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

Proceeding	91204398
Party	Defendant Thomas M. Poladian
Correspondence Address	THOMAS M. POLADIAN 727 N ROSEVERE AVE DEARBORN, MI 48128-1777  fileifr@yahoo.com
Submission	Answer
Filer's Name	Thomas Michael Poladian
Filer's e-mail	fileifr@yahoo.com
Signature	/Thomas M. Poladian/
Date	04/25/2012
Attachments	HeadBlade v ChinBlade_Final.pdf ( 23 pages )(5861508 bytes )

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

HEADBLADE, INC.,

Plaintiff

v

THOMAS M. POLADIAN

Defendant

Opposition No. 91204398

App. No. 85/419614

Mark: CHINBLADE

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ANSWER TO NOTICE OF OPPOSITION,

I, Thomas M. Poladian , an individual residing at 727 N. Rosevere, Dearborn, MI 48128, Applicant of the Trademark, CHINBLADE (ChinBlade), Application No. 85/419614 do hereby contest several allegations brought forth by HEADBLADE, INC.'s ("HeadBlade") Notice of Opposition and appeal to the United States Patent and Trademark Office to dismiss plaintiff's request and approve registration of ChinBlade allowing for the Mark to be placed on the Principal Register. I believe no damage and injury to HeadBlade will result from the registration of ChinBlade and I am continuing to seek registration of the Mark, and answer all sections outlined HeadBlade's Notice of Opposition:

1. I disagree with HeadBlade's claim in § 1. The plaintiff's Word Mark is not a single word, but in fact two separate words forming the compound term "HeadBlade". The USPTO's TESS Database currently lists a total of 6,661 Marks that contain the word "Head" and 1,833 Marks that contain the word "Blade". Both word listings include: Compound terms as in the case of HeadBlade , Phonetic-Compound terms, Separated terms, and the single stand alone

words “Head” and “Blade”. Therefore, no claims can be made by the plaintiffs for the exclusive right to use the terms “Head” or “Blade” regardless of how long the Mark has been in use or the commerce that it is associated with. The Word Mark HeadBlade is a compound term whose separate words are used in 8,494 Word Marks that are on file at the USPTO, thus, it is my position that the words used are not distinguishing.

2. I agree with the proof of status or registration of plaintiff’s Word Mark, “HeadBlade”.

3. I do not have access to any financial records of HeadBlade to obtain a more clear understanding of what plaintiffs claim to be “considerable funds”. Thus, I lack sufficient information; and outlined in TBMP chapter 300 specifically, § 311.02 disagree with plaintiff’s § 3.

4. I agree with filing an intent-to-use Trademark application for CHINBLADE on September 10, 2011 for “Non-electric, straight razors”; USPTO Application 85/419614.

5. I agree with filing dates of previous HeadBlade marks.

6. I disagree with plaintiff’s claim outlined in § 6. As with any Word Mark within the same industry, the USPTO approved the registration of thousands of Word Marks that share a common word in their Mark and have still managed to distinguish themselves apart from others, not causing harm to others’ goodwill and reputation. Therefore, I would like the USPTO to grant me the same opportunity and feel I am justified in my pursuit of the Word Mark, ChinBlade.

7. I disagree with plaintiff's allegation that ChinBlade resembles their Mark as to cause confusion. ChinBlade was approved for publication by an examining attorney and does not resemble the plaintiff's Mark, any more than a person's chin resembles their scalp. The chin (apex of the lower jaw) and scalp/crown (upper part of the head) are two different locations above the thoracic inlet. Furthermore, the USPTO approved other Word Marks which use the word "Blade" in the title which are also razors registered within the same class, EXHIBIT A. The Marks listed in EXHIBIT A are support that the plaintiffs are unjustified in their attempt at opposition against ChinBlade, and their pleadings are without foundational merit.

8. I disagree with plaintiff's allegation that registration of ChinBlade and obtaining prima facie rights for ChinBlade would cause "damage and injury" to HeadBlade.

