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Filing date: **12/04/2015**

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

Proceeding	92061969
Party	Defendant Molner Andres Francisco Javier
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Date	12/04/2015
Attachments	skull- reponse.pdf(742230 bytes )

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

-----X		
Anki Inc.	)	
	)	
Petitioner,	)	
	)	
	)	Cancellation No.
	)	92061969
v.	)	
	)	Reg. Nos. 4629562
Molner Andres Francisco Javier	)	4633575
	)	
	)	
Registrant	)	
	)	
-----X	)	

**REGISTRANT’S SUPPLEMENTAL RESPONSE TO TRADEMARK TRIAL AND  
APPEAL BOARD ORDER**

Registrant, in response to the TTAB’s Order of November 9, 2015, states the following:

1. On November 16, 2015, Registrant submitted its initial response to the TTAB’s Order dated November 9, 2015. In the Response, Registrant explained that it was attempting to amend its two registrations by filing two Section 7 Amendments. If the amendments were entered, this would fulfill the TTAB’s requirements.
2. The Post Registration Section now has issued Office Actions indicating that the Section 7 Amendments are denied because the Registrations currently are the subject of a proceeding before the TTAB. As this method of amending registrations no longer is viable (according to the Post Registration Section), Registrant now is submitting this Supplemental Response.
3. In the November 9, 2015 Order, the TTAB indicated that the Amendment to International Class 28 for both registrations would be accepted. The only extra steps needed would be submission of a supporting declaration and payment of the

required government fee for amending two registrations. In order to comply with those requirements, Registrant re-asserts its request to amend the Class 28 description of goods in each registration, and makes the following statements:

Declaration:

The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that all statements made of his/her own knowledge are true and all statements made on information and belief are believed to be true.

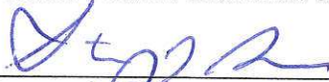
Payment of Fee:

Registrant authorizes payment of the required \$200 fee to be taken out of deposit account number 03-2468.

4. If the above is not sufficient, Registrant respectfully requests that the TTAB provide specific suggestions on how to fulfill one or both of its requirements.

WHEREFORE, Registrant respectfully requests that the TTAB now grant the parties' Stipulated Motion to Amend Registrations and Withdraw the Petition for Cancellation.

Molner Andres Francisco Javier



Stewart J. Bellus

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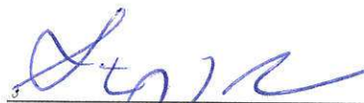
Attorneys for Registrant Molner Andres Francisco Javier

Date: December 4, 2015

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the forgoing REGISTRANT'S RESPONSE TO TRADEMARK TRIAL AND APPEAL BOARD ORDER has this 4<sup>th</sup> day of December been sent by prepaid First Class Mail to:

**Gregg A. Paradise**  
**Lerner, David, Littenberg, Krumholz & Mentlik, LLP**  
**Attorneys for Petition Anki, Inc.**  
**600 South Avenue West**  
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Stewart J. Bellus