



Cowan, Liebowitz & Latman, P.C.  
1133 Avenue of the Americas  
New York, NY 10036

(212) 790-9200 Tel  
(212) 575-0671 Fax  
[www.cll.com](http://www.cll.com)

**Lindsay M. Rodman**  
(212) 790-9263  
lmr@cll.com

December 30, 2013

**By Express Mail EM 678843195 US**

Commissioner for Trademarks  
Attn: TTAB  
P.O. Box 1451  
Alexandria, VA 22313-1451

Re: New York Yankees Partnership and Sterling Mets, L.P.  
Combined Notice of Opposition and Petition for Cancellation Against  
Mighty Healthy, Ltd.,  
For Marks: KROY WEN and NEW YORK (stylized)  
Ref. No. 21307.018/033

---

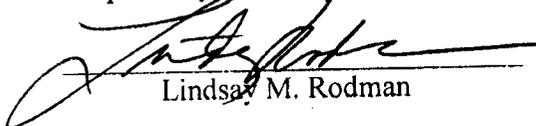
Dear Commissioner:

We enclose a Combined Notice of Opposition against Application Serial Number 85/750,702 published in the Official Gazette on July 2, 2013 and Petition for Cancellation against Supplemental Registration Number 4,389,716 registered on August 20, 2013.

We also enclose a check in the amount of \$1200 to cover filing fees. If additional fees are necessary, please charge our Deposit Account No. 03-3415.

Please address all future correspondence to the attention of Mary L. Kevlin of Cowan, Liebowitz & Latman, P.C.

Respectfully submitted,



Lindsay M. Rodman

Enclosures

cc: Ms. Diane Kovach (w/encs.)  
Mary L. Kevlin, Esq. (w/encs.)  
Aryn M. Emert, Esq. (w. encs.)

TTAB

Ref. No. 21307.033/.018

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

In re Application Serial No. 85/750,702 and Supplemental Registration No. 4,389,716  
Filed: October 10, 2012 and Supplemental Registration Issued: August 20, 2013  
For Marks: KROY WEN and NEW YORK (Stylized)  
Published in the Official Gazette: July 2, 2013

-----X  
NEW YORK YANKEES PARTNERSHIP and :  
STERLING METS, L.P. :  
: Opposers/Petitioners, :  
: v. :  
MIGHTY HEALTHY, LTD., :  
Applicant/Registrant. :  
-----X

Opposition No.

**COMBINED NOTICE OF  
OPPOSITION AND PETITION  
FOR CANCELLATION**

Commissioner for Trademarks  
Attn: Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451

Opposers/Petitioners, New York Yankees Partnership, an Ohio limited partnership with offices at Yankee Stadium, One East 161<sup>st</sup> Street, Bronx, New York 10451 (“Opposer/Petitioner New York Yankees”) and Sterling Mets, L.P., a Delaware limited partnership with offices at Citi Field, Flushing, New York 11368 (“Opposer/Petitioner New York Mets”) (together, “Opposers/Petitioners”), believe that they will be damaged by (1) registration of the standard character word mark KROY WEN (“Mighty Healthy’s KROY WEN Mark”) by Mighty Healthy, Ltd. (“Applicant/Registrant”) in International Class 25 for “clothing, namely, t-shirts, tank tops, sweatshirts, hooded sweatshirts, socks and caps” as shown in Application Serial No. 85/750,702

01/06/2014 09:01 00000001 85750702  
01 00:0402 8:00 00  
01/06/2014 09:01 00000002 4389716  
01 00:0401 8:00 00

“Express Mail” Mailing Label Number *EM 678843195 us*  
I hereby certify that this paper or fee is being deposited with the United States Postal Service “Express Mail Post office to Addressee” service under 37 C.F.R. 1.110 on the date indicated above and is addressed to the Commissioner for Trademarks, P.O. Box 1451, Alexandria, Virginia 22313-1451 on  
*12-30-13 Colleen Regan*  
\_\_\_\_\_  
(Date of Deposit) (Print name)  
*Colleen Regan*  
\_\_\_\_\_  
(Signature)