9. It is my belief that this is HeadBlade's strategy in an attempt to monopolize the entire body region above the thoracic inlet, namely the head and neck, the plaintiffs are using the word "Head" to stake claim to a body region that has multiple sections, seeking to obtain exclusivity by referencing Section 2(d) of the Lanham Act, 15 U.S.C. § 1052(d) to help in their pleading. If the USPTO grants plaintiff's Notice of Opposition it would be tantamount to granting them the exclusive right to use the word "Blade" in forming compound terms for other sectional areas, both above and below the thoracic inlet. If HeadBlade is allowed to do this, any shaving products that people develop in the future for targeting specific sections above the thoracic inlet, or anywhere else on the body would not be able to form any compound term that incorporates the word "Blade" in the second half of the mark. Also, in support of my claim that the plaintiffs want to monopolize terminology, they also own the Word Mark FaceBlade,

which is currently listed on the USPTO's Supplemental Register. If the plaintiff's trend is allowed to continue, they could start incorporating other parts of the human body with the word "Blade"; the plaintiffs should not be granted the exclusive use of this basic word for creating compound terminology. The human body has multiple hair covered regions that have multiple sections, including the region above the thoracic inlet. If the plaintiff's Notice of Opposition against ChinBlade is upheld it would allow for the plaintiffs to stake claim to other bodily regions as well, that region's multiple sections and then on to the entire body.

Wherefore, I, Thomas M. Poladian, respectfully request that the USPTO dismiss plaintiff's Notice of Opposition, and approve the registration of CHINBLADE, Application No. 85/419614.  
Date: April 25, 2012

By: \_\_\_\_\_  
Thomas M. Poladian  
727 N. Rosevere  
Dearborn, MI 48128  
Tel: (313) 277-4031

# **EXHIBIT A**

# **EXHIBIT A**

# United States of America

United States Patent and Trademark Office

smart blades   
s w i s s   q u a l i t y   s i n c e   1 9 3 2

**Reg. No. 4,083,113**

LO BUE, DANIELE (SWITZERLAND INDIVIDUAL)

**Registered Jan. 10, 2012**

3211 SHAWNEE INDUSTRIAL STE 114  
SUWANEE, GA 30024

**Int. Cl.: 8**

**TRADEMARK**

**PRINCIPAL REGISTER**

FOR: BLADES FOR SHEARS; BLADES FOR BARBER SHEARS, BLADES FOR SHEARS, HOLDERS FOR SHEARS AND SHEAR BLADES, BARBER RAZORS AND STRAIGHT RAZORS, HAIR CLIPPERS, THINNING SHEARS, HAIR STYLING SHEARS, HAIR CUTTING SCISSORS AND SCISSORS BLADES, NAIL CLIPPERS, NAIL SCISSORS, CUTICLE CLIPPERS, CUTICLE PUSHERS, CUTICLE SCISSORS, ACRYLIC CLIPPERS FOR CUTTING AND TRIMMING ACRYLIC NAILS, NAIL BUFFERS, CUSHION BOARDS FOR NAIL CARE, MANICURE STICKS, NAMELY, STICKS THAT FUNCTION AS CUTICLE REMOVERS AND PUSHERS, NAIL FILES, NIPPERS, HAND TOOLS, NAMELY, PLANERS, RASPS, TWEEZERS, SCISSORS, COME DO BLACKHEAD AND WHITEHEAD EXTRACTORS, EYELASH CURLERS, NOSE HAIR TRIMMERS, THINNING AND TEXTURIZING SHEARS, HAIR SHAPERS, INDUSTRIAL SHEARS AND HAIR CLIPPERS, TEXTILE SHEARS AND JAPANESE THREAD CLIPPERS; HAND TOOLS AND BLADES FOR HOME AND INDUSTRY, NAMELY, UTILITY KNIVES AND BLADES THEREFOR, SCRAPERS AND BLADES THEREFOR, RAZOR KNIVES AND BLADES THEREFOR, CARTON CUTTERS AND BLADES THEREFOR; AND MULTI-PURPOSE HAND TOOLS COMPRISED OF SAFETY CUTTERS AND KNIVES WHICH TOOLS FUNCTION AS CAN OPENERS, SCRAPERS, SAFETY CUTTERS, HAIR TRIMMERS AND DISPOSABLE RAZOR BLADES; FIXED BLADE KNIVES; HAND TOOLS, NAMELY, DICING BLADES, SLITTING BLADES, OPTICALLY TRANSPARENT BLADES, OPTICALLY TRANSMITTING BLADES, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 2-1-2011; IN COMMERCE 3-15-2011.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "BLADES" AND "SWISS QUALITY SINCE 1932", APART FROM THE MARK AS SHOWN.

