Transferor") and Samsaric Brewery Inc., a Pennsylvania corporation, 803 Highland Ave, Langhorne, PA 19047 ("Transferee").

RECITALS

WHEREAS, the Transferor is the sole owner to all rights, duties, and obligations for United States Patent and Trademark Office ("USPTO") Federal Application No. 85801367 filed on an Intent-to-use basis 1(b) for the registration of mark "KAMASUTRA BEER" ("the mark"). **SEE EXHIBIT A.**

WHEREAS, the mark has passed the initial trademark examiners action and is set to be published for opposition in the USPTO Trademark Gazette as of the latest office action filed on October 1, 2013, the final step in the trademark application process. **SEE EXHIBIT B.**

WHEREAS, the Transferee seeks to obtain all said trademark rights, duties, and obligations attached to the mark for use in their own business and can show evidence of currently using the mark in their own business.

WHEREAS, both Transferee and Transferor have been advised and had opportunity to discuss this agreement and the terms contained herein with independent and fair counsel.

WHEREAS, for valid consideration paid to the Transferee by the Transferor as described herein Transferee seeks to obtain ownership the mark in accordance with the terms of this agreement.

AGREEMENT

NOW THEREFORE, for and in consideration of the foregoing premises, and the mutual promises, representations, warranties, covenants and agreements hereinafter set forth, and for the other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

ARTICLE 1

1.1 Transfer of Asset and Assumption of Liabilities:

- (a) Transfer of Assets. Subject to the terms and conditions of this Agreement, as of the Transfer Date, the Transferor assigns, grants, transfers, and delivers to Transferee, and Transferee accepts from Transferor free and

clear of all liens, all of Transferor's current rights, title, and interest to the mark, along with all attached rights under copyright, trade secrets, license rights, service marks, and other intellectual property attached to use of the mark, filed in the United States or in other countries, together with all associated goodwill.

- (b) **Assumption of Liabilities.** Subject to the terms and conditions of this Agreement, as of the Transfer Date, the Transferee accepts all duties and liabilities attached to the completion of federal trademark registration and the legal protection of the mark from third parties, opposition motions, and all other conflicting claims of infringement or dilution under the principals of trademark and unfair competition law existing or which will exist in the future. Transferor waives and is excused from any indemnification principals attached to the defense of the mark and is not liable for any claims or legal challenges as of the Transfer Date.

1.2 Future Use. Transferor agrees to disclaim and withhold from all future federal and common law rights to use the mark on any beer product or alcoholic spirits product in commerce.

1.3 Purchase of Trademark and Attached Rights. On the Transfer Date, for and in consideration of \$3,700.00 USD ("Purchase Price") the Transferor agrees to transfer and Transferee agrees to accept the rights, assets, liabilities, and duties listed in 1.1 and 1.2. The payment for the Purchase Price shall be due by delivery of check upon the Transfer Date to simultaneously match the delivery of the mark rights. Transferor agrees to wait a period of 30 days from the Transfer Day for the receipt of check before seeking any remedy for breach of contract based on failure to deliver under these terms.

1.4 Attorney of Record. Carlos F. Romero ("Attorney") is listed as attorney of record for the mark. Transferor agrees to release Attorney of any duties and obligations to Transferor attached to their application and use of the mark as of the Transfer Date. Transferee will retain Attorney as attorney of record for the mark as it completes the USPTO application process for full federal registration for a separate fee agreed upon by the two parties, following the Transfer Date and signing of this agreement by all parties.

ARTICLE 2

2.1 Transfer Date. The Transfer Date shall be the date of this signed Agreement, October 11, 2013.

2.2 Governing Law and Venue. This Agreement and all acts and transactions pursuant hereto and the rights and obligations of the parties hereto shall be governed, construed and interpreted in accordance with the laws and venue of the United States Patent and Trademark Office on-line system. If no relief can be found

under the jurisdiction of the USPTO for the issue claimed then the laws and venue of the federal Northern District of the State of California shall govern the Agreement.

2.3 Entire Agreement. This Agreement is the full and complete agreement and understanding of the parties of the subject matter contained herein and merges all prior discussions between them. No modification or amendment to this Agreement, nor any waiver of any rights under this Agreement, shall be effective unless in writing signed by Transferor and Transferee. Any amendment or waiver effected in accordance with this Section 2.3 shall be binding on all parties hereto and their respective successors and assigns.