\*12-30-2013\*

(the "Application"), and (2) continued registration of the mark NEW YORK (Stylized) as

**NEW YORK**

depicted here: ("Mighty Healthy's NEW YORK Stylized Mark")

(together with Mighty Healthy's KROY WEN Mark, "Mighty Healthy's Marks") on the Supplemental Register, in International Class 25 for "clothing, namely, shirts, sweat shirts, hats and caps" as shown in Registration No. 4,389,716 (the "Supplemental Registration"), and having been granted an extension of time to oppose the Application up to and including December 29, 2013, Opposers/Petitioners hereby oppose the Application and hereby petition to cancel the Supplemental Registration.

As grounds for opposition and cancellation, it is alleged that:

1. Opposer/Petitioner New York Yankees is the owner of the renowned NEW YORK YANKEES MAJOR LEAGUE BASEBALL club (the "Yankees Club") and Opposer/Petitioner New York Mets is the owner of the renowned NEW YORK METS MAJOR LEAGUE BASEBALL club (the "Mets Club").

2. Since long prior to June 2009, Applicant/Registrant's earliest claimed first use date, Opposer/Petitioner New York Yankees, its predecessors, and their affiliated and related entities, licensees and/or sponsors have used the name or mark NEW YORK or its abbreviation NY, in various stylizations, including, without limitation, in the following distinctive

stylizations: **NEW YORK**, **NEW YORK**, **NEW YORK**,

and **NEW YORK**, alone or with other word, letter and/or design elements

(collectively, “Opposer/Petitioner New York Yankees’ NEW YORK Marks”), in connection with baseball games and exhibition services and a wide variety of goods and services, including, but not limited to, apparel, including, without limitation, t-shirts, tank tops, sweatshirts, socks, caps, hats and shirts; jewelry; toys and sporting goods; paper goods and printed matter; and novelty items.

3. Since long prior to June 2009, Applicant/Registrant’s earliest claimed first use date, Opposer/Petitioner New York Yankees, its predecessors, and their affiliated and related entities, licensees and/or sponsors have used the combined colors blue and white in connection with Opposer/Petitioner New York Yankees’ NEW YORK Marks, and the combined colors blue and white have long been strongly associated with Opposer/Petitioner New York Yankees (“Yankees Trade Dress Colors”).

4. Opposer/Petitioner New York Yankees owns U.S. federal registrations for Opposer/Petitioner New York Yankees’ NEW YORK Marks in International Classes 6, 9, 11, 14, 16, 18, 20, 21, 24, 25, 26, 28, 30, and 41; namely, Registration Nos. 1,030,014, 1,073,346, 1,076,665, 1,182,757, 1,530,538, 1,550,798, 1,564,580, 1,577,279, 1,677,662, 1,898,998, 2,651,320, 3,320,066, 3,320,067, 3,331,057, 3,331,058, 3,412,814, 3,593,130, 3,804,912 and 3,943,688. Registration Nos. 1,073,346, 1,076,665, 1,182,757, 1,550,798, 1,564,580, 1,577,279, 1,898,998 and 2,651,320 are incontestable. Registration No. 1,677,662 is partially incontestable.

5. Since long prior to June 2009, Applicant/Registrant’s earliest claimed first use date, Opposer/Petitioner New York Yankees, its predecessors, and their affiliated and related entities, licensees and/or sponsors have promoted and advertised the sale and distribution of goods and services bearing or offered in connection with Opposer/Petitioner New York Yankees’ NEW YORK Marks, including, but not limited to, baseball games and exhibition services and a

wide variety of goods and services, including, but not limited to, apparel, including without limitation, t-shirts, tank tops, sweatshirts, socks, caps, hats and shirts; jewelry; toys and sporting goods; paper goods and printed matter; and novelty items, and have offered such goods and rendered such services in commerce.