THE COLOR(S) WHITE, BLACK, GRAY, RED AND LIGHT RED IS/ARE CLAIMED AS A FEATURE OF THE MARK.

THE MARK CONSISTS OF THE WORDING "SMART" WITH LETTERS APPEARS IN THE COLOR BLACK, THE WORDING "BLADES" APPEARING IN THE COLOR GRAY ABOVE A LINE WHICH APPEARS IN LIGHT RED TO RED COLOR FROM LEFT TO RIGHT WITH A RED OVAL AMOEBA-LIKE SHAPE AT THE RIGHT END OF THE LINE WHICH CONTAINS A LIGHT RED CROSS WITH TWO WHITE CIRCLES ON THE BOTTOM OF THE LEFT BAR



*David J. Kyjars*

Director of the United States Patent and Trademark Office

**Reg. No. 4,083,113** OF THE CROSS, AND BELOW THE LINE AND OVAL AMOEBA-LIKE SHAPE APPEARS THE WORDING "SWISS QUALITY SINCE 1932" WHICH APPEARS IN THE COLOR BLACK, ALL APPEARING ON A WHITE BACKGROUND

SER. NO. 85-321,527, FILED 5-16-2011.

SAMUEL E. SHARPER JR., EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

***First Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

***Second Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
*See* 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

**United States of America**  
United States Patent and Trademark Office

# ACCUBLADE

**Reg. No. 4,068,101**

**Registered Dec. 6, 2011**

**Int. Cl.: 8**

**TRADEMARK**

**PRINCIPAL REGISTER**

EVEREADY BATTERY COMPANY, INC. (DELAWARE CORPORATION)  
SWS LEGAL TRADEMARKS, 533 MARYVILLE  
UNIVERSITY, DRIVE  
ST. LOUIS, MO 63141

FOR: RAZORS AND RAZOR BLADES, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 7-31-2011; IN COMMERCE 7-31-2011.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 85-034,310, FILED 5-10-2010.

CARYN GLASSER, EXAMINING ATTORNEY



*David J. Kyffers*

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

***First Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

***Second Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

# United States of America

United States Patent and Trademark Office

## spablade

**Reg. No. 3,954,813**

**Registered May 3, 2011**

**Int. Cl.: 8**

**TRADEMARK**

**PRINCIPAL REGISTER**

CIPRIANI, PAUL (UNITED STATES INDIVIDUAL)  
SUITE 14-224  
1014 S. WESTLAKE BLVD.  
WESTLAKE VILLAGE, CA 91361

FOR: DISPOSABLE RAZORS, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 7-21-2010; IN COMMERCE 8-4-2010.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 85-122,406, FILED 9-2-2010.

VERNA BETH RIRIE, EXAMINING ATTORNEY



*David J. Kyfos*

Director of the United States Patent and Trademark Office

# United States of America

United States Patent and Trademark Office

## FLEXBLADZ

**Reg. No. 3,891,050**

SOCIETE BIC (FRANCE SOCIÉTÉ ANONYME (SA))

**Registered Dec. 14, 2010**

14, RUE JEANNE D'ASNIERES  
CLICHY, FRANCE 92110

**Int. Cl.: 8**

FOR: SHAVERS, NAMELY, RAZORS AND RAZOR BLADES, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

**TRADEMARK**

FIRST USE 1-31-2010; IN COMMERCE 1-31-2010.

**PRINCIPAL REGISTER**

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 77-811,992, FILED 8-25-2009.

