

ESTTA Tracking number: **ESTTA325464**

Filing date: **01/06/2010**

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

**Notice of Opposition**

Notice is hereby given that the following parties oppose registration of the indicated application.

**Opposers Information**

Name	Wenger S.A.
Granted to Date of previous extension	01/06/2010
Address	Route de Bale 63 Delemont, CH-2800, SWITZERLAND

Name	Victorinox Swiss Army, Inc.		
Entity	Corporation	Citizenship	Delaware
Address	7 Victoria Drive Monroe, CT 06468 UNITED STATES		

Attorney information	David Weild III Edwards Angell Palmer & Dodge LLP 750 Lexington Avenue New York, NY 10022 UNITED STATES trademark@eapdlaw.com, ymin@eapdlaw.com
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**Applicant Information**

Application No	77541754	Publication date	09/08/2009
Opposition Filing Date	01/06/2010	Opposition Period Ends	01/06/2010
Applicant	COLLECTIVE CASE, INC. 10 West 33rd Street, Penthouse New York, NY 10001 UNITED STATES		

**Goods/Services Affected by Opposition**

Class 009. All goods and services in the class are opposed, namely: Electronic device carrying cases and holders for computers, cameras, personal digital assistants, music players, earphones, and telephones
Class 018. All goods and services in the class are opposed, namely: Luggage, backpacks, briefcases, purses, shoulder bags

**Grounds for Opposition**

False suggestion of a connection	Trademark Act section 2(a)
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Priority and likelihood of confusion	Trademark Act section 2(d)
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### Marks Cited by Opposer as Basis for Opposition

U.S. Registration No.	3077338	Application Date	03/12/2003
Registration Date	04/04/2006	Foreign Priority Date	NONE
Word Mark	NONE		
Design Mark			
Description of Mark	The mark consists of the representation of a cross and shield.		
Goods/Services	<p>Class 008. First use: First Use: 1909/12/31 First Use In Commerce: 1937/12/31 Pen-knives, folding knives, knife sheaths of leather; cutlery namely, butcher knives, chefs knives, slicing knives, kitchen knives, paring knives, bread knives, boning knives, fillet knives, steak knives, utility knives, carving knives, and kitchen shears</p> <p>Class 014. First use: First Use: 1989/02/27 First Use In Commerce: 1989/02/27 Horological and chronometric instruments, namely clocks and watches</p> <p>Class 018. First use: First Use: 1999/10/26 First Use In Commerce: 1999/10/26 Traveling trunks and valises; beach bags, backpacks for camping; handbags, traveling bags, school bags; rucksacks and umbrellas</p>		

U.S. Registration No.	3353519	Application Date	07/14/2005
Registration Date	12/11/2007	Foreign Priority Date	NONE
Word Mark	NONE		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 009. First use: First Use: 2004/04/00 First Use In Commerce: 2004/05/00		

	Computer interface devices, namely, personal digital assistants, electronic organizers, storage devices and digital audio players/recorders with USB connector, using flash cards for personal file storage; and storage and carrying cases for use therewith
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U.S. Registration No.	2362608	Application Date	05/16/1997
Registration Date	06/27/2000	Foreign Priority Date	NONE
Word Mark	NONE		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 018. First use: First Use: 1999/11/03 First Use In Commerce: 1999/11/03 luggage, carry-on bags, brief cases and back packs		

U.S. Registration No.	3291272	Application Date	11/29/2002
Registration Date	09/11/2007	Foreign Priority Date	NONE
Word Mark	SWISSGEAR		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 009. First use: First Use: 2004/07/00 First Use In Commerce: 2004/07/00 Computer carrying cases, camera cases, electronic travel accessories, namely, adapters, converters, transformers and battery chargers for electronic devices Class 011. First use: First Use: 2003/00/00 First Use In Commerce: 2003/00/00 Appliances, namely, battery operated lights for camping Class 016. First use: First Use: 2006/10/00 First Use In Commerce: 2006/10/00 leather passport holders		

