

From: Agosto, Giselle

Sent: 8/4/2015 6:36:10 PM

To: TTAB E filing

CC:

Subject: U.S. TRADEMARK APPLICATION NO. 86215732 - IMPULSE - N/A - Request for Reconsideration Denied - Return to TTAB - Message 1 of 2

Attachment Information:

Count: 14

Files: DunlopA-1.jpg, DunlopA-2.jpg, DunlopA-3.jpg, DunlopB.jpg, BodyGloveA.jpg, BodyGloveB-1.jpg, BodyGloveB-2.jpg, BodyGlove-D.jpg, BodyGloveC.jpg, TradeChanA-1.jpg, TradeChanA-2.jpg, TradeChanA-3.jpg, TradeChanB-1.jpg, 86215732.doc

**UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO)
OFFICE ACTION (OFFICIAL LETTER) ABOUT APPLICANT'S TRADEMARK APPLICATION**

U.S. APPLICATION SERIAL NO. 86215732

MARK: IMPULSE



CORRESPONDENT ADDRESS:

DONALD R NAYLOR JR

AIR LIQUIDE USA LLC

2700 POST OAK BLVD

HOUSTON, TX 77056-5784

GENERAL TRADEMARK INFORMATION:

<http://www.uspto.gov/trademarks/index.jsp>

[VIEW YOUR APPLICATION FILE](#)

APPLICANT: Aqualung International SA

CORRESPONDENT'S REFERENCE/DOCKET NO:

N/A

CORRESPONDENT E-MAIL ADDRESS:

donald.naylor@airliquide.com

REQUEST FOR RECONSIDERATION DENIED

ISSUE/MAILING DATE: 8/4/2015

The trademark examining attorney has carefully reviewed applicant's request for reconsideration and is denying the request for the reasons stated below. See 37 C.F.R. §2.63(b)(3); TMEP §§715.03(a)(ii)(B), 715.04(a). The following refusals made final in the Office action dated 1/12/2015 are maintained and

continue to be final: Section 2(d) likelihood of confusion refusal and specimen refusal. See TMEP §§715.03(a)(ii)(B), 715.04(a).

In the present case, applicant's request has not resolved all the outstanding issues, nor does it raise a new issue or provide any new or compelling evidence with regard to the outstanding issues in the final Office action. In addition, applicant's analysis and arguments are not persuasive nor do they shed new light on the issues. Accordingly, the request is denied.

If applicant has already filed a timely notice of appeal with the Trademark Trial and Appeal Board, the Board will be notified to resume the appeal. See TMEP §715.04(a).

If no appeal has been filed and time remains in the six-month response period to the final Office action, applicant has the remainder of the response period to (1) comply with and/or overcome any outstanding final requirement(s) and/or refusal(s), and/or (2) file a notice of appeal to the Board. TMEP §715.03(a)(ii)(B); see 37 C.F.R. §2.63(b)(1)-(3). The filing of a request for reconsideration does not stay or extend the time for filing an appeal. 37 C.F.R. §2.63(b)(3); see TMEP §§715.03, 715.03(a)(ii)(B), (c).

Section 2(d) Likelihood of Confusion Refusal

The examining attorney maintains that not only are the parties' marks identical, but the parties' goods are closely related, which rises to a likelihood of confusion between the application and the registered mark.

Where the marks of the respective parties are identical or virtually identical, the relationship between the relevant goods and/or services need not be as close to support a finding of likelihood of confusion. See *In re Shell Oil Co.*, 992 F.2d 1204, 1207, 26 USPQ2d 1687, 1689 (Fed. Cir. 1993); *In re House Beer, LLC*, 114 USPQ2d 1073, 1077 (TTAB 2015); *In re Davey Prods. Pty Ltd.*, 92 USPQ2d 1198, 1202 (TTAB 2009); TMEP §1207.01(a). The examining attorney emphasizes the refusal is based on evidence in the form of third party registrations and Internet print-outs of retail establishments that feature the parties' products and maintains that this evidence illustrates that the parties' goods can come from the same source and are encountered by the same purchasers through the same channels of trade.

