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

Proceeding	91169178
Party	Defendant Michael James Poyzer Michael James Poyzer 299a Foxhill Road GBX Carlton, Nottingham, NG4 1PX
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Date	07/03/2007
Attachments	fulle executed stip.pdf (2 pages)(41168 bytes)

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

In the Matter of U.S. Application Serial No. 78/387,272

Mark: TENSILE

Filing Date: March 19, 2004

AB MELKA, INC.,)	
Opposer,)	OPPOSITION NO.
)	
vs.)	91-169178
)	
MICHAEL POYZER ET AL.,)	
Applicant.)	

**STIPULATED CONSENT FOR ENTRY OF AMENDMENT TO APPLICANT'S
DESCRIPTION OF SERVICES AND WITHDRAWAL OF OPPOSITION**

The parties to this Opposition, by their counsel, hereby file this Stipulated Consent for Entry of Amendment to Applicant's Description of Services and Withdrawal of Opposition. Specifically, the parties have entered into a confidential agreement that resolves this Opposition upon entry of the following amendment to Applicant's description of services in International Class 25:

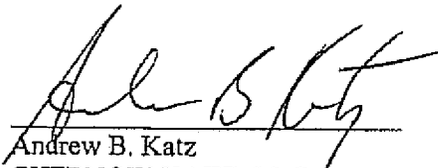
Clothing namely shirts and t shirts, blouses, skirts and dresses, vests, sweatshirts and hooded tops, sweaters, cardigans, underwear, trousers and jeans, gloves and mittens, jackets, overcoats and rainwear; Footwear, namely boots and shoes, including those designed for attaching to bicycle pedals plus the cleats and any other required hard wear, socks, overshoes and shoe liners all for everyday use or specifically designed for sporting activities; Headgear, namely hats, caps, bandanas, balaclavas, sweatbands, earwarmers; *all of the foregoing goods being for marketing purposes in support and promotion of a particular brand of bicycles and bicycle equipment.*

The italicized portion of the description has been added to narrow the original description of services in a manner mutually agreeable to the parties. Applicant seeks, and Opposer consents to, the Amendment, which must be approved and entered by the

TTAB pursuant to TBMP Rules 212.06 and 605.03(b). Immediately upon entry of the amendment, Opposer and Applicant stipulate to the dismissal of this Opposition without prejudice, pursuant to TBMP Rule 605.03(f) and 37 C.F.R. § 2.106(c), as confirmed by the signatures of both parties' counsel below.

Respectfully submitted, this 3rd day of July, 2007.

By:



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