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

Proceeding	91215049
Party	Plaintiff Alliance Powersports Inc.
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Signature	/Erin C. Bray/
Date	01/06/2016
Attachments	Signed AMENDMENT OF APPLICATION WITH CONSENT AND CONDITIONAL AGREEMENT TO WITHDRAWAL OF OPPOSITION Wolf 12-30-2015.pdf(220450 bytes )

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

ALLIANCE POWERSPORTS INC.,	)	
Opposer,	)	Opposition No. 91215049
v.	)	Serial No. 86037963
HAMMER BRAND, LLC.	)	Mark: WOLF
Applicant.	)	

**AMENDMENT OF APPLICATION WITH CONSENT AND CONDITIONAL  
AGREEMENT TO WITHDRAWAL OF OPPOSITION**

Pursuant to 37 C.F.R. § 2.133 and T.B.M.P. § 514.02, Opposer, Alliance Powersports, Inc., hereby amends its application, U.S. Serial No. 86130449, for “WOLF” to describe the identified goods as “Motorcycles,” and removing “Scooters” from the description.

As reflected by the signature of Applicant’s counsel below, Applicant consents to this amendment.

Opposer submits that the foregoing amendment does not add goods to or broaden the scope of the goods listed in the application, but instead narrows them and more accurately describes the goods associated with the mark.

As reflected by the signature of Opposer’s counsel below, Opposer hereby withdraws its opposition to the subject application, U.S. Serial No. 86037963, conditioned, however, on the acceptance and entry of the foregoing amendment or an amendment with substantially similar wording which is required by and acceptable to the TTAB. As reflected by the signature of

Applicant's counsel below, this conditional withdrawal is submitted with the consent of Applicant pursuant to 37 C.F.R. § 2.106(c).

**WHEREFORE**, Applicant and Opposer move that the subject application be amended as stated herein and that the opposition be dismissed.

Respectfully submitted,

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**CERTIFICATE OF SERVICE**

I hereby certify that on January 6, 2016, a true and correct copy of the foregoing Amendment of Application with Consent and Conditional Agreement to Withdrawal of Opposition was served upon:

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By Electronic Mail.

I further certify that the foregoing paper is being filed electronically via the Electronic System for Trademark Trials and Appeals (ESTTA).

Date: January 6, 2016

/Erin C. Bray/