ESTHER BELENKER, EXAMINING ATTORNEY



*David J. Kyffers*

Director of the United States Patent and Trademark Office

# United States of America

United States Patent and Trademark Office

## BLADEGARD

**Reg. No. 3,857,648**

**Registered Oct. 5, 2010**

**Int. Cl.: 8**

**TRADEMARK**

**PRINCIPAL REGISTER**

AMERICAN SAFETY RAZOR COMPANY, LLC (DELAWARE LIMITED LIABILITY COMPANY)

240 CEDAR KNOLLS ROAD  
CEDAR KNOLLS, NJ 07927

FOR: DISPENSERS FOR RAZOR BLADES, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 8-31-2009; IN COMMERCE 1-31-2010.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NO. 3,112,605.

SN 77-671,301, FILED 2-16-2009.

JULIE VEPPUMTHARA, EXAMINING ATTORNEY



*David J. Kyffers*

Director of the United States Patent and Trademark Office

# United States of America

United States Patent and Trademark Office

## FLEXIBLADES

**Reg. No. 3,781,882**

SOCIETE BIC (FRANCE SOCIÉTÉ ANONYME (SA))  
14, RUE JEANNE D'ASNIERES  
CLICHY, FRANCE 92110

**Registered Apr. 27, 2010**

**Int. Cl.: 8**

FOR: SHAVERS, NAMELY, RAZORS AND RAZOR BLADES, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

**TRADEMARK**

FIRST USE 3-31-2009; IN COMMERCE 3-31-2009.

**PRINCIPAL REGISTER**

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 77-500,691, FILED 6-17-2008.

BARNEY CHARLON, EXAMINING ATTORNEY

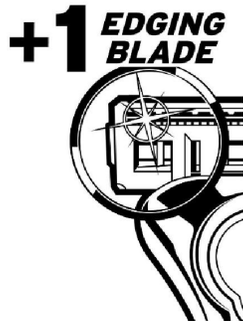


*David J. Kyfos*

Director of the United States Patent and Trademark Office

# United States of America

United States Patent and Trademark Office



**Reg. No. 3,699,419** EVEREADY BATTERY COMPANY, INC. (DELAWARE CORPORATION)  
Registered Oct. 20, 2009 533 MARYVILLE UNIVERSITY DRIVE  
ST. LOUIS, MO 63141

**Int. Cl.: 8** FOR: RAZOR BLADES; RAZORS, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

**TRADEMARK** FIRST USE 10-30-2007; IN COMMERCE 10-30-2007.  
**PRINCIPAL REGISTER** NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "EDGING BLADE", APART FROM THE MARK AS SHOWN.

THE MARK CONSISTS OF THE WORDING "+1 EDGING BLADE" ABOVE THE IMAGE OF A PARTIAL HEAD OF A RAZOR BEHIND MAGNIFICATION BUBBLE.

SN 77-193,810, FILED 5-30-2007.

SETH A. RAPPAPORT, EXAMINING ATTORNEY



*David J. Kyffers*

Director of the United States Patent and Trademark Office

**Int. Cl.: 8**

**Prior U.S. Cls.: 23, 28 and 44**

**United States Patent and Trademark Office**

**Reg. No. 3,549,130**

**Registered Dec. 23, 2008**

**TRADEMARK  
PRINCIPAL REGISTER**



THE GILLETTE COMPANY (DELAWARE CORPORATION)  
PRUDENTIAL TOWER BUILDING  
BOSTON, MA 02199

FOR: RAZORS, RAZOR BLADES AND PARTS  
AND COMPONENTS FOR SUCH GOODS, IN CLASS  
8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 12-31-2000; IN COMMERCE 12-31-2000.

OWNER OF U.S. REG. NO. 2,556,895.

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

SER. NO. 77-324,795, FILED 11-8-2007.