2.4 No Warranty. The mark is being delivered by the Transferor to the Transferee "as is" and the Transferor expressly disclaims all other warranties of any kind or nature, whether express or, implied, including, but not limited to, any warranties of operability, condition, title, non-infringement, accuracy of data, or quality, as well as any warranties of merchantability, suitability, fitness for a particular purpose, or the absence of any defects therein.

2.5 Severability. If one or more provisions of this Agreement are held to be unenforceable under applicable law, the parties agree to renegotiate such provision in good faith. In the event that the parties cannot reach a mutually agreeable and enforceable replacement for such provision, then (i) such provision shall be excluded from this Agreement, (ii) the balance of the Agreement shall be interpreted as if such provision were so excluded and (iii) the balance of the Agreement shall be enforceable in accordance with its terms.

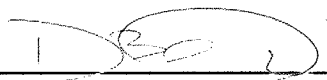
2.6 Construction. This Agreement is the result of negotiations among and has been reviewed by each of the parties hereto; accordingly this Agreement shall be deemed to be the product of all the parties hereto, and no ambiguity shall be construed in favor of or against any one of the parties hereto.

2.7 Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one instrument.

2.8 Successors and Assigns. The rights and benefits of this Agreement shall inure to the benefit of, and be enforceable by, the respective party's successors and assigns.

The parties have executed this Trademark Transfer Agreement on the dates next to their signatures below.

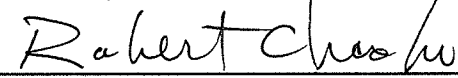
TRANSFEROR, DEEPKARN SINGH BEDI

By:  _____

Title: Owner _____

Executed: October 08, 2013


TRANSFeree, SAMSARIC BREWERY INC.

By:  _____

Title: CEO _____

Executed: October 10, 2013

ATTORNEY OF RECORD, CARLOS E. ROMERO

By:  _____

Title: Attorney of Record _____

Executed: October 08, 2013

Exhibit A: The Mark Application

Input Field	Entered
TEAS Plus	YES
MARK INFORMATION	
*MARK	<u>KamaSutra Beer</u>
*STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
LITERAL ELEMENT	KamaSutra Beer
*MARK STATEMENT	The mark consists of standard characters, without claim to any particular font, style, size, or color.
REGISTER	Principal
APPLICANT INFORMATION	
*OWNER OF MARK	Deepkarn Singh Bedi
*STREET	398 Cecilia Way
*CITY	Tiburon
*STATE (Required for U.S. applicants)	California
*COUNTRY	United States
*ZIP/POSTAL CODE (Required for U.S. applicants only)	94920
PHONE	(415) 308-2212
EMAIL ADDRESS	deepbedi@gmail.com
AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes
LEGAL ENTITY INFORMATION	
*TYPE	INDIVIDUAL
* COUNTRY OF CITIZENSHIP	United States
GOODS AND/OR SERVICES AND BASIS INFORMATION	
*INTERNATIONAL CLASS	032
*IDENTIFICATION	Beer

*FILING BASIS	SECTION 1(b)
ADDITIONAL STATEMENTS INFORMATION	
CORRESPONDENCE INFORMATION	
*NAME	Deepkarn Singh Bedi
*STREET	398 Cecilia Way
*CITY	Tiburon
*STATE (Required for U.S. applicants)	California
*COUNTRY	United States
*ZIP/POSTAL CODE	94920
PHONE	(415) 308-2212
*EMAIL ADDRESS	deepbedi@gmail.com;carlos@inventuslaw.com
*AUTHORIZED TO COMMUNICATE VIA EMAIL	Yes
FEE INFORMATION	
NUMBER OF CLASSES	1
FEE PER CLASS	275
*TOTAL FEE PAID	275
SIGNATURE INFORMATION	
* SIGNATURE	/Deepkarn Singh Bedi/
* SIGNATORY'S NAME	Deepkarn Singh Bedi
* SIGNATORY'S POSITION	Owner
SIGNATORY'S PHONE NUMBER	(415) 308-2212
* DATE SIGNED	12/12/2012

