

EXHIBIT 2007

Tristar's Answer to Choon's
Second Amended Complaint

**DEFENDANT TRISTAR PRODUCTS’
ANSWER, AFFIRMATIVE DEFENSES AND COUNTERCLAIMS**

Defendant Tristar Products, Inc. (“Tristar”), by and through its attorneys King & Murray PLLC and Bakos & Kritzer, hereby answers the First Amended Complaint (the “Complaint”) filed by Plaintiff Choon’s Design LLC (“Plaintiff”). Upon information and belief, Plaintiff does not own the patents-in-suit, as Plaintiff has changed its name to Choon’s Design, Inc. For purposes of answering the Complaint, Tristar has answered as if Choon’s Design, Inc. was properly identified as the asserting party. To the extent not specifically admitted, Tristar denies each and every allegation in the Complaint. Tristar incorporates the heading used by Plaintiff in the Complaint for convenience and ease of reference, and denies any allegations, assertions or inferences associated with same.

comes same.

2. Tristar admits its primary place of business is at 492 U.S. 46, Fairfield, New Jersey, 07004.

JURISDICTION AND VENUE

3. Tristar admits only that this Court has jurisdiction over the subject matter of this action pursuant to at least 28 U.S.C. § 1338(a), in that it may involve claims arising under the Patent Act, 35 U.S.C. § 271.

4. Tristar admits that this Court has personal jurisdiction over Tristar. Tristar denies all other allegations set forth in Paragraph 4 of the Complaint.

5. Tristar admits that venue is legally proper in this Court, but believes that venue is more appropriate in the United States District Court for the District of New Jersey. Tristar has filed a Brief in Support of its Motion to Transfer under 28 U.S.C. § 1404(a) detailing the reasons it believes transfer is warranted. (Doc. 12). Tristar's Motion to Transfer is currently pending. In addition, an action between Plaintiff and Tristar is currently pending before the United States District Court for the District of New Jersey. Plaintiff has filed an Answer and Affirmative Defenses in the New Jersey action.

7. Tristar lacks knowledge and information sufficient to form a belief about the truth of the allegations in Paragraph 7 of the Complaint, and therefore denies same.

8. Tristar lacks knowledge and information sufficient to form a belief about the truth of the allegations in Paragraph 8 of the Complaint, and therefore denies same.

9. Tristar lacks knowledge and information sufficient to form a belief about the truth of the allegations in Paragraph 9 of the Complaint, and therefore denies same.

10. Tristar lacks knowledge and information sufficient to form a belief about the truth of the allegations in Paragraph 10 of the Complaint, and therefore denies same.

11. Tristar lacks knowledge and information sufficient to form a belief about the truth of the allegations in Paragraph 11 of the Complaint, and therefore denies same.

13. Tristar lacks knowledge and information sufficient to form a belief about the truth of the allegations in Paragraph 13 of the Complaint, and therefore denies same.

14. Tristar admits it sells a loom kit under the trademark “Bandaloom,” including loom, mini loom, hook, rubber bands and clips. Tristar admits it sells rubber bands separately from the loom kit. Tristar denies all other allegations set forth in Paragraph 14 of the Complaint.

15. Tristar admits it sells certain Bandaloom™ products, including rubber bands, on its website (www.bandaloom.com). Tristar denies all other allegations set forth in Paragraph 15 of the Complaint.

16. Admitted.

17. Tristar lacks knowledge and information sufficient to form a belief about the truth of the allegations in Paragraph 20 of the Complaint, and therefore denies same.

18. Tristar admits that Exhibit 5 purports to be a copy of United States Patent Number 8,485,565 (the “565 patent”) which is entitled “Brunnian Link Making Device and Kit.” Tristar lacks knowledge and information sufficient to

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