
Sample Industry Trends Report

A report on trademark filings in the beverage industry

January

IPMonitor
Trademarks

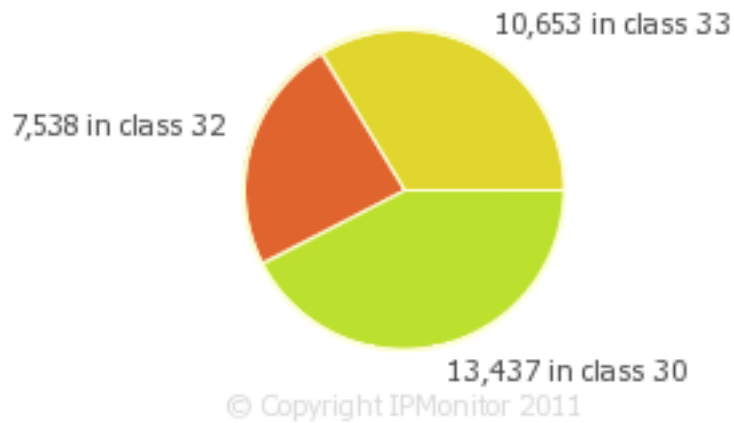
Contents

Alerts	3
3 classes	3
1 event in 3 classes	3
coffee,beer,mineral,sparkling	4
.	4
Terms and Conditions	5
General	5
Disclaimer of warranty and limitation of liability	5
Copyright	5
Arbitration	5

Alerts

3 classes

Matching in classes 30, 32, 33.



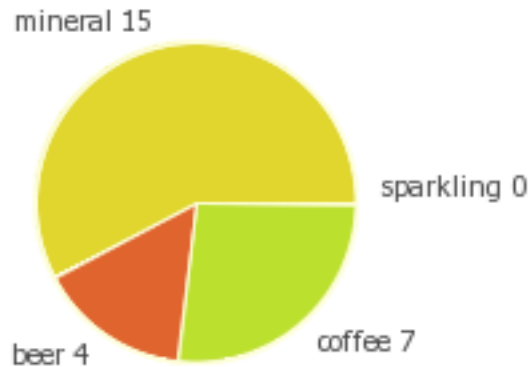
1 event in 3 classes

Matching in classes 30, 32, 33 for 'Applications filed' during 1 February to 1 February.



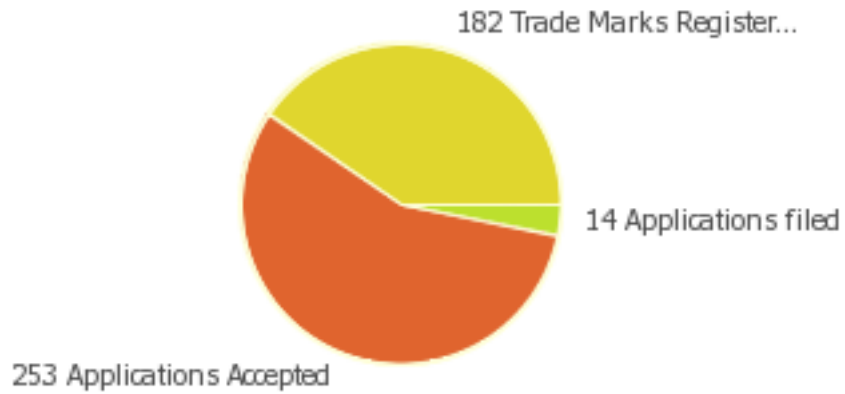
coffee,beer,mineral,sparkling

Matching 4 terms by Class Description for 'Applications filed' during January.



© Copyright IPMonitor 2011

Matching in classes 32, 33 for 3 events during January.



© Copyright IPMonitor 2011

Terms and Conditions

General

The information provided in this report is not in the nature of legal or other professional advice.

The information provided in this report is derived from third parties and may contain errors. You must make your own enquiries and seek independent advice from the relevant industry professionals regarding any information in this report.

Patents, patent applications, trademarks and trademark applications shown as lapsed or ceased may be restored at a later date.

Disclaimer of warranty and limitation of liability

Neither IPMonitor, its affiliates nor any of their respective employees, agents, third party content providers or licensors warrant that the information contained in this report is error free; nor do they make any warranty as to the accuracy, reliability or content of any information in this report.

This report is provided on an "as is" basis; to the maximum extent permitted by law, IPMonitor disclaims all representations and warranties, express or implied, with respect to any information contained in this report. In addition, IPMonitor does not represent or warrant that the information contained in this report is accurate, complete or current.

This disclaimer of liability applies to any damages or injury caused by any failure of performance, error, omission, interruption, deletion, defect, delay in operation or transmission, computer virus, communication line failure, theft or destruction or unauthorized access to, alteration of, or use of record, whether for breach of contract, tortious behavior, negligence, or under any other cause of action.

Copyright

The content of this report may be protected by copyright laws and treaties around the world and all rights relating to the same are reserved. Any paper or digital copies of this report are not to be modified or any illustrations or any graphics used separately from any accompanying text.

Arbitration

Any dispute or difference whatsoever arising out of or in connection with this report shall be submitted to arbitration in accordance with, and subject to, The Institute of Arbitrators & Mediators Australia Rules for the Conduct of Commercial Arbitrations.

IPMonitor reserves the right to update the Terms and Conditions at any time without notice. Please see the full Terms and Conditions at www.IPMonitor.com.au/trademarks/info/terms