6. As a result of the sales and promotion of its goods and services bearing or offered in connection with Opposer/Petitioner New York Yankees' NEW YORK Marks, Opposer/Petitioner New York Yankees has built up highly valuable goodwill in Opposer/Petitioner New York Yankees' NEW YORK Marks, and said goodwill has become closely and uniquely identified and associated with Opposer/Petitioner New York Yankees.

7. Since long prior to June 2009, Applicant/Registrant's earliest claimed first use date, Opposer/Petitioner New York Mets, its predecessors, and their affiliated and related entities, licensees and/or sponsors have used the name or mark NEW YORK or its abbreviation NY, in various stylizations, including, without limitation, in the following distinctive stylization:



, alone or with other word, letter and/or design elements

("Opposer/Petitioner New York Mets' NEW YORK Marks") (collectively with Opposer/Petitioner New York Yankees' NEW YORK Marks, "Opposers/Petitioners' NEW YORK Marks"), in connection with baseball games and exhibition services and a wide variety of goods and services, including, but not limited to, apparel, including, without limitation, t-shirts, sweatshirts, socks, caps, hats and shirts; jewelry; toys and sporting goods; paper goods and printed matter; and novelty items.

8. Since long prior to June 2009, Applicant/Registrant's earliest claimed first use date, Opposer/Petitioner New York Mets, its predecessors, and their affiliated and related

entities, licensees and/or sponsors have used the combined colors orange and blue in connection with Opposer/Petitioner New York Mets' NEW YORK Marks, and the combined colors orange and blue have long been strongly associated with Opposer/Petitioner New York Mets ("Mets Trade Dress Colors").

9. Opposer/Petitioner New York Mets owns U.S. federal registrations for Opposer/Petitioner New York Mets' NEW YORK Marks in International Classes 6, 9, 14, 16, 18, 24, 25, 28, 30, 34 and 41; namely, Registration Nos. 826,564, 1,030,014, 1,261,773, 1,528,813, 1,530,538, 1,571,564, 2,514,958, 3,320,563, 3,442,469, 3,442,470 and 3,943,687. Registration Nos. 826,564, 1,261,773, 1,030,014, 1,528,813, 1,530,538, 1,571,564, 2,514,958 and 3,320,563 are incontestable.

10. Since long prior to June 2009, Applicant/Registrant's earliest claimed first use date, Opposer/Petitioner New York Mets, its predecessors, and their affiliated and related entities, licensees and/or sponsors have promoted and advertised the sale and distribution of goods and services bearing or offered in connection with Opposer/Petitioner New York Mets' NEW YORK Marks, including, but not limited to, baseball games and exhibition services and a wide variety of goods and services, including, but not limited to, apparel, including, without limitation, t-shirts, sweatshirts, socks, caps, hats and shirts; jewelry; paper goods and printed matter; toys and sporting goods; and novelty items and have offered such goods and rendered such services in commerce.

11. As a result of the sales and promotion of its goods and services bearing or offered in connection with Opposer/Petitioner New York Mets' NEW YORK Marks, Opposer/Petitioner New York Mets has built up highly valuable goodwill in Opposer/Petitioner New York Mets'

NEW YORK Marks, and said goodwill has become closely and uniquely identified and associated with Opposer/Petitioner New York Mets.

12. Opposer/Petitioner New York Yankees and Opposer/Petitioner New York Mets, as well as other MAJOR LEAGUE BASEBALL clubs, license their respective marks in connection with apparel that display their marks depicted backwards and/or as mirror image designs. Some representative examples are shown below:



Accordingly, consumers have come to expect to see apparel bearing Opposer/Petitioners NEW YORK Marks in a variety of designs, including, without limitation, in backwards and/or mirror image depictions.

13. On August 1, 2011, Applicant/Registrant filed an intent-to-use application to register Mighty Healthy's NEW YORK Stylized Mark, which, as amended, covers "clothing, namely, shirts, sweat shirts, hats and caps" in International Class 25. An amendment to allege use, claiming a first use date of June 2009, was later filed. The Examining Attorney found that Mighty Healthy's NEW YORK Stylized Mark was primarily geographically descriptive, and the application was later amended to the Supplemental Register and matured to Supplemental Registration No. 4,389,716 on August 20, 2013.

