

# TTAB

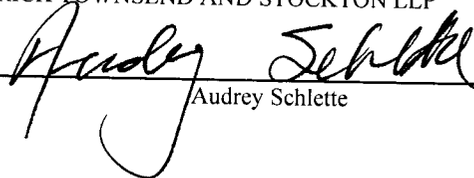
Attorney Docket No. 91353-822552  
Serial No. 85/356,207

## CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Trademarks, P.O. Box 1451, Alexandria, VA 22313-1451, on September 4, 2012.

KILPATRICK TOWNSEND AND STOCKTON LLP

By: \_\_\_\_\_



Audrey Schlette

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

*In re* Application No. 85/356,207  
Filed: June 25, 2011  
Published: March 6, 2012, in the Official Gazette  
For: **BAD BOYS FINISH FIRST**

PLATYPUS WEAR, INC.,  
Registrant,

vs.

BAD BOYS FINISH FIRST, INC.,  
Applicant.

### CONSENT REQUEST FOR EXTENSION TO DEADLINE TO OPPOSE

Commissioner for Trademarks  
P.O. Box 1451  
Alexandria, Virginia 22313-1451



**09-07-2012**

Madam:

Pursuant to Trademark Rule § 2.102(c)(3), Platypus Wear, Inc. ("Platypus") hereby files a request for a thirty (30) day extension of time to oppose Applicant's BAD BOYS FINISH FIRST application with Applicant's consent.

Having requested the full ninety (90) days allotted under Trademark Rule §§ 2.102(c)(1)-(2), Platypus' new deadline to oppose Applicant's BAD BOYS FINISH FIRST application was September 2, 2012. Pursuant to Trademark Rule § 2.196, Platypus understands that because the deadline fell on a Sunday, and because the following day was Labor Day (a Federal holiday), Platypus may file its further extension today, September 4, 2012. Platypus, however, faced an error message upon accessing the proper web form for this extension and therefore submits this Consent Request for Extension of Time to Oppose.

Based on the time calculation set out above and Applicant's consent, this request should be granted. Accordingly, the new deadline to oppose the BAD BOYS FINISH FIRST application should be October 2, 2012.

Please charge any necessary fee regarding this Opposition to the Deposit Account of Kilpatrick Townsend & Stockton LLP, 20-1430, and credit any overpayment to such deposit account.

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Please direct all notices, pleadings and process regarding this matter to:

Gregory Gilchrist, Esq.  
Ryan Bricker, Esq..  
KILPATRICK TOWNSEND & STOCKTON LLP  
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Respectfully submitted,

KILPATRICK TOWNSEND & STOCKTON LLP

Dated: September 4, 2012

By:                   /Gregory Gilchrist/  
Gregory Gilchrist  
Ryan Bricker  
  
*Attorneys for Registrant*

KB Ash Law Group

Dated: September 4, 2012

By:                   /Benjamin Ashurov/  
Benjamin Ashurov  
  
*Attorney for Applicant*

**CERTIFICATE OF SERVICE**

On September 4, 2012, I served the foregoing **CONSENT REQUEST FOR  
EXTENSION TO DEADLINE TO OPPOSE** on counsel for Applicant by depositing a true copy thereof with the United States Postal Service as first class mail, postage prepaid, at San Francisco, California, enclosed in a sealed envelope addressed as follows:

Benjamin Ashurov  
KB Ash Law Group  
5674 Sonoma Dr., Ste A  
Pleasanton, CA 94566

Dated : September 4, 2012

By :   
Audrey Schlette