The trademark examining attorney attached evidence to the first Office Action from the USPTO's X-Search database consisting of a number of third-party marks registered for use in connection with the same or similar goods as those of both applicant and registrant in this case. The examining attorney attaches herein additional third party registrations. (See attachments). This evidence shows that the goods listed are of a kind that may emanate from a single source under a single mark. See *In re Anderson*, 101 USPQ2d 1912, 1919 (TTAB 2012); *In re Albert Trostel & Sons Co.*, 29 USPQ2d 1783, 1785-86 (TTAB 1993); *In re Mucky Duck Mustard Co.*, 6 USPQ2d 1467, 1470 n.6 (TTAB 1988); TMEP §1207.01(d)(iii).

Applicant fails to counter this evidence, which illustrates that the same source manufactures both applicant and registrant's goods. The fact that the goods of the parties differ is not controlling in determining likelihood of confusion. The issue is not likelihood of confusion between particular goods, but likelihood of confusion as to the source or sponsorship of those goods. See *In re Majestic Distilling Co.*, 315 F.3d 1311, 1316, 65 USPQ2d 1201, 1205 (Fed. Cir. 2003); *In re Shell Oil Co.*, 992 F.2d 1204, 1208, 26 USPQ2d 1687, 1689 (Fed. Cir. 1993); TMEP §1207.01. In fact, the Trademark Trial and Appeal Board has held that various sporting goods are considered related goods under Trademark Act Section 2(d), such that their marketing under the same or similar marks may be likely to cause source confusion. See *In re New Archery Prods. Corp.*, 218 USPQ 670 (TTAB 1983) (holding RAZORBAK 5 for arrowheads likely to be confused with RAZORBACK for fishing lures); *Trak Inc. v. Traq Inc.*, 212 USPQ 846 (TTAB 1981) (holding TRAQ for racquetball racquets likely to be confused with TRAK for skis and ski boots); *A.G. Spalding & Bros. Inc. v. Bancroft Racket Co.*, 149 USPQ 391 (TTAB 1966) (holding EXECUTIVE for tennis and squash rackets likely to be confused with EXECUTIVE for golf clubs).

In addition to the evidence of record showing that even registrant is the source of both snorkels and goggles for use in sport, the examining attorney includes additional examples of entities that are the source of both goods. For example, Dunlop is a well-known sporting goods company. The attachments show that Dunlop manufactures both goggles for playing sports and snorkels. (See attachments). Body Glove is another company initially designed for wetsuits, but now evolved to additional sports products. The attachments show that the entity is the source of both snorkels and goggles for use as sports eyewear. (See attachments). This evidence establishes that the same entity commonly manufactures and/or produces the relevant goods markets the goods under the same mark; in this case, the house marks, Dunlop and Body Glove. Therefore, applicant and registrant's goods and/or services are considered related for likelihood of confusion purposes. See, e.g., *In re Davey Prods. Pty Ltd.*, 92 USPQ2d 1198, 1202-04 (TTAB 2009); *In re Toshiba Med. Sys. Corp.*, 91 USPQ2d 1266, 1268-69, 1271-72 (TTAB 2009).

Moreover, applicant's argument that the parties' goods are not encountered by the same consumers is not supported by any evidence. Applicant provides no counter argument to the evidence showing that

even though the parties' goods apply to different sports, they are still offered by the same retail establishments and are considered related for likelihood of confusion purposes. The examining attorney maintains there is plenty of evidence supporting the conclusion that the parties' goods travel through the same channels of trade.