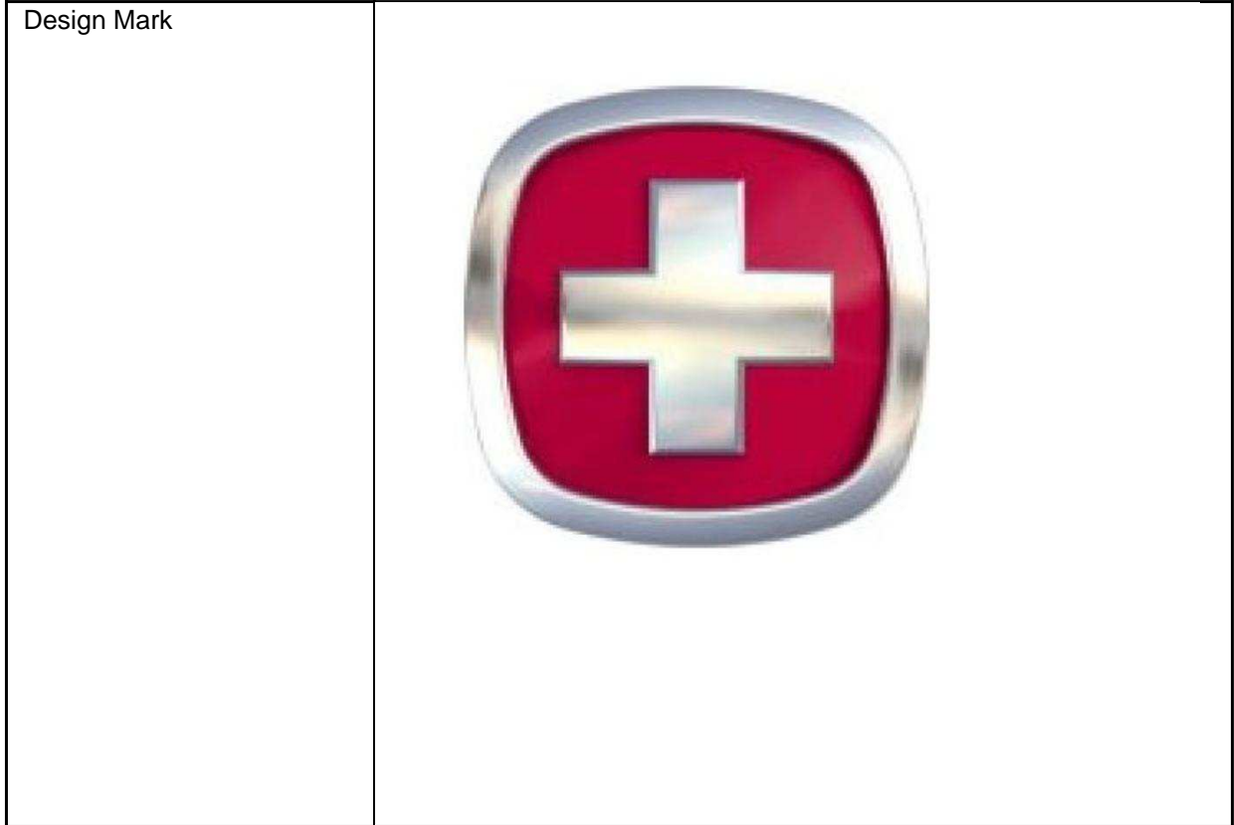
	<p>Class 018. First use: First Use: 2003/10/18 First Use In Commerce: 2003/10/18  All-purpose dry bags, luggage, backpacks, daypacks, duffel bags, utility bags, shoulder bags, casual bags, briefcases, non-motorized wheeled packs, cosmetic cases sold empty and toiletry cases sold empty, travel bags, small personal leather goods, namely, wallets, and shaving bags sold empty, umbrellas and name and calling card cases, cosmetic cases sold empty, toiletry cases sold empty, luggage tags, waistpacks, bags worn on the body, business cases, travel bags, all-purpose personal care bags, small personal leather goods, namely, billfolds, credit card cases, neck and necklace wallets</p> <p>Class 020. First use: First Use: 2003/00/00 First Use In Commerce: 2003/00/00  Sleeping and nap mats, sleeping bags, air mattresses for use when camping, inflatable mattresses for use when camping, folding furniture, cots and neck pillows; leather airline ticket holders</p> <p>Class 021. First use: First Use: 2006/10/00 First Use In Commerce: 2006/10/00  Portable coolers and portable insulated cooler bags</p> <p>Class 022. First use: First Use: 2003/00/00 First Use In Commerce: 2003/00/00  Tents, screen houses in the nature of a tent, gazebo-like shelters in the nature of a tent</p> <p>Class 025. First use: First Use: 2006/10/00 First Use In Commerce: 2006/10/00  Clothing, namely, security money belts</p> <p>Class 028. First use: First Use: 2003/00/00 First Use In Commerce: 2003/00/00  Air mattresses for recreational and home use, inflatable mattresses for recreational and home use</p>
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U.S. Application/ Registration No.	NONE	Application Date	NONE
Registration Date	NONE		
Design Mark			
Goods/Services	Computer cases, camera cases, electronic device carrying cases,		

