

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

nmt/apb

Mailed: May 20, 2010

Opposition No. 91192417

K-2 Corporation

v.

Matthew R. Dallmann

By the Trademark Trial and Appeal Board:

On May 4, 2010, the parties filed a stipulation to the amendment of applicant's involved application Serial No. 77719913 and to the dismissal of the opposition without prejudice upon entry of the amendment.¹

By the proposed amendment, applicant seeks to change the identification of goods in International Classes 16 and 25 as follows:

International Class 16

from

Stickers, bumper stickers, appliques in the form of decals, decals

to

Stickers, bumper stickers, appliques in the form of decals, decals excluding any goods made or promoted specifically for ski or snowboarding enthusiasts

¹ Applicant's motion (filed May 3, 2010) to suspend for settlement negotiations is moot.

International Class 25

from

Clothing geared towards extreme sports enthusiasts, namely, shirts, pants, jackets, footwear, hats and caps, bathing suits for men and women, bathing trunks, beachwear, belts, bicycle gloves, board shorts, ski boots, snowboarding boots, boxer shorts, visors, cargo pants, coats, heavy coats, winter coats, ski jackets, snowboarding jackets, fleece pullovers, flight suits, gloves, hooded sweatshirts, socks, jerseys, knitted caps, knitted gloves, long underwear, long-sleeved shirts, t-shirts, turtlenecks, motorcycle gloves, motorcycle jackets, motorcyclist boots, mountaineering boots, ski pants, snowboarding pants, pullovers, shorts, ski and snowboard shoes and parts thereof, ski bibs, ski boot bags, ski gloves, ski masks, ski suits, skiwear, skullies, snowboarding suits, snowboard gloves, surf wear, tank tops, underclothes, wetsuits, wristbands

to

Clothing geared towards extreme sports enthusiasts, namely, shirts, pants, jackets, footwear, hats and caps, bathing suits for men and women, bathing trunks, beachwear, belts, bicycle gloves, board shorts, boxer shorts, visors, cargo pants, coats, heavy coats, winter coats, fleece pullovers, flight suits, hooded sweatshirts, socks, jerseys, long-sleeved shirts, t-shirts, turtlenecks, motorcycle gloves, motorcycle jackets, motorcyclist boots, mountaineering boots, pullovers, shorts, surf wear, tank tops, underclothes, wetsuits, and wristbands, excluding clothing made or promoted specifically for skiing or snowboarding and excluding clothing made or promoted specifically for skiing or snowboarding enthusiasts

The amendment is limiting in nature, as required by Trademark Rule 2.71(a). Because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

The contingency in opposer's withdrawal having now been met, the opposition is dismissed without prejudice.