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**Notice of Opposition**  
(Notification of Provisional Refusal Based on an Opposition)

Notice is hereby given that the following party opposes indicated request for extension of protection to the United States.

**Opposer Information**

<b>Name</b>	Maison A.E. DOR		
<b>Entity</b>	Corporation	<b>Citizenship</b>	France
<b>Address</b>	4 BIS, RUE JACQUES MOREAU JARNAC, 16200 FRANCE		

<b>Attorney information</b>	THOMAS J. MANGO CANTOR COLBURN LLP 20 CHURCH STREET, 22ND FLOOR HARTFORD, CT 06103 UNITED STATES tmango@cantorcolburn.com, vricci@cantorcolburn.com (860) 286-2929
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**Opposed Request for Extension of Protection to U.S.**

<b>U.S. Serial No.</b>	79269996	<b>Publication date</b>	11/26/2019
<b>Opposition Filing Date</b>	12/19/2019	<b>Opposition Period Ends</b> <sup>1</sup>	12/26/2019
<b>International Registration No.</b>	1301308	<b>International Registration Date</b>	02/29/2016
<b>Name of Holder of International Registration</b>	VINARIA BOSTAVAN S.R.L.,; întreprinderemixta ETULIA, VULCANEȚI MD-5352 UTA GAGAUZIA REPUBLIC MOLDOVA		

**Goods/Services Affected by Opposition**

Class 033. First Use: 0 First Use In Commerce: 0 All goods and services in the class are opposed, namely: Alcoholic beverages, except beers; wine; sparkling wine
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**Grounds for Opposition**

Priority and likelihood of confusion	Trademark Act Section 2(d)
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**Mark Cited by Opposer as Basis for Opposition**

<b>U.S. Registration No.</b>	2619523	<b>Application Date</b>	03/22/2000
<b>Registration Date</b>	09/17/2002	<b>Foreign Priority Date</b>	NONE
<b>Word Mark</b>	A.E. DOR		

<b>Design Mark</b>	A . E . DOR
<b>Description of Mark</b>	NONE
<b>Goods/Services</b>	Class 033. First use: First Use: 1859/01/00 First Use In Commerce: 1986/05/00 Extracts of spirituous liquors; distilled liquor; aperitifs with a distilled alcoholic liquor base; brandy; brandy spirits; French brandy; cognac; wines

**Tracking number:** ESTTA1023855

<sup>1</sup>The maximum possible opposition period is 180 days from publication, and other oppositions may therefore be filed before the end of that period.

Your response must go to the Trademark Trial and Appeal Board (TTAB) of the United States Patent and Trademark Office.

You must file a response, and serve the opposing party, within forty days from the date of the TTAB order setting discovery and trial dates. You will receive that order directly from the TTAB, and the forty day period begins on the mailing date of that order. You need not file a response until you receive that order.

You may file your answer through an attorney permitted to practice before the United States Patent and Trademark Office in trademark cases. While an attorney is not required, your answer and all other papers in this proceeding must conform to the applicable United States rules and statutes. Foreign attorneys may not represent parties before the TTAB, unless specifically permitted to do so under Patent and Trademark Rule 11.14(c). The TTAB cannot assist you in choosing an attorney.

*United States Patent and Trademark Office  
Trademark Trial and Appeal Board*