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

Proceeding	91108110
Party	Plaintiff Team Obsolete Products, Ltd.,dba Team Obsolete Promotions
Correspondence Address	Robert T. Iannucci 325 Gold Street, 4th Fl. BROOKLYN, NY 11201 UNITED STATES rob@clocktowerproperties.com
Submission	Other Motions/Papers
Filer's Name	Robert Iannucci
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Date	09/04/2008
Attachments	Response to Status Update.pdf (5 pages)(1231642 bytes)

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

Team Obsolete Products, Ltd., d/b/a)
Team Obsolete Promotions,)
)
)
Opposer,) Opposition No. 91108110
)
)
v.)
)
American Historic Racing Motorcycle Association Ltd.)
)
)
Applicant.)

RESPONSE TO STATUS UPDATE

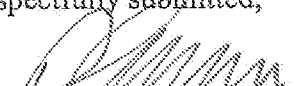
Opposer, Team Obsolete Products, Ltd. d/b/a Team Obsolete Promotions submits this Response to Applicant's Multiple Status Updates, to inform the Board of the questionable factual representations in the submissions of the Applicant dated August 13 and 14, 2008 and filed on August 22 and 25, 2008.

Applicant has disingenuously expanded the scope of the outcome of its Bankruptcy Proceeding by claiming that the parties herein agreed to dismiss all proceedings in all forums regarding disputes between the parties. This is wishful thinking. Opposer agreed not to pursue its claims against the Debtor, (the Applicant herein) *only* under 11 U.S.C. of the Bankruptcy Code (See Exhibit 1). There was no ruling on the validity of Opposer's claims, including the claim herein.

There is no basis for the Trademark Trial and Appeal Board to dismiss this proceeding.

Dated this 4th of September 2008

Respectfully submitted,

By  Date 9/4/08
Robert F. Iannucci, President
Team Obsolete Products, Ltd.
D/b/a Team Obsolete Promotions
325 Gold St, 4th Floor
Brooklyn, NY 11201
P 718-596-0504
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IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

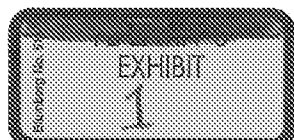
IN RE:)
)
AMERICAN HISTORIC RACING) BK No. 06-06626-MH3-11
MOTORCYCLE ASSOCIATION, LTD.,)
)
Debtor.)

AGREED ORDER REGARDING CLAIMS OF TEAM OBSOLETE LTD.; TEAM
OBSOLETE PRODUCTS LTD.; TEAM OBSOLETE PROMOTIONS, INC.; ROBERT T.
IANNUCCI; JIM REDMAN; RICK VESCO AS EXECUTOR OF ESTATE OF DON
VESCO; DAVE ROPER; LON MCCROSKEY, M.D; ERIK GREEN; AND JON KAIN
AND REGARDING CLAIMS, IF ANY, OF THE DEBTOR AGAINST TEAM
OBSOLETE LTD.; TEAM OBSOLETE PRODUCTS LTD.; TEAM OBSOLETE
PROMOTIONS, INC.; ROBERT T. IANNUCCI; JIM REDMAN; RICK VESCO AS
EXECUTOR OF ESTATE OF DON VESCO; DAVE ROPER; LON MCCROSKEY, M.D;
ERIK GREEN; AND JON KAIN

It appearing to the Court based upon the signatures of counsel for the Debtor and Team
Obsolete Ltd.; Team Obsolete Products Ltd.; Team Obsolete Promotions Inc.; Robert T.
Iannucci, Jim Redman, Rick Vesco as Executor of the Estate of Don Vesco; Dave Roper; Lon
McCroskey, M.D.; Erik Green and John Kain below, that the parties have resolved certain issues
between them, it is, ORDERED as follows:

1. Team Obsolete Ltd.; Team Obsolete Products Ltd.; Team Obsolete Promotions
Inc.; Robert T. Iannucci, Jim Redman, Rick Vesco as Executor of the Estate of Don Vesco; Dave
Roper; Lon McCroskey, M.D.; Erik Green and John Kain agree to not pursue or assert any
claims against the Debtor in any forum, venue, or jurisdiction and their claims shall not be
allowed under 11 U.S.C. §502 of the Bankruptcy Code.

2. Team Obsolete Ltd.; Team Obsolete Products Ltd.; Team Obsolete Promotions
Inc.; Robert T. Iannucci, Jim Redman, Rick Vesco as Executor of the Estate of Don Vesco; Dave
Roper; Lon McCroskey, M.D.; Erik Green and John Kain acknowledge that their prepetition



claims shall be discharged in a confirmed plan of reorganization which provides for such discharge.

3. Team Obsolete Ltd.; Team Obsolete Products Ltd.; Team Obsolete Promotions Inc.; Robert T. Iannucci, Jim Redman, Rick Vesco as Executor of the Estate of Don Vesco; Dave Roper; Lon McCroskey, M.D.; Erik Green and John Kain agree that they will not object to any provision in the Debtor's plan of reorganization to the extent (and only to the extent) that such provision relates to the discharge of their prepetition claims. The above-referenced parties shall retain the right to object to any provisions in the Debtor's plan of reorganization, but only to the extent that any such plan provision relates to matters other than the discharge of their claims and as to which they have standing to raise such objections.

4. The Debtor agrees not to pursue or assert any claim, if any, for attorney fees and costs against Team Obsolete Ltd.; Team Obsolete Products Ltd.; Team Obsolete Promotions Inc.; Robert T. Iannucci, Jim Redman, Rick Vesco as Executor of the Estate of Don Vesco; Dave Roper; Lon McCroskey, M.D.; Erik Green and John Kain in any forum, venue, or jurisdiction.

This Order was signed and entered electronically as indicated at the top of the first page.

Submitted for Entry:

/s/ Henry E. Hildebrand
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/s/ Samuel K. Crocker

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Attorneys for Debtor

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Response to Status Update in reference to Opposition No 91108110 was served via first class mail, this 4th day of September 2008 to the foregoing address:

Bendelow and Darling PC
1120 Lincoln Street, Suite 1000
Denver, CO 80203



Lauren Forman