14. Upon information and belief, Applicant/Registrant did not use Mighty Healthy's NEW YORK Stylized Mark in commerce in connection with the goods covered by the Supplemental Registration prior to June 2009, Applicant/Registrant's claimed first use date.

15. Mighty Healthy's NEW YORK Stylized Mark is a stylized version of the words NEW YORK depicted backwards.

16. On October 10, 2012, Applicant/Registrant filed the Application for Mighty Healthy's KROY WEN Mark for "clothing, namely, t-shirts, tank tops, sweatshirts, hooded sweatshirts, socks and caps" in International Class 25, based on an intent to use.

17. Mighty Healthy's KROY WEN Mark is the standard character form of the words NEW YORK spelled backwards.

18. Upon information and belief, Applicant/Registrant uses its Mighty Healthy's KROY WEN Mark in the stylization shown in Mighty Healthy's NEW YORK Stylized Mark.

19. Upon information and belief, Applicant/Registrant did not use Mighty Healthy's KROY WEN Mark for the goods covered in the Application in United States commerce prior to

June 2009, Applicant/Registrant's claimed first use date for Mighty Healthy's NEW YORK Stylized Mark.

20. As Applicant/Registrant has claimed Mighty Healthy's KROY WEN Mark as a standard character mark, registration of such mark effectively could give Applicant/Registrant rights to use Mighty Healthy's KROY WEN Mark in any stylization, including the stylizations of Opposers/Petitioners' NEW YORK Marks, that have been duly registered and/or have priority over Mighty Healthy's KROY WEN Mark, or in stylizations confusingly similar thereto, such as Mighty Healthy's NEW YORK Stylized Mark. Additionally, registration of such mark effectively could prevent Opposers/Petitioners from developing additional NEW YORK marks, including backwards and/or mirror image depictions, in the future and/or registering Opposers/Petitioners' NEW YORK Marks for goods in International Class 25 or related classes.

21. Upon information and belief, Applicant/Registrant advertises and offers for sale apparel on Applicant/Registrant's website, <http://mightyhealthy.com> ("Mighty Healthy's Website"), bearing Mighty Healthy's Marks.

22. Upon information and belief, Applicant/Registrant advertised and offered for sale on Mighty Healthy's Website apparel bearing Mighty Healthy's Marks, namely Mighty Healthy's NEW YORK Stylized Mark (which is in a distinctive stylization that is virtually identical to certain of Opposer/Petitioner New York Yankees' NEW YORK Marks) and Mighty Healthy's KROY WEN Mark (which is the standard character form of Mighty Healthy's NEW YORK Stylized Mark), both in the Yankees Trade Dress Colors, as shown here and in Exhibit A attached hereto:

Opposer/Petitioners'  
New York Yankees' NEW YORK Marks

Mighty Healthy's Use of Mighty  
Healthy's Marks on its Website



23. Upon information and belief, Applicant/Registrant has advertised the above designs as “New York Yankees inspired” as shown in Exhibit A, namely, “New York Yankees inspires [sic] tee” (“Mighty Healthy’s New York Yankees Products”).

24. Upon information and belief, Applicant/Registrant advertised and offered for sale on Mighty Healthy’s Website apparel bearing Mighty Healthy’s Marks, namely, Mighty Healthy’s NEW YORK Stylized Mark (which is a distinctive stylization that is virtually identical to certain of Opposer/Petitioner New York Mets’ NEW YORK Marks) and Mighty Healthy’s KROY WEN Mark (which is the standard character form of Mighty Healthy’s New York

Stylized Mark), both in the Mets Trade Dress Colors, as shown here and in Exhibit B attached



hereto:

25. Upon information and belief, Applicant/Registrant has advertised the above designs as “New York Mets inspired” as shown in Exhibit A, namely, “New York Mets inspires [sic] tee” (“Mighty Healthy’s New York Mets Products”).