	luggage, bags, backpacks.
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U.S. Application/ Registration No.	NONE	Application Date	NONE
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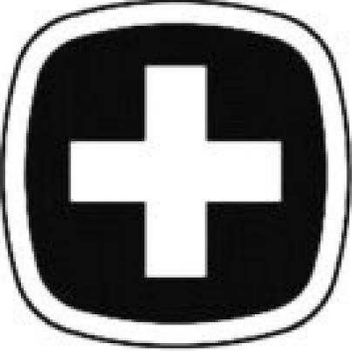
Registration Date	NONE
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Goods/Services	Computer cases, camera cases, electronic device carrying cases, luggage, bags, backpacks, travel bags, small personal leather goods.
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U.S. Application/ Registration No.	NONE	Application Date	NONE
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Registration Date	NONE
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Design Mark	
Goods/Services	Computer cases, camera cases, electronic device carrying cases, luggage, bags, backpacks, travel bags, small personal leather goods

Attachments	78224486#TMSN.gif ( 1 page )( bytes ) 78670317#TMSN.jpeg ( 1 page )( bytes ) 75293046#TMSN.gif ( 1 page )( bytes ) 76470860#TMSN.gif ( 1 page )( bytes ) Victorinox cross shield Red Silver.JPG Wenger Emblem RedSilver.JPG Wenger Emblem1.JPG SWISS MOBILITY Red Device Notice of Opp.pdf ( 17 pages )(663492 bytes )
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### Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/yewon min/
Name	YeWon Min
Date	01/06/2010

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

In the Matter of Application Serial No. 77541754



Mark: (“SWISS MOBILITY and Red Device”)

WENGER S.A., and  
VICTORINOX SWISS ARMY, INC.

Opposers,

Opposition No. \_\_\_\_\_

v.

CELLECTIVE CASE, INC.

Applicant.

**NOTICE OF OPPOSITION**

Opposers Wenger S.A. and Victorinox Swiss Army, Inc. believe they will be damaged by



registration on the Principal Register of the mark (“SWISS MOBILITY & Red Device”) as applied for in Application Serial No. 77541754, filed August 7, 2008 under Section 1(b) of the Lanham Act for the goods and services “Electronic device carrying cases and holders for computers, cameras, personal digital assistants, music players, earphones, and telephones” in International Class 9 and “Luggage, backpacks, briefcases, purses, shoulder bags” in International Class 18.

As grounds for its opposition, Opposers, by their attorneys Edwards Angell Palmer & Dodge, LLP, allege as follows:

## BACKGROUND

1. Opposer Wenger S.A. (“Wenger”) is a corporation organized and existing under the laws of Switzerland and is wholly owned by Victorinox A.G. (“Victorinox”) a corporation also organized and existing under the laws of Switzerland.

2. Opposer Victorinox Swiss Army, Inc. (“VSAI”) is a corporation organized and existing under the laws of the State of Delaware and is also wholly owned by Victorinox. VSAI is a licensee and the exclusive distributor of Victorinox products in the United States.

3. Opposers Wenger S.A. and VSAI (collectively “Opposers”) with their related companies and licensees manufacture and sell various products, including multi-function pocket tools, cutlery and kitchen utensils, watches, computer cases, bags, luggage, fragrance products, travel products, outdoor products, and accessories using the word trademarks VICTORINOX, SWISS ARMY and WENGER and SWISSGEAR in association with the well known Victorinox

Cross & Shield  and Wenger Emblem  respectively.