In previous Office Actions, the examining attorney included evidence of retail establishments, namely, big sporting goods stores including Dick's Sporting Goods and Sports Authority, that carry both snorkels and goggles for playing racquet sports. (See attachments to Final Office Action). The examining attorney includes herein additional evidence illustrating that the parties' goods travel in the same channels of trade. While there is a difference in the nature of the goods, there is no difference in their channels of trade. First, there is no limitation as to the channels of trade or class of purchasers in the identification of goods in either the registration or the application. Absent restrictions in an application and/or registration, the identified goods and/or services are "presumed to travel in the same channels of trade to the same class of purchasers." *In re Viterra Inc.*, 671 F.3d 1358, 1362, 101 USPQ2d 1905, 1908 (Fed. Cir. 2012) (quoting *Hewlett-Packard Co. v. Packard Press, Inc.*, 281 F.3d 1261, 1268, 62 USPQ2d 1001, 1005 (Fed. Cir. 2002)).

Therefore, we can conclude that the parties' goods move in all normal channels of trade and that they are available to all classes of purchasers. See, e.g., *Levi Strauss & Co. v. Abercrombie & Fitch Trading Co.*, 719 F.3d 1367, 1373, 107 USPQ2d 1167, 1173 (Fed. Cir. 2013). Sporting goods stores are normal channels of trade. Additional evidence to support this conclusion is in the form of the attached print-outs from smaller sporting goods stores that carry both snorkels and sports goggles for use in racquet sports. For example, Epic Sports carries both. (See attachments).

In addition, conditions in the marketplace show that swimming activities and racquet sports are often offered by the same entity. For example, it is common to have swim and racquet clubs, as shown by the attachments. (See attachments). In these swim and racquet clubs, there are pro shops selling merchandise related to those sports. The attached print-outs show examples of such pro shops, including the Tucson Racquet and Fitness Club and the Blakeney Racquet & Swim Club, that carry accessories for tennis, racquetball and swim, which could conceivably include snorkels and sport goggles. (See attachments). Again, this proves that the parties' goods travel through the same channels of trade and can be encountered by the same class of purchasers who, upon seeing the same mark on both snorkels and sports goggles, would be confused into believing the goods come from the same source.

Evidence obtained from the Internet may be used to support a determination under Section 2(d) that goods and/or services are related. *See, e.g., In re G.B.I. Tile & Stone, Inc.*, 92 USPQ2d 1366, 1371 (TTAB 2009); *In re Paper Doll Promotions, Inc.*, 84 USPQ2d 1660, 1668 (TTAB 2007). The Internet has become integral to daily life in the United States, with Census Bureau data showing approximately three-quarters of American households used the Internet in 2013 to engage in personal communications, to obtain news, information, and entertainment, and to do banking and shopping. *See In re Nieves & Nieves LLC*, 113 USPQ2d 1639, 1642 (TTAB 2015) (taking judicial notice of the following two official government publications: (1) Thom File & Camille Ryan, U.S. Census Bureau, Am. Cmty. Survey Reports ACS-28, *Computer & Internet Use in the United States: 2013* (2014), available at <http://www.census.gov/content/dam/Census/library/publications/2014/acs/acs-28.pdf>, and (2) The Nat'l Telecomms. & Info. Admin. & Econ. & Statistics Admin., *Exploring the Digital Nation: America's Emerging Online Experience* (2013), available at http://www.ntia.doc.gov/files/ntia/publications/exploring_the_digital_nation_-_americas_emerging_online_experience.pdf). Thus, the widespread use of the Internet in the United States suggests that Internet evidence may be probative of public perception in trademark examination.

In addition, applicant argues that no likelihood of confusion exists because applicant owns a prior registration via its predecessor for a substantially similar or identical mark for identical or identical in part goods and/or services to those in the application and such registration has co-existed with the cited registration. Therefore, applicant concludes there is no likelihood of confusion between the applied-for mark and registrant's mark and the trademark examining attorney should withdraw the Trademark Act Section 2(d) refusal.