MARK RADEMACHER, EXAMINING ATTORNEY

**Int. Cl.: 8**

**Prior U.S. Cls.: 23, 28, and 44**

**United States Patent and Trademark Office**

**Reg. No. 3,455,639**

**Registered June 24, 2008**

**TRADEMARK  
PRINCIPAL REGISTER**



THE GILLETTE COMPANY (DELAWARE CORPORATION)  
PRUDENTIAL TOWER BUILDING  
BOSTON, MA 02199

FOR: RAZORS AND RAZOR BLADES; DISPENSERS, CASSETTES, HOLDERS AND CARTRIDGES ALL CONTAINING BLADES; AND STRUCTURAL PARTS THEREFOR, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 4-2-2007; IN COMMERCE 4-2-2007.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "FRESH BLADE" AND "BETTER SHAVE", APART FROM THE MARK AS SHOWN.

THE COLOR GRAY IN THE DRAWING IS INTENDED TO INDICATE SHADING AND CONTRAST ONLY.

SN 78-895,991, FILED 5-30-2006.

ELLEN PERKINS, EXAMINING ATTORNEY

Int. Cl.: 8

Prior U.S. Cls.: 23, 28 and 44

Reg. No. 3,437,624

United States Patent and Trademark Office

Registered May 27, 2008

Amended

OG Date Sep. 2, 2008

TRADEMARK  
PRINCIPAL REGISTER

# NANO BLADES

THE BEECHIE COMPANY, LLC (WASHINGTON CORPORATION)  
5500 OLYMPIC DRIVE  
GIG HARBOR, WA 98335

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

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

FOR: CUTLERY; CUTLERY, NAMELY, CAMPING CUTLERY; TABLEWARE, NAMELY, KNIVES, FORKS AND SPOONS; KNIVES; BAGEL SLICERS; BUTCHER KNIVES; CARPET KNIVES; CARVING KNIVES; CHEF KNIVES; CLEAVERS; DIVING KNIVES; FISHING

KNIVES AND FISHING SLICING KITCHEN KNIVES; KITCHEN KNIVES; FIXED BLADE KNIVES; FOLDING KNIVES; HUNTING KNIVES; PARING KNIVES; PEN KNIVES; POCKET KNIVES; PRUNING KNIVES; PUTTY KNIVES; RAZOR KNIVES; SCALING KNIVES; SPORT KNIVES; STEAK KNIVES; TABLE KNIVES; THIN-BLADED KITCHEN KNIVES; THROWING KNIVES; UTILITY KNIVES; VEGETABLE KNIVES; WHITTLING KNIVES; WORKING KNIVES, RAZOR BLADES; AND BLADES FOR ALL THE AFOREMENTIONED KNIVES, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 2-1-2007; IN COMMERCE 2-16-2007.

SER. NO. 78-506,315, FILED 10-26-2004.

*In testimony whereof I have hereunto set my hand and caused the seal of The Patent and Trademark Office to be affixed on Sep. 2, 2008.*

DIRECTOR OF THE U.S. PATENT AND TRADEMARK OFFICE

**Int. Cl.: 8**

**Prior U.S. Cls.: 23, 28 and 44**

**United States Patent and Trademark Office**

**Reg. No. 3,381,682**

**Registered Feb. 12, 2008**

**TRADEMARK  
PRINCIPAL REGISTER**

**KING OF BLADES**

KNOWLEDGE & MERCHANDISING, INC. LIM-  
ITED (UNITED KINGDOM CORPORATION)  
THE BURY  
CHURCH STREETCHESHAM HP5 1JE  
BUCKINGHAMSHIRE, UNITED KINGDOM

FOR: RAZORS, RAZOR BLADES AND PARTS  
THEREOF, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

OWNER OF UNITED KINGDOM REG. NO.  
2274270, DATED 7-4-2001, EXPIRES 7-4-2011.

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

SER. NO. 78-072,690, FILED 7-6-2001.