4. For decades, Victorinox and VSAI have used the Victorinox Cross and Shield

mark  (“Victorinox Cross and Shield”) mark in interstate and international commerce, investing substantial effort and sums in its promotion and development.

5. Products that bear the Victorinox Cross and Shield mark are carefully chosen, designed and made to the highest standards, and marketed by VSAI to promote and further their reputation for quality, style, versatility and dependability.

6. Although the Victorinox Cross and Shield is used today in various color versions, best known is the Victorinox Cross and Shield presented with a red color fill. The Victorinox

Cross and Shield with a silver border and red color fill  is commonly used on luggage, bags, computer cases, and camera cases.

7. The Victorinox Cross and Shield mark first appeared on bags and luggage in U.S. interstate commerce in 1999. The silver Victorinox Cross and Shield mark similarly has been used on bags and luggage in U.S. interstate commerce since at least as early as 1999.

8. Victorinox has obtained numerous registrations of its Victorinox Cross and Shield mark in the United States Patent and Trademark Office including, among others, as follows:

- (a) , Reg. No. 3,077,338 for “Pen-knives, folding knives, knife sheaths of leather; cutlery namely, butcher knives, chef knives, slicing knives, kitchen knives, paring knives, bread knives, boning knives, fillet knives, steak knives, utility knives, carving knives, and kitchen shears” in International Class 8, “Horological and chronometric instruments, namely clocks and watches” in International Class 14; “Traveling trunks and valises; beach bags, backpacks for camping; handbags, traveling bags, school bags; rucksacks, and umbrellas” in International Class 18;

- (b) , Reg. No. 3,353,519 for “Computer interface devices, namely, personal digital assistants, electronic organizers, storage devices and digital audio players/recorders with USB connector, using flash cards for personal file storage; and storage and carrying cases for use therewith” in International Class 9;

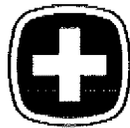
- (c)  (Silver), Reg. No. 2,362,608 for “luggage, carry-on bags, briefcases and backpacks” in International Class 18.

Copies of the Registration Certificates for the above are attached as **Exhibit A**.

9. VSAI's usage of Victorinox Cross and Shield on bags, luggage, computer cases, and camera cases has been nationwide through various retailers, department stores, and e-tailers, and the Victorinox Cross and Shield mark has enjoyed significant success and consumer recognition. VSAI's bags, luggage, computer cases, and camera cases bearing the Victorinox Cross and Shield mark are popular and have come to enjoy a reputation for quality, style, versatility and dependability.

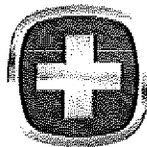
10. By virtue of VSAI's long continuous use of the Victorinox Cross and Shield mark, extensive promotion, and numerous registrations, the Victorinox Cross and Shield mark has become famous and is entitled to broad scope protection as an identifier of products originating under the auspices of Victorinox AG and distributed through its affiliates.

11. Opponent Wenger S.A. and its related companies and licensees also manufacture and sell various products bearing the Wenger Emblem – a Greek cross inside a quadrilateral with



rounded corners and a thick border (“Wenger Emblem”)--including multi-function pocket tools, camera cases, computer carrying cases, mobile phone cases and holsters for carrying personal digital assistants, flashlights, watches, leather passport holders, card files, folios, bags, luggage, sleeping bags, and tents.

12. The Wenger Emblem is used in different color versions, including a silver cross



within a silver quadrilateral with a red fill (“Red/Silver Wenger Emblem”).

13. Opposers have used the Red/Silver Wenger Emblem prominently as a source identifier on luggage, bags, backpacks, leather goods, and business cases in International Class 18 since at least as early as October 2006.

14. Opposers have used the Red/Silver Wenger Emblem prominently as a source identifier on camera cases, computer carrying cases, and phone cases in International Class 9 at least as early as July 2004.