However, in *In re Strategic Partners, Inc.*, 102 USPQ2d 1397, 1399-1400 (TTAB 2012), the Trademark Trial and Appeal Board (Board) only reversed a Section 2(d) refusal based on an applicant's prior registration for the following unique set of facts: (1) the marks in applicant's prior registration and application were virtually identical ("no meaningful difference" existed between them, such that they were "substantially similar"); (2) the goods were identical in part; and (3) the prior registration had co-existed for at least five years with the cited registration. *See* TMEP §1207.01. The Board acknowledged these facts constituted a "unique situation," such that an applicant's prior registration would generally need to fit within these precise parameters to overcome a Section 2(d) refusal. *In re Strategic Partners, Inc.*, 102 USPQ2d at 1400; *see* TMEP §1207.01.

In this case, by contrast, applicant's prior registration does not correspond to the facts set forth in *In re Strategic Partners, Inc.* *See* TMEP §1207.01. First, registration no. 1618893 was cancelled for failure to file an affidavit or declaration of continued use or excusable use. A cancelled or dead registration has no weight. Secondly, even if there registration were active, applicant does not appear as the owner of that registration. There are no assignments or claims of ownership proving that applicant owns or owned

Reg. No. 1618893 or documenting the chain of title. Thus, there is an ownership issue here as well. Therefore, applicant cannot rest on the facts of the *In re Strategic Partners* case applying here as a way to overcome a likelihood of confusion refusal.

Finally, applicant emphasizes that applicant had use over the mark in commerce prior to registrant's use. Applicant's claim of priority of use is not relevant to this ex parte proceeding. See *In re Calgon Corp.*, 435 F.2d 596, 168 USPQ 278 (C.C.P.A. 1971). Trademark Act Section 7(b), 15 U.S.C. §1057(b), provides that a certificate of registration on the Principal Register is prima facie evidence of the validity of the registration, of the registrant's ownership of the mark, and of the registrant's exclusive right to use the mark in commerce on or in connection with the goods and/or services specified in the certificate. During ex parte prosecution, the trademark examining attorney has no authority to review or to decide on matters that constitute a collateral attack on the cited registration. TMEP §1207.01(d)(iv).

Accordingly, given the high similarity of the marks and the close relationship of the goods, there is a likelihood of confusion as to the source of the goods. Having conformed to both steps in the Section 2(d) analysis, the examining attorney herein maintains the refusal to register and denies the request for reconsideration because Applicant's mark so resembles the mark in U.S. Registration No. 3172883, as to be likely to cause confusion when used on or in connection with the goods identified in the application.

Specimen Refusal

In the request for reconsideration, applicant neither argues for acceptance of the current specimen of record, nor does applicant submit a substitute specimen. Therefore, the examining attorney maintains and continues the specimen refusal based on the fact that the specimen of record is not a substantially exact representation of the mark as it was applied for. Registration is refused because the specimen does not show the applied-for mark in the drawing in use in commerce. 15 U.S.C. §§1051, 1127; 37 C.F.R. §§2.34(a)(1)(iv), 2.56(a); TMEP §§904, 904.07(a). Specifically, the specimen displays the mark as IMPULSE 2; however, the drawing displays the mark as IMPULSE.

The drawing shows the mark sought to be registered, and must be a substantially exact representation of the mark as used on or in connection with the goods and/or services, as shown by the specimen. 37 C.F.R. §2.51(a); TMEP §807.12(a). Because the mark in the drawing is not a substantially exact representation of the mark on the specimen, applicant has failed to provide the required evidence of

use of the applied-for mark in commerce on or in connection with applicant's goods and/or services. See TMEP §807.12(a).

An application based on Trademark Act Section 1(a) must include a specimen showing the applied-for mark in use in commerce for each international class of goods and/or services identified in the application or amendment to allege use. 15 U.S.C. §1051(a)(1); 37 C.F.R. §§2.34(a)(1)(iv), 2.56(a); TMEP §§904, 904.07(a).

