



To: **Diane Reed**

From: **Matt Nadeau**  
**Rock Art Brewery LLC**  
**254 Wilkins St.**  
**Morrisville, VT 05661**  
**802-888-9400 phone/ fax**

Date: 9/28/09

Dear Diane,

As required in your e-mail letter for your client, I am replying to you in writing regarding your e mail letter of Sept 4, and our agreed upon extended response date of Sept 28<sup>th</sup>, 2009.

This is a summary of what we spoke of on the phone, as you indicated that Hansen Corp. would not accept my phone call regarding the matter of trademark infringement.

As stated, Rock Art Brewery LLC. Is a bonded and federally permitted brewery legally using the name "THE VERMONSTER". We are not infringing on your client's trademark. After extensive thought on the issue, considering our rights to our name "THE VERMONSTER" and the unnecessary use of various court resources, I offered to meet your client halfway with a proposal. I offered to give up our rights to our name "THE VERMONSTER" in the energy drink category, as we are two separate markets, one energy drinks, the other alcoholic beverages. This was agreed to be a sensible proposal by various advisors who have classified this issue as one of a nuisance by nature.

Your response was that, "the energy drink category was never the concern to my client; it is that my client would now like to enter the alcoholic beverage market." You indicated that your client would likely proceed with the infringement filings, but you would pass my offer on to them.

I await your client's reasonable and common sense response.

Sincerely,  
Matthew Nadeau President Rock Art Brewery LLC