15. Opposers' luggage, bags, backpacks, leather goods, and business cases, camera cases, computer carrying cases, and phone cases bearing the Red/Silver Wenger Emblem are marketed and sold nationwide through various retailers, department stores, and e-tailers, and enjoy significant success and consumer recognition. Opposers' bags, luggage, computer cases, and camera cases bearing the mark Red/Silver Wenger Emblem are popular and have come to enjoy an outstanding reputation for quality, style, versatility and dependability.

16. Opposers make, have made and distribute, various products bearing the Wenger



Emblem and the word **SWISSGEAR**-- ("SWISSGEAR and Device")-- including computer carrying cases, camera cases, leather passport holders, luggage, backpacks, bags, wallets, business cases in International Classes 9 and 18.

17. Wenger maintains a U.S. trademark registration for the mark SWISSGEAR and Device, Reg. No. 3291272 for:

- "Computer carrying cases, camera cases, electronic travel accessories, namely, adapters, converters, transformers and battery chargers for electronic devices" in International Class 9;
- "Appliances, namely, battery operated lights for camping" in International Class 11;

- “Leather passport holders” in International Class 16;
- “All-purpose dry bags, luggage, backpacks, daypacks, duffel bags, utility bags, shoulder bags, casual bags, briefcases, non-motorized wheeled packs, cosmetic cases sold empty and toiletry cases sold empty, travel bags, small personal leather goods, namely, wallets, and shaving bags sold empty, umbrellas and name and calling card cases, cosmetic cases sold empty, toiletry cases sold empty, luggage tags, waistpacks, bags worn on the body, business cases, travel bags, all-purpose personal care bags, small personal leather goods, namely, billfolds, credit card cases, neck and necklace wallets” in International Class 18;
- “Sleeping and nap mats, sleeping bags, air mattresses for use when camping, inflatable mattresses for use when camping, folding furniture, cots and neck pillows; leather airline ticket holders” in International Class 20;
- “Portable coolers and portable insulated cooler bags” in International Class 21;
- “Tents, screen houses in the nature of a tent, gazebo-like shelters in the nature of a tent” in International Class 22; and
- “Clothing, namely, security money belts” in International Class 25.

A copy of the Registration Certificate for the above is attached as **Exhibit B**.

18. Wenger has used the mark SWISSGEAR and Device for “Computer carrying cases, camera cases, electronic travel accessories, namely, adapters, converters, transformers and battery chargers for electronic devices” in International Class 9 in commerce at least as early as July 2004.

19. Wenger has used the mark SWISSGEAR and Device for bags, backpacks, luggage, wallets, and small leather goods in International Class 18 in commerce at least as early as October 2003.

20. Wenger’s luggage, bags, backpacks, leather goods, business cases, camera cases, and computer carrying cases bearing the SWISSGEAR and Device are marketed and sold nationwide through various retailers, department stores, and e-tailers, and enjoy significant success and consumer recognition. Opposers’ luggage, bags, backpacks, leather goods, business

cases, camera cases, and computer carrying cases bearing the mark SWISSGEAR and Device are popular and have come to enjoy a reputation for quality, style, versatility and dependability.

21. Upon information and belief, Applicant is a New York corporation with an addresses at 10 West 33<sup>rd</sup> Street, Penthouse, New York, NY 10001.

22. On or about August 7, 2008, Applicant filed an application pursuant to Section 1(b) of the Lanham Act to register the mark SWISS MOBILITY and Red Device in the U.S. for:

- “Electronic device carrying cases and holders for computers, cameras, personal digital assistants, music players, earphones, and telephones” in International Class 9;
- “Luggage, backpacks, briefcases, purses, shoulder bags” in International Class 18;

23. Applicant’s SWISS MOBILITY and Red Device mark is confusingly similar to Opposers’ Victorinox Cross and Shield mark visually.

24. Applicant’s SWISS MOBILITY and Red Device mark is confusingly similar to Opposers’ Red/Silver Wenger Emblem mark visually.

25. Applicant’s SWISS MOBILITY and Red Device mark is confusingly similar to Opposers’ SWISSGEAR and Device mark phonetically, visually and conceptually.

### COUNT I

#### 15 U.S.C. § 1052(d) –Likelihood of Confusion

26. Opposers repeat and reallege the allegations contained in Paragraphs 1 through 25 above, as if the same were set forth in full herein.