26. Upon information and belief, Applicant/Registrant systematically misappropriated marks, logos, stylizations, designs and/or trade dress of third parties for its own use as shown on Mighty Healthy’s Website.

27. Upon information and belief, Mighty Healthy also advertised and offered for sale apparel on Mighty Healthy’s Website bearing the mirror image of other stylized geographic words that are virtually identical to the distinctive stylizations and/or trade dress, including, without limitation, trade dress colors, of several other MAJOR LEAGUE BASEBALL clubs.

28. Upon information and belief, Mighty Healthy filed an application for, and advertised and offered for sale on Mighty Healthy’s Website apparel bearing the mirror image of



the word CHICAGO in the distinctive stylization shown here:

(“Mighty Healthy’s CHICAGO Mark”) a stylization that is identical to the distinctive and well-known stylization that the CHICAGO WHITE SOX MAJOR LEAGUE BASEBALL club (“Chicago White Sox Club”) has long used in connection with its marks, including, without



limitation, as shown here:

(“Chicago White Sox Club’s

CHICAGO Mark”) on or in connection with goods and services, including without limitation, apparel, and in the Chicago White Sox Club’s distinctive combined trade dress colors of black, white and grey, as shown here and in Exhibit C attached hereto:

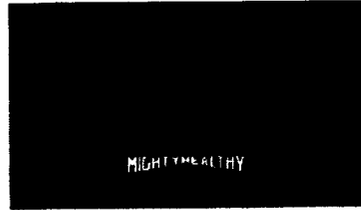
Chicago White Sox Club’s  
CHICAGO Mark

Mighty Healthy’s use of  
Mighty Healthy’s CHICAGO Mark  
on its Website



29. Upon information and belief, Mighty Healthy advertised the above design as “Chicago White Sox inspired” as shown in Exhibit C, namely, “Inspired by the Chicago White Sox colors” (“Mighty Healthy’s Chicago White Sox Products”).

30. Upon information and belief, Applicant/Registrant advertised and offered for sale on Mighty Healthy’s Website apparel bearing the mirror image of the word SAN FRANCISCO



in the distinctive stylization shown here: (“Mighty Healthy’s San Francisco Mark”), a stylization that is virtually identical to the distinctive and well-known stylization that the SAN FRANCISCO GIANTS MAJOR LEAGUE BASEBALL club (“San Francisco Giants Club”) has long used in connection with its marks, including, without



limitation, as shown here: (“San Francisco Giants Club’s SAN FRANCISCO Mark”) on or in connection with goods and services, including without limitation, apparel, and in the San Francisco Giants Club’s distinctive combined trade dress colors of orange and black, as shown here and in Exhibit D attached hereto:

San Francisco Giants Club’s  
SAN FRANCISCO Mark

Mighty Healthy’s use of  
Mighty Healthy’s San Francisco Mark  
on its Website



31. Upon information and belief, Applicant/Registrant advertised the above design as “San Francisco Giants inspired” as shown in Exhibit D, namely, “San Francisco Giants inspired tee” (“Mighty Healthy’s San Francisco Giants Products”) (collectively, with Mighty Healthy’s New York Yankees Products, Mighty Healthy’s New York Mets Products, Mighty Healthy’s Chicago White Sox Products, “Mighty Healthy’s Products”).

32. Upon information and belief, Applicant/Registrant adopted Mighty Healthy’s Marks with a bad faith intent to trade on the valuable goodwill of Opposers/Petitioners as demonstrated by the stylization of Mighty Healthy’s NEW YORK Stylized Mark and the stylization used in connection with Mighty Healthy’s KROY WEN Mark (which is identical to Mighty Healthy’s NEW YORK Stylized Mark as shown above and in Exhibit A), both of which are virtually identical to the mirror image of certain of the distinctive stylizations used by Opposers/Petitioners in connection with their respective Opposers/Petitioners’ NEW YORK Marks, as well as Mighty Healthy’s use of Mighty Healthy’s Marks in the Yankees Trade Dress Colors and the Mets Trade Dress Colors.