JENNY PARK, EXAMINING ATTORNEY

**Int. Cl.: 8**

**Prior U.S. Cls.: 23, 28 and 44**

**United States Patent and Trademark Office**

**Reg. No. 3,359,026**

Registered Dec. 25, 2007

**TRADEMARK  
PRINCIPAL REGISTER**

**Save A Blade**

EXCEPTIONAL PRODUCTS, INC. (TEXAS CORPORATION)  
12250 INWOOD ROAD, STE 6  
DALLAS, TX 75244

FOR: SHARPENERS FOR HAND HELD RAZORS,  
IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 10-14-2006; IN COMMERCE 10-14-2006.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 77-152,129, FILED 4-9-2007.

WILLIAM P. SHANAHAN, EXAMINING ATTORNEY

Int. Cl.: 8

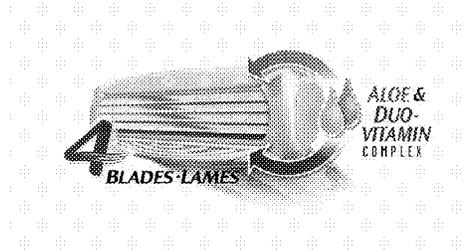
Prior U.S. Cls.: 23, 28, and 44

Reg. No. 3,358,039

United States Patent and Trademark Office

Registered Dec. 18, 2007

TRADEMARK  
PRINCIPAL REGISTER



EVEREADY BATTERY COMPANY, INC. (PENNSYLVANIA CORPORATION)  
533 MARYVILLE UNIVERSITY DRIVE  
ST. LOUIS, MO 63141

FOR: RAZOR BLADES; RAZORS, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 2-7-2007; IN COMMERCE 2-7-2007.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "4 BLADES", "LAMES", "ALOE & DUO-VITAMIN COMPLEX", APART FROM THE MARK AS SHOWN.

THE MARK CONSISTS OF STYLIZED RAZOR AND RAINDROPS WITH ARROWS. INCLUDES THE WORDS (STYLIZED) 4 BLADES LAMES ALOE & DUO-VITAMIN COMPLEX.

THE FOREIGN WORDING IN THE MARK TRANSLATES INTO ENGLISH AS BLADES.

SN 78-944,086, FILED 8-3-2006.

SOPHIA S. KIM, EXAMINING ATTORNEY

**Int. Cl.: 8**

**Prior U.S. Cls.: 23, 28, and 44**

**United States Patent and Trademark Office**

**Reg. No. 3,337,355**

Registered Nov. 13, 2007

**TRADEMARK  
PRINCIPAL REGISTER**



EVEREADY BATTERY COMPANY, INC. (DELA-  
WARE CORPORATION)  
533 MARYVILLE UNIVERSITY DRIVE  
ST. LOUIS, MO 63141

FOR: RAZOR BLADES; RAZORS, IN CLASS 8  
(U.S. CLS. 23, 28 AND 44).

FIRST USE 2-7-2007; IN COMMERCE 2-7-2007.

NO CLAIM IS MADE TO THE EXCLUSIVE  
RIGHT TO USE "ALOE & DUO-VITAMIN COM-

PLEX 4 BLADES LAMES", APART FROM THE  
MARK AS SHOWN.

THE MARK CONSISTS OF STYLIZED RAZOR  
ENCIRCLED BY WORDS.

THE FOREIGN WORDING IN THE MARK  
TRANSLATES INTO ENGLISH AS "BLADES."

SN 78-922,882, FILED 7-5-2006.

SOPHIA S. KIM, EXAMINING ATTORNEY

**Int. Cl.: 8**

**Prior U.S. Cls.: 23, 28, and 44**

**Reg. No. 3,195,283**

**United States Patent and Trademark Office**

Registered Jan. 2, 2007

**TRADEMARK  
SUPPLEMENTAL REGISTER**

**BLADE LOCK**

LW INNOVATIVE PRODUCTS, INC. (MICHIGAN CORPORATION)

P.O. BOX 2194

DEARBORN, MI 48123

FOR: RAZOR BLADE HOLDER, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 7-31-2005; IN COMMERCE 7-31-2005.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

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

SER. NO. 76-596,986, FILED P.R. 6-14-2004; AM. S.R. 7-19-2005.

JASON LOTT, EXAMINING ATTORNEY