Regarding whether applicant may submit an amended drawing in response to this refusal, applicant is advised that the drawing of a mark can be amended only if the amendment does not materially alter the mark as originally filed. 37 C.F.R. §2.72(a)(2); see TMEP §§807.12(a), 807.14 *et seq.* In this case, amending the mark in the drawing to conform to the mark on the specimen would be a material alteration and would not be accepted, because the difference between the mark in the specimen and the drawing is significant and each mark creates a different commercial impression.

Applicant may respond to this refusal by satisfying one of the following for each applicable international class:

- (1) Submit a different specimen (a verified ["substitute" specimen](#)) that (a) was in actual use in commerce at least as early as the filing date of the application or prior to the filing of an amendment to allege use and (b) shows the applied-for mark in actual use in commerce for the goods and/or services identified in the application or amendment to allege use.

- (2) Amend the filing basis to [intent to use under Section 1\(b\)](#), for which no specimen is required. This option will later necessitate additional fee(s) and filing requirements such as providing a specimen at a subsequent date.

For an overview of *both* response options referenced above and instructions on how to satisfy either option online using the Trademark Electronic Application System (TEAS) form, please go to http://www.uspto.gov/trademarks/law/J3_1.jsp.

/Giselle Agosto-Hincapie/

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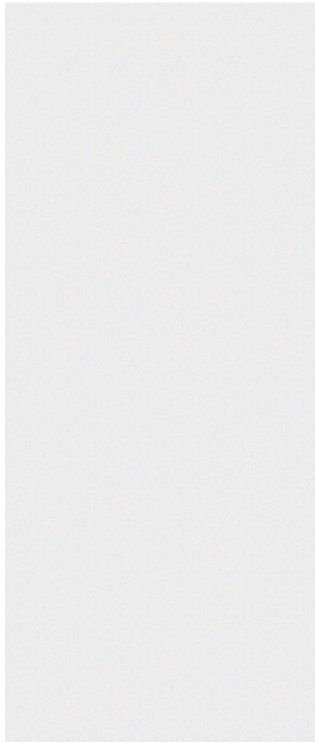
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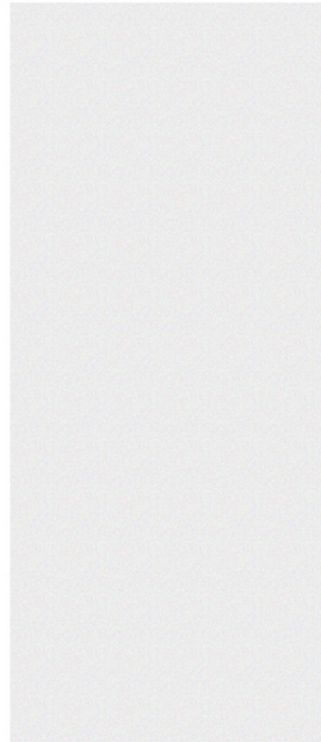
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Safety Glasses, Yellow, Scratch-	BODY GLOVE 90242 Pirzd Eyewear,	Eyewear Retainer, Bk, Npm	BODY GLOVE 90380 Safety Glasses,	BODY GLOVE 90215 Safety Glasses,	BODY GLOVE 90216 Safety Glasses,	BODY GLOVE 90605 Safety Glasses,	BODY GLOVE 90413 Safety Glasses,	Safety G Clear, Si
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Features

- Item : Safety Glasses
- Size : Universal
- Frame Color : Silver
- Lens Coating : Uncoated
- Lens Color : Clear
- Standards : ANSI Z87.1-2003 High Impact
- Lens Material : Polycarbonate
- UV Protection : 99.9% UVA/UVB
- Temple Style : Padded
- Temple Color : Silver Tortoise
- Frame Design : Wraparound
- Gender : Unisex
- Primary Frame Color : Silver
- Series : V-Line Plus