Exhibit B: Last Examiners Note, for Publication

Trademark Snap Shot Publication & Issue Review Stylesheet
 (Table presents the data on Publication & Issue Review Complete)

OVERVIEW

SERIAL NUMBER	85801367	FILING DATE	12/12/2012
REG NUMBER	0000000	REG DATE	N/A
REGISTER	PRINCIPAL	MARK TYPE	TRADEMARK
INTL REG #	N/A	INTL REG DATE	N/A
TM ATTORNEY	DEFORD, JEFFREY S	L.O. ASSIGNED	115

PUB INFORMATION

RUN DATE	10/01/2013
PUB DATE	11/05/2013
STATUS	681-PUBLICATION/ISSUE REVIEW COMPLETE
STATUS DATE	09/29/2013
LITERAL MARK ELEMENT	KAMASUTRA BEER

DATE ABANDONED	N/A	DATE CANCELLED	N/A
SECTION 2F	NO	SECTION 2F IN PART	NO
SECTION 8	NO	SECTION 8 IN PART	NO
SECTION 15	NO	REPUB 12C	N/A
RENEWAL FILED	NO	RENEWAL DATE	N/A
DATE AMEND REG	N/A		

FILING BASIS

FILED BASIS		CURRENT BASIS		AMENDED BASIS	
1 (a)	NO	1 (a)	NO	1 (a)	NO
1 (b)	YES	1 (b)	YES	1 (b)	NO

44D	NO	44D	NO	44D	NO
44E	NO	44E	NO	44E	NO
66A	NO	66A	NO		
NO BASIS	NO	NO BASIS	NO		

MARK DATA

STANDARD CHARACTER MARK	YES
LITERAL MARK ELEMENT	KAMASUTRA BEER
MARK DRAWING CODE	4-STANDARD CHARACTER MARK
COLOR DRAWING FLAG	NO

CURRENT OWNER INFORMATION

PARTY TYPE	10-ORIGINAL APPLICANT
NAME	Deepkarn Singh Bedi
ADDRESS	398 Cecilia Way Tiburon, CA 94920
ENTITY	01-INDIVIDUAL
CITIZENSHIP	United States of America

GOODS AND SERVICES

INTERNATIONAL CLASS	032
DESCRIPTION TEXT	Beer

GOODS AND SERVICES CLASSIFICATION

INTERNATIONAL CLASS	032	FIRST USE DATE	NONE	FIRST USE IN COMMERCE DATE	NONE	CLASS STATUS	6-ACTIVE
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MISCELLANEOUS INFORMATION/STATEMENTS

CHANGE IN REGISTRATION	NO
DISCLAIMER W/PREDETER TXT	"BEER"
PSEUDO MARK	KAMA SUTRA BEER

PROSECUTION HISTORY

DATE	ENT CD	ENT TYPE	DESCRIPTION	ENT NUM
09/29/2013	PREV	O	LAW OFFICE PUBLICATION REVIEW COMPLETED	016
09/29/2013	ALIE	A	ASSIGNED TO LIE	015
09/18/2013	CNSA	P	APPROVED FOR PUB - PRINCIPAL REGISTER	014
09/18/2013	XAEC	I	EXAMINER'S AMENDMENT ENTERED	013
09/18/2013	GNEA	O	NOTIFICATION OF EXAMINERS AMENDMENT E-MAILED	012
09/18/2013	GNEA	O	EXAMINERS AMENDMENT E-MAILED	011
09/18/2013	CNEA	R	EXAMINERS AMENDMENT -WRITTEN	010
09/16/2013	ARAA	I	ATTORNEY REVOKED AND/OR APPOINTED	009
09/16/2013	REAP	I	TEAS REVOKE/APPOINT ATTORNEY RECEIVED	008
03/27/2013	GNRN	O	NOTIFICATION OF NON-FINAL ACTION E-MAILED	007
03/27/2013	GNRT	F	NON-FINAL ACTION E-MAILED	006
03/27/2013	CNRT	R	NON-FINAL ACTION WRITTEN	005
03/27/2013	DOCK	D	ASSIGNED TO EXAMINER	004
12/28/2012	MPMK	O	NOTICE OF PSEUDO MARK MAILED	003
12/27/2012	NWOS	I	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM	002
12/15/2012	NWAP	I	NEW APPLICATION ENTERED IN TRAM	001