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ATTORNEYS AT LAW

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May 8, 2006

VIA FEDERAL EXPRESS – OVERNIGHT DELIVERY

Trademark Assistance Center U.S. Patent and Trademark Office Trademark Trial and Appeal Board James Madison Building – East Wing, Concourse Level, Room C55 600 Dulany Street Alexandria, VA 22314

Re:In Re: Opposition No. 91165787Serial 76/573605Mark:YOLO - You Only Live OnceFiled: 1/30/04

Dear Sir/Madam:

Pursuant to 37 C.F.R. Section 2.123(f), enclosed for filing is the original deposition transcript of Karen Forster, including supporting documents, in connection with the above – referenced matter.

If you have any questions regarding the enclosed or need further information to file the enclosed, please do not hesitate to call.

Very truly yours,

Beth L. Throne

BLT/ajd Enclosures

cc: Karen E. Forster Cory M. Baker (without enclosures)

TTAR

05-09-2006 U.S. Patent & TMOfc/TM Mail Rcpt Dt. #3:

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March 28, 2006

C O P V

via Federal Express and E-mail

Cory M. Baker, Esquire Tucker & Latifi, LLP 160 East 84th Street, Suite 5-E New York, NY 10028

Re: <u>YOLO Sportswear, LLC v. Matthew Grossman</u>

Dear Mr. Baker:

Pursuant to the enclosed Notice of Deposition, we will be taking the oral deposition of Karen E. Forster, Vice President and Secretary of YOLO Sportswear, LLC, on Thursday, April 6, 2006, beginning at 10:00 AM in our Bucks County office which is located at Stone Manor Corporate Center, 2700 Kelly Road, Suite 300, Warrington, PA. You are invited to attend.

If you have any questions or would like to discuss this further, please do not hesitate to contact me.

Very truly yours,

(0)

Beth L. Throne

BLT:mld Enclosure

cc: Karen E. Forster Mark McCreary, Esquire Gerald P. Norton, Esquire William B. Cooper, III, Esquire Craig A. Styer, Esquire (with enclosure)

EX1 121983v1 03/28/06

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

YOLO SPORTSWEAR	:	Opp. No.:	91165787
Opposer,	:		
	:	Serial No.:	76/573605
v.	:		
	:	Mark:	YOLO – You Only
	:		Live Once
	:		
	:		
MATTHEW GROSSMAN	:	Filed:	January 30, 2004
Applicant.	:	Published:	March 15, 2005

NOTICE OF ORAL DEPOSITION

 TO: Cory M. Baker, Esquire Tucker & Latifi, LLP 160 East 84th Street New York, NY 10028 Attorneys for Applicant, Matthew Grossman

PLEASE TAKE NOTICE that, pursuant to 37 CFR Sections 2.123 and 2.119, notice is hereby given that Opposer, YOLO Sportswear, LLC, by and through its counsel, Fox Rothschild LLP, will take the oral deposition of Karen E. Forster, Vice President and Secretary of YOLO Sportswear, LLC, on Thursday, April 6, 2006, beginning at 10:00 AM at the law offices of Fox Rothschild LLP, Stone Manor Corporate Center, 2700 Kelly Road, Suite 300, Warrington, PA 18976 and continuing from day to day until completed.

This deposition will be taken upon oral examination pursuant to 37 CFR Section 2123

and the Federal Rules of Civil Procedure before a notary public or some other officer authorized by law to administer oaths. The deposition may be videotaped.

FOX ROTHSCHILD LLP

CONV.

BY:

Mark G. McCreary, Esquire Beth L. Throne, Esquire

Attorneys for Opposer, YOLO Sportswear, LLC

Date: March ____, 2006

cc: Bucks County Court Reporters

FROM :CDL REPORTING

FAX NO. :2155797075

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

YOLO SPORTSWEAR, : OPP. NO: 91165787 Opposer SERIAL NO. 76/573605 VS : MARK: YOLO - You Only Live Once MATTHEW GROSSMAN, FILED 1/30/04 Applicant

CERTIFICATION

I, Cindy D. Liffman, hereby certify as follows:

1. The deposition of Karen Forster was taken in my presence on April 6, 2006, at the Law Offices of Fox Rothschild, 2700 Kelly Road, Suite 300, Warrington, Pennsylvania, commencing at 10:10 a.m.

2. Ms. Forster's deposition was taken by counsel for Opposer, YOLO Sportswear, Beth T. Throne, Esquire, of Fox Rothschild, LLP.

3. Counsel for Applicant, Matthew Grossman, was not present at the deposition.

Ms. Forster was duly sworn before the 4. commencement of her deposition.

I was not disqualified as defined by Rule 28 5. of the Federal Rules of Civil Procedure.

Cindy D' Liffman CINDY D. LIFFMAN

Date: May, 8, 2006

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

IN RE: OPPOSITION NO. 91165787 SERIAL 76/573605 MARK: YOLO - YOU ONLY LIVE ONCE FILED 1/