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Product Description

Product Description

Polarized Eyewear, Gray Lens Color, Scratch-Resistant Lens CoatingMidnight Black Frame ColorLens Material PolycarbonateSize Universal, 99.9 Percent UV Protection, Includes Soft Drawstring Case, Retainer Cord, Standards ANSI Z87.1-2003 Body Glove Protective Eyewear(B) PolarizedDual polycarbonate lenses. Includes microfber drawstring case and black retainer strap.Meets ANSI Z87.1-2003 99.9% UV protection

From the Manufacturer

Glare caused by sunlight bouncing off water, sand, snow and glass or metal surfaces strains eyes and can cause headaches and muscle fatigue from constant squinting. Polarized lenses absorb glare created by horizontal lightwaves easing eyestrain. Body Glove International's stylish surfer frames, updated to meet the ANSI Z87.1+ (high impact) safety standard, offer relief from glare, 99.9% protection from UVA and UVB radiation, and FUBI EPF ratings from 96-98.5+, H2 scratch resistant coating keeps lenses clear longer. Patented foam pads provide enhanced side shield protection and more comfortable fit. Temple inserts allow glasses to float, just like [Body Glove's surfer/sport eyewear](#). Microfiber soft drawstring case and retainer cord with quick-release breakaway safety clips included.

Product Information

Technical Details

Part Number	90242
Item Weight	0.8 ounces
Product Dimensions	7.1 x 2.7 x 2.6 inches
Item model number	90242
Color	Black/Gray
Finish	Scratch-Resistant
Item Package Quantity	1

Additional Information

ASIN	B00110ACWD
Customer Reviews	2.3 out of 5 stars
Best Sellers Rank	#351,616 in Home Improvement (See top 100) #3548 in Home Improvement - Safety & Security - Personal Protective Equipment - Eye Protection - Safety Goggles & Glasses #19229 in Home Improvement - Contractor Supply
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- Swimming
- Volleyball
- Fan Gear
- Closeouts

Narrow Your Results:

Category

- Catching Equipment (1)
- Featured Lacrosse... (1)
- Helmets (2)
- Protective Gear (56)
- Sport**
- Baseball (47)
- Basketball (24)
- Bodybuilding (11)
- Cheer (2)
- Football (29)
- Lacrosse (50)
- MMA (2)
- Playground (6)
- Soccer (36)
- Swimming (17)
- TableTennis (4)
- Volleyball (36)

Color



Price

- \$10 and under (2)
- \$20 and under (14)
- \$30 and under (48)
- \$50 and under (58)

Customer Rating

- At least 3 stars (1)
- At least 4 stars (1)
- 5 stars (1)

Reset All

Filters

Testimonials:

L. KHARRAZI (OK)

very good (E203)

V. HUDSON (PA)

Best price on the Internet, great quality product. actualy

Search: bangerz

Sort by: Relevance | Best-selling | Price: Low to High | Price: High to Low | Avg. Customer Review

BANGERZ, HS-1500 Nose Guard [E26252] \$30.49	BANGERZ, HSAF Anti-Fog Solution [E26258] \$10.19	BANGERZ, HS6500BS - Wire Fielder's Mask [E256671] \$31.39	BANGERZ, HS6500SS - Wire Fielder's Mask [E256681] \$31.39
BANGERZ, HS6500NS - Wire Fielder's Mask [E256691] \$24.99	BANGERZ, HS6500RS - Wire Fielder's Mask [E257001] \$31.39	BANGERZ, 100% UV Protection ForceFlex Sunglasses [E25710] \$22.19	BANGERZ, 100% UV Protection ForceFlex Sunglasses [E25711] \$22.19
BANGERZ, 100% UV Protection ForceFlex Sunglasses [E25713] \$22.19	BANGERZ, 100% UV Protection ForceFlex Sunglasses [E25714] \$16.29	BANGERZ, 100% UV Protection ForceFlex Sunglasses [E25716] \$22.19	BANGERZ, 100% UV Protection ForceFlex Sunglasses [E25717] \$22.19



great quality product, actually better than some get direct from universities, and early delivery around the holidays. Overall, excellent experience, would recommend it." (E71834)