33. Upon information and belief, Applicant/Registrant also adopted Mighty Healthy’s Marks with a bad faith intent to trade on the valuable goodwill of Opposers/Petitioners as demonstrated by Applicant/Registrant’s bad faith in misappropriating the marks, logos, stylizations, designs and/or trade dress, including, without limitation, trade dress colors, of third parties, including, but not limited to, several MAJOR LEAGUE BASEBALL clubs in connection with Mighty Healthy’s Products.

34. The goods covered by the Application and Supplemental Registration are identical and/or closely related to the goods offered and services rendered in connection with Opposers/Petitioners’ NEW YORK Marks.

35. Mighty Healthy's NEW YORK Stylized Mark, which is virtually identical to the mirror image of certain of Opposers/Petitioners' NEW YORK Marks and is being used in the Yankees Trade Dress Colors and/or the Mets Trade Dress Colors, so resembles Opposers/Petitioners' NEW YORK Marks, particularly when consumers have come to expect to see Opposers/Petitioners' NEW YORK Marks appear on goods in the same mirror image manner, as to be likely when used in connection with Applicant/Registrant's goods, to cause confusion, to cause mistake, and to deceive the trade and public, who are likely to believe that Applicant/Registrant's goods have their origin with Opposers/Petitioners and/or that such goods are approved, endorsed or sponsored by Opposers/Petitioners or associated in some way with Opposers/Petitioners. Opposers/Petitioners would thereby be injured by allowing the continued registration of the Supplemental Registration for Mighty Healthy's' New York Stylized Mark.

36. Mighty Healthy's KROY WEN Mark, which as a standard character mark would encompass any stylization, including, without limitation, the stylization shown in Mighty Healthy's New York Stylized Mark (which is virtually identical to the distinctive stylization used in certain of Opposers/Petitioners' NEW YORK Marks) and as used in the Yankees Trade Dress Colors and/or the Mets Trade Dress Colors, so resembles Opposers/Petitioners' NEW YORK Marks as to be likely, when used in connection with Applicant/Registrant's goods, to cause confusion, to cause mistake, and to deceive the trade and public, who are likely to believe that Applicant/Registrant's goods have their origin with Opposers/Petitioners and/or that such goods are approved, endorsed or sponsored by Opposers/Petitioners or associated in some way with Opposers/Petitioners. Opposers/Petitioners would thereby be injured by the granting to Applicant/Registrant of a certificate of registration for Applicant's Mighty Healthy's KROY WEN Mark.

WHEREFORE, Opposers/Petitioners believe that they are being damaged by registration of the Supplemental Registration for Mighty Healthy's NEW YORK Stylized Mark and request that the cancellation be sustained and the Supplemental Registration be cancelled.

WHEREFORE, Opposers/Petitioners further believe that they will be damaged by registration of Mighty Healthy's KROY WEN Mark and request that the opposition be sustained and said registration be denied.

Please address all communications to Mary L. Kevlin, Esq. at the address listed below.

Dated: New York, New York  
December 27, 2013

Respectfully submitted,

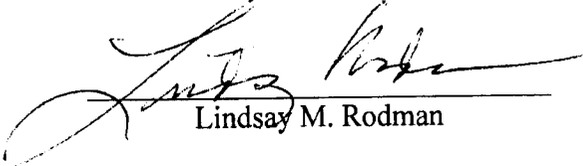
COWAN LIEBOWITZ & LATMAN, P.C.  
Attorneys for Opposers/Petitioners

By: 

Mary L. Kevlin  
Richard S. Mandel  
Aryn M. Emert  
Lindsay M. Rodman  
1133 Avenue of the Americas  
New York, New York 10036  
(212)790-9200

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on December 27, 2013, I caused a true and correct copy of the foregoing Combined Notice of Opposition and Petition to Cancel to be sent via First Class Mail, postage prepaid, to Applicant's Attorney and Correspondent of Record, Chester Rothstein, Esq., Amster, Rothstein & Ebenstein LLP, 90 Park Ave, New York, New York 10016-1301, and to Registrant, Mighty Healthy, Ltd., 1385 Broadway 5th Floor, New York, New York 10018.