27. Upon information and belief, Applicant’s goods would be offered to the same consumers as those who may also purchase Opposers’ Victorinox Cross and Shield, Red/Silver

Wenger Emblem and/or SWISSGEAR and Device products or to whom Opposers market and promote the Victorinox Cross and Shield, Red/Silver Wenger Emblem and SWISSGEAR and Device products.

28. The presumption of exclusivity that would arise from Applicant's registration of the mark SWISS MOBILITY and Red Device is inconsistent with the prior rights of Opposers in their Victorinox Cross and Shield, Red/Silver Wenger Emblem and SWISSGEAR and Device marks.

29. Use and registration of the mark SWISS MOBILITY and Red Device by Applicant in connection with the specified goods and services is likely to cause confusion, cause mistake or deceive consumers, and cause them to believe that the goods offered by Applicant emanate from, or are sponsored by, endorsed by or otherwise connected with Opposers, in violation of Section 2(d) of the Lanham Act, 15 U.S.C. § 1052(d).

30. Opposers will be damaged by the registration of Applicant's SWISS MOBILITY and Red Device mark by reason of the foregoing, and because such registration will support and assist Applicant in causing confusion and in misleading consumers by providing a color of exclusive statutory rights in Applicant in violation and derogation of Opposers' prior and superior rights in the Victorinox Cross and Shield, Red/Silver Wenger Emblem and SWISSGEAR and Device marks.

## **COUNT II**

### **15 U.S.C. §1052(a) – False Suggestion of Connection**

31. Opposers repeat and reallege the allegations contained in Paragraphs 1 through 30 above, as if the same were set forth at length herein,

32. Applicant's use of the SWISS MOBILITY and Red Device mark falsely suggests a connection with Opposers as to the origin, sponsorship, or approval of Applicant's goods under 15 U.S.C. § 1052(a).

33. Opposers will be damaged by the registration of Applicant's SWISS MOBILITY and Red Device mark by reason of the foregoing, because Applicant's mark falsely suggests a connection to Opposers and will confuse and mislead consumers as to the origin, sponsorship, or approval of Applicant's goods.

WHEREFORE, Opposers respectfully requests this Board to refuse registration to Applicant's mark, SWISS MOBILITY and Red Device , Application Serial No. 77541754.

Please recognize the undersigned as attorneys for Opposers in this proceeding. All correspondence should be addressed to David Weild III at the address below.

Respectfully submitted,

Dated: January 6, 2010

By: /s/ David Weild III  
David Weild, III  
YeWon Min  
Edwards Angell Palmer & Dodge LLP  
750 Lexington Avenue  
New York, New York 10022

Attorneys for Opposers  
Wenger S.A.  
Victorinox Swiss Army, Inc.

**CERTIFICATE OF SERVICE**

I hereby certify that I am over 18 years of age, not a party to these proceedings, and that I served by First-Class U.S. Mail a copy of the foregoing document titled Notice of Opposition on January 6, 2010, on the following:

Douglas N. Masters, Esquire  
Loeb & Loeb LLP  
321 North Clark Street, Suite 2300  
Chicago, Illinois 60654

  
Ye Won Min

EXHIBIT A

Int. Cls.: 8, 14, and 18

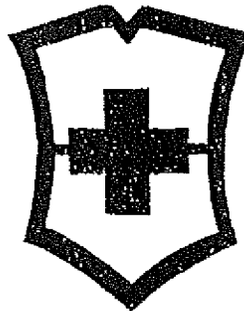
Prior U.S. Cls.: 1, 2, 3, 22, 23, 27, 28, 41, 44, and 50

United States Patent and Trademark Office

Reg. No. 3,077,338

Registered Apr. 4, 2006

TRADEMARK  
PRINCIPAL REGISTER



VICTORINOX AG (SWITZERLAND CORPORATION)  
SCHMIDGASSE 57  
6438 IBACH-SCHWYZ, SWITZERLAND

FOR: PEN-KNIVES, FOLDING KNIVES, KNIFE SHEATHS OF LEATHER; CUTLERY NAMELY, BUTCHER KNIVES, CHEFS KNIVES, SLICING KNIVES, KITCHEN KNIVES, PARING KNIVES, BREAD KNIVES, BONING KNIVES, FILLET KNIVES, STEAK KNIVES, UTILITY KNIVES, CARVING KNIVES, AND KITCHEN SHEARS, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 12-31-1909; IN COMMERCE 12-31-1937.