J. COBERLY (CA)
 "Just like the ones you'd find in stores only a better variety of colors (this is good for games like "big em") and at a much lower price." (E466)

Epic Sports



			
BANGERZ, 100% UV Protection Forceflex Sunglasses [E25721] \$22.19	BANGERZ, HSB200TP - 100% UV Protection Sunglasses [E25763] \$22.19	BANGERZ, HSB200CM - 100% UV Protection Sunglasses [E25765] \$22.19	BANGERZ, HS-7200BS - Women's Wire Lacrosse Goggles [E25772] \$25.39
			
BANGERZ, HS-7200CS - Women's Wire Lacrosse Goggles [E25774] \$19.59	BANGERZ, HS3700L1/BS - Women's Wire Lacrosse Goggles [E25781] \$27.99	BANGERZ, HS3700L1/SS - Women's Wire Lacrosse Goggles [E25782] \$27.99	BANGERZ, HS0TGP - Over-The-Glasses [E25871] \$20.49
			
BANGERZ, HS-8000 LEXAN Polycarbonate Eyeshield [E26217] \$22.59	BANGERZ, HS-9900 ProVU Maxx Molded Eyeshield [E26222] \$23.49 \$29.99	BANGERZ, HS-9900AG Anti-Glare ProVU MAXX Eyeshield [E26223] \$23.89	BANGERZ, HS-9000 ProVU Flexible Football Eyeshield [E26225] \$19.39 \$20.39 *****
			
BANGERZ, HS-2800 Sports Eye Protection [E26220] \$15.89	BANGERZ, HS-4500 Sports Eye Protection [E26231] \$16.99	BANGERZ, HS-8200 ZEPHYR Sports Sunglasses [E26233] \$22.19	BANGERZ, HS-7900 DUEL Women's Lacrosse Eyeguard [E26234] \$27.99 \$31.39
			



 BANGERZ, HS-6800 COR "Flow-Through" Sunglasses [E26248] \$24.99	 BANGERZ, HSCP Protective Storage Pouch [E26256] \$3.69	 BANGERZ, HSPH Ponytail Headband [E26259] \$3.69	 Bangerz Sunz Flex Biker Sunglasses [E36241] \$43.39
 Bangerz Sunz Twist Biker Sunglasses [E36242] \$43.39	 Bangerz Sunz Glide Biker Sunglasses [E36247] \$23.89	 Bangerz Sunz Rider Biker Sunglasses [E36251] \$27.09	 BANGERZ, HS1800BB - SPORTS SAFETY MASK [E25693] \$25.39
 BANGERZ, HS1800SB - SPORTS SAFETY MASK [E25695] \$22.19	 BANGERZ, Hockey Style Catcher's Helmet Eyeshield [E25703] \$22.99	 BANGERZ, 100% UV Protection - Flip-Ups Sunglasses [E25705] \$17.89	 BANGERZ, 100% UV Polarized - Flip-Up Sunglasses [E25706] \$22.19

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- [Swimming](#)
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Narrow Your Results:

Category
Snorkels & Masks (4)



Brand

[Arena Swim \(2\)](#)

[Sprint Aquatics \(2\)](#)

Price

[\\$20 and under \(2\)](#)

[\\$30 and under \(2\)](#)

[\\$50 and under \(4\)](#)

[Filters](#)

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Testimonials:

L. KHARRAZI (OK)
"very good" (E201)

Search: snorkel

Sort by: [Relevance](#) | [Best-selling](#) | [Price: Low to High](#) | [Price: High to Low](#) | [Avg. Customer Review](#)

 Arena Training Swim Snorkel Small [E107486] \$30.60	 Arena Training Swim Snorkel [E107488] \$30.60	 Sprint Aquatics Caribbean Combo Set Mask & Snorkel \$19.09	 Sprint Aquatics Silicone Air Supply Snorkel [E317451] \$14.09
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