  
Lindsay M. Rodman

## **EXHIBIT A**

Kroy Wen | Mighty Healthy Windows Internet Explorer provided by Cowan, Liebowitz & Latman

http://mightyhealthy.com/size/tees/kroy-wen-41

File Edit View Favorites Tools Help

Favorites Suggested Sites Web Site Gallery

Kroy Wen | Mighty Healthy

**MIGHTYHEALTHY** SHOP STEEZ STOCKISTS MEDIA SKATE ABOUT CONTACT

MIGHTY HEALTHY STORE SEASONAL TEES Your Account Transaction Results Checkout

**KROY WEN**  
STYLE# M5003116  
**Price: \$19.50**

25% off regular price \$26.00

- New York Yankees inspires tee
- Kroy Wen tee in Navy
- New York printed backwards on front
- MH emblem printed under Kroy Wen
- 100% Cotton

Product Options

SIZE:

**Add To Cart**

Avg. Customer Rating:  (16) Your Rating:

Be the first of your friends to like this.

Done

Internet 100%

Kroy Wen | Mighty Healthy Windows Internet Explorer provided by Cowan, Liebowitz & Latman

http://mightyhealthy.com/store/seasonaltees/kroy-wen.html

File Edit View Favorites Tools Help

Favorites Suggested Sites Web Site Gallery

Kroy Wen | Mighty Healthy Kroy Wen | Mighty Healthy

Page Safety Tools

**MIGHTYHEALTHY** SHOP STEEZ STOCKISTS MEDIA SKATE ABOUT CONTACT

MIGHTYHEALTHY STORE SEASONAL TEES Your Account Transaction Results Checkout

**KROY WEN**

**KROY WEN**  
STYLE# M0308Wnt

**Price: \$19.50**

25% off regular price \$26.00

- New York Yankees inspires tee
- Kroy Wen tee in White
- New York printed backwards on front
- MH emblem printed under Kroy Wen
- 100% Cotton

Product Options

SIZE:

**Add To Cart**

Avg. Customer Rating: (12)

Like Be the first of your friends to like this.

Done Internet 100%

The New York Times - Br... x USPTO TTABVue, Traden... x Trademarks Home... x Trademark Electronic Sec... x KROY WEN x

MIGHTY HEALTHY, LTD. [US] https://www.mightyhealthy.com/caps-and-accessories/kroy-wen.html

Apps USPTO TSDR USPTO - Trademark p... USPTO, ESTTA, Electr... TTABVue Google Corsearch Intellectual Property L... TESS

# MIGHTYHEALTHY

HERITAGE LOGO/EMBLEM SEALS STAFF SMOU CONTACT

**CATEGORIES**

- Headbands
- Hats
- Tees
- Pocket Tees
- Extra Tees
- Tees
- Shirts
- Shorts
- Leggings
- Overalls
- Shoes



**KROY WEN**

\$36.00

ADD TO BAG

---

SHIPPING INFORMATION

---

SHARE [Facebook](#) [Twitter](#) [Instagram](#) [LinkedIn](#) [Pinterest](#) [Email](#)

DESCRIPTION

DETAILS

REVIEWS



# MIGHTYHEALTHY

Home | About | Shipping & Returns | Contact Us | [Facebook](#) [Twitter](#) [Instagram](#) [LinkedIn](#) [Pinterest](#) [Email](#)

Kroy Wen Raglan | Mighty Healthy - Windows Internet Explorer

http://www.mightyhealthy.com/.../kroy-wen-raglan

Log In | TAMR Status, Home Page | FEAS | TM ID of Coca-Cola Services | TM Home for Search | Web Site Info | Suggest a Site