FOR: HOROLOGICAL AND CHRONOMETRIC INSTRUMENTS, NAMELY CLOCKS AND WATCHES, IN CLASS 14 (U.S. CLS. 2, 27, 28 AND 50).

FIRST USE 2-27-1989; IN COMMERCE 2-27-1989.

FOR: TRAVELING TRUNKS AND VALISES; BEACH BAGS, BACKPACKS FOR CAMPING; HANDBAGS, TRAVELING BAGS, SCHOOL BAGS; RUCKSACKS AND UMBRELLAS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

FIRST USE 10-26-1999; IN COMMERCE 10-26-1999.

THE MARK CONSISTS OF THE REPRESENTATION OF A CROSS AND SHIELD.

SN 78-224,486, FILED 3-12-2003.

BARBARA A. LOUGHRAN, EXAMINING ATTORNEY

Int. Cl.: 18

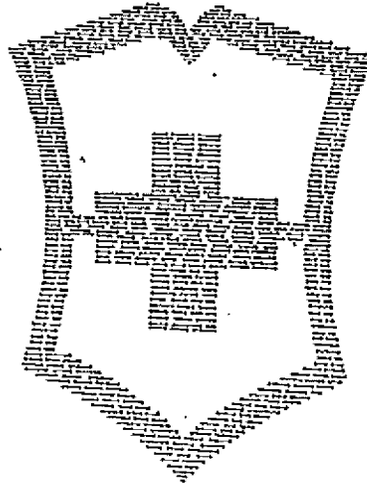
Prior U.S. Cls.: 1, 2, 3, 22, and 41

**United States Patent and Trademark Office**

Reg. No. 2,362,608

Registered June 27, 2000

**TRADEMARK  
PRINCIPAL REGISTER**



SWISS ARMY BRAND LTD. (DELAWARE CORPORATION)  
ONE RESEARCH DRIVE  
SHELTON, CT 064840874

FOR: LUGGAGE, CARRY-ON BAGS, BRIEF CASES AND BACK PACKS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

FIRST USE 11-3-1999; IN COMMERCE 11-3-1999.  
THE DRAWING IS LINED FOR THE COLOR SILVER.

SN 75-293,046, FILED 5-16-1997.

MICHAEL LEVY, EXAMINING ATTORNEY

Int. Cl.: 9

Prior U.S. Cls.: 21, 23, 26, 36, and 38

United States Patent and Trademark Office

Reg. No. 3,353,519

Registered Dec. 11, 2007

TRADEMARK  
PRINCIPAL REGISTER



VICTORINOX AG (SWITZERLAND CORPORATION)  
SCHMIEDGASSE 57  
6438 IBACH-SCHWYZ, SWITZERLAND

FOR: COMPUTER INTERFACE DEVICES,  
NAMELY, PERSONAL DIGITAL ASSISTANTS,  
ELECTRONIC ORGANIZERS, STORAGE DEVICES  
AND DIGITAL AUDIO PLAYERS/RECORDERS  
WITH USB CONNECTOR, USING FLASH CARDS

FOR PERSONAL FILE STORAGE; AND STORAGE  
AND CARRYING CASES FOR USE THEREWITH,  
IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 4-0-2004; IN COMMERCE 5-0-2004.

SN 78-670,317, FILED 7-14-2005.

RONALD AIKENS, EXAMINING ATTORNEY

EXHIBIT B

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Int. Cls.: 9, 11, 16, 18, 20, 21, 22, 25, and 28

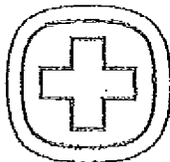
Prior U.S. Cls.: 1, 2, 3, 5, 7, 13, 19, 21, 22, 23, 25, 26, 29, 30, 31, 32, 33, 34, 36, 37, 38, 39, 40, 41, 42, and 50

United States Patent and Trademark Office

Reg. No. 3,291,272

Registered Sep. 11, 2007

TRADEMARK  
PRINCIPAL REGISTER



SWISSGEAR

WENGER S.A. (SWITZERLAND CORPORATION)  
CH-2800 DELEMONT, SWITZERLAND

FOR: COMPUTER CARRYING CASES, CAMERA CASES, ELECTRONIC TRAVEL ACCESSORIES, NAMELY, ADAPTERS, CONVERTERS, TRANSFORMERS AND BATTERY CHARGERS FOR ELECTRONIC DEVICES, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 7-0-2004; IN COMMERCE 7-0-2004.

FOR: APPLIANCES, NAMELY, BATTERY OPERATED LIGHTS FOR CAMPING, IN CLASS 11 (U.S. CLS. 13, 21, 23, 31 AND 34).

FIRST USE 0-0-2003; IN COMMERCE 0-0-2003.

FOR: LEATHER PASSPORT HOLDERS, IN CLASS 16 (U.S. CLS. 2, 5, 22, 23, 29, 37, 38 AND 50).

FIRST USE 10-0-2006; IN COMMERCE 10-0-2006.

FOR: ALL-PURPOSE DRY BAGS, LUGGAGE, BACKPACKS, DAYPACKS, DUFFEL BAGS, UTILITY BAGS, SHOULDER BAGS, CASUAL BAGS, BRIEFCASES, NON-MOTORIZED WHEELED PACKS, COSMETIC CASES SOLD EMPTY AND TOILETRY CASES SOLD EMPTY, TRAVEL BAGS, SMALL PERSONAL LEATHER GOODS, NAMELY, WALLETS, AND SHAVING BAGS SOLD EMPTY, UMBRELLAS AND NAME AND CALLING CARD CASES, COSMETIC CASES SOLD EMPTY, TOILETRY CASES SOLD EMPTY, LUGGAGE TAGS, WAISTPACKS, BAGS WORN ON THE BODY, BUSINESS CASES, TRAVEL BAGS, ALL-PURPOSE PERSONAL CARE BAGS, SMALL PERSONAL

LEATHER GOODS, NAMELY, BILLFOLDS, CREDIT CARD CASES, NECK AND NECKLACE WALLETS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

FIRST USE 10-18-2003; IN COMMERCE 10-18-2003.

FOR: SLEEPING AND NAP MATS, SLEEPING BAGS, AIR MATTRESSES FOR USE WHEN CAMPING, INFLATABLE MATTRESSES FOR USE WHEN CAMPING, FOLDING FURNITURE, COITS AND NECK PILLOWS; LEATHER AIRLINE TICKET HOLDERS, IN CLASS 20 (U.S. CLS. 2, 13, 22, 25, 32 AND 50).

FIRST USE 0-0-2003; IN COMMERCE 0-0-2003.

FOR: PORTABLE COOLERS AND PORTABLE INSULATED COOLER BAGS, IN CLASS 21 (U.S. CLS. 2, 13, 23, 29, 30, 33, 40 AND 50).

FIRST USE 10-0-2006; IN COMMERCE 10-0-2006.

FOR: TENTS, SCREEN HOUSES IN THE NATURE OF A TENT, GAZEBO-LIKE SHELTERS IN THE NATURE OF A TENT, IN CLASS 22 (U.S. CLS. 1, 2, 7, 19, 22, 42 AND 50).

FIRST USE 0-0-2003; IN COMMERCE 0-0-2003.

FOR: CLOTHING, NAMELY, SECURITY MONEY BELTS, IN CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 10-0-2006; IN COMMERCE 10-0-2006.

FOR: AIR MATTRESSES FOR RECREATIONAL AND HOME USE, INFLATABLE MATTRESSES FOR

RECREATIONAL AND HOME USE, IN CLASS 28  
(U.S. CLS. 22, 23, 38 AND 50).

NO CLAIM IS MADE TO THE EXCLUSIVE  
RIGHT TO USE "SWISS GEAR", APART FROM  
THE MARK AS SHOWN.

SN 76-470,860, FILED 11-29-2002.

FIRST USE 0-0-2003; IN COMMERCE 0-0-2003.

BRENDAN REGAN, EXAMINING ATTORNEY