Home | Feedback

Kroy Wen Raglan | Mighty Healthy

**MIGHTYHEALTHY** SHOP STEEZ STOCKISTS MEDIA SKATE ABOUT CONTACT

MIGHTYHEALTHY STORE RAGLAN BASEBALL TEES

Your Account | Transaction Details | Checkout

**KROY WEN RAGLAN**  
100% Cotton Raglan  
**Price: \$29.00**  
 Kroy Wen baseball raglan  
 100% Cotton

Product Options

SIZE: Please Select

Qty: Decrease 1 Increase

SKU: See first of your friends to be the

**MH** SHOP STEEZ STOCKISTS MEDIA SKATE ABOUT CONTACT

## **EXHIBIT B**

Kroy Wen | Mighty Healthy - Windows Internet Explorer provided by Cowan, Liebowitz & Latman

http://mightyhealthy.com/more/seasonal-tees/kroy-wen/kroy

File Edit View Favorites Tools Help

Favorites Suggested Sites Web Slice Gallery

Kroy Wen | Mighty Healthy Kroy Wen | Mighty Healthy Kroy Wen | Mighty Healthy X

Page Safety Tools

**MIGHTYHEALTHY** SHOP STEEZ STOCKISTS MEDIA SKATE ABOUT CONTACT

MIGHTYHEALTHY STORE SEASONAL TEES Your Account Transaction Results Checkout



### KROY WEN

STYLE# M2308-Royal

**Price: \$19.50**

25% off regular price \$25.00

- New York Mets inspires tee
  - Kroy Wen tee in Blue & Orange
- New York printed backwards on front
- MH emblem printed under Kroy Wen
- 100% Cotton

Product Options

SIZE:

**Add To Cart**

Avg. Customer Rating: (6) Your Rating

Done Internet 100%

## **EXHIBIT C**

mightyhealthy.com/store/seasonal-tees/chicago-tee/

**MIGHTYHEALTHY** SHOP STEEZ STOCKISTS MEDIA SKATE ABOUT CONTACT

MIGHTYHEALTHY STORE SEASONAL TEES [Your Account](#) [Transaction Results](#) [Checkout](#)



**CHICAGO TEE**  
 STYLE# MS066 Ogakink Tee Blk/Mhl  
**Price: \$19.50**  
 25% off regular price \$26.00

- Inspired by the Chicago White Sox colors
- Chicago spelled backwards printed on front
- MH emblem printed under design
- 100% Cotton

**Product Options**  
 SIZE:

[Add To Cart](#)

Avg. Customer Rating: (7)  
 Your Rating:

[Like](#) Be the first of your friends to like this.

[ShareThis](#)

**CHICAGO TEE**  
 STYLE# MS066 Ogakink Tee Blk/Mhl  
**Price: \$19.50**  
 25% off regular price \$26.00

- Inspired by the Chicago White Sox colors
- Chicago spelled backwards printed on front
- MH emblem printed under design
- 100% Cotton

**Product Options**  
 SIZE:

[Add To Cart](#)

Avg. Customer Rating: (7)  
 Your Rating:

[Like](#) Be the first of your friends to like this.

[ShareThis](#)

**MIGHTYHEALTHY** SHOP STEEZ STOCKISTS MEDIA SKATE ABOUT CONTACT

## **EXHIBIT D**

San Francisco | Mighty Healthy - Windows Internet Explorer provided by Cowan, Liebowitz & Latman

http://mightyhealthy.com/store/seasonaltees/san-francisco/

File Edit View Favorites Tools Help

San Francisco | Mighty Healthy

**MIGHTYHEALTHY** SHOP STEEZ STOCKISTS MEDIA SKATE ABOUT CONTACT

MIGHTYHEALTHY STORE SEASONAL TEES Your Account Transaction Results Checkout



### SAN FRANCISCO

STYLE# sanfrancisco\_bllorn

**Price: \$19.50**

25% off regular price \$26.00

San Francisco Giants inspired tee

- San Francisco reverse printed black tee with orange lettering
- Woven label on the left sleeve
- 100% Cotton

Product Options

SIZE:

**Add To Cart**

Avg. Customer Rating: (0) Your Rating: (0)

Like Be the first of your friends to like this.

Done, but with errors on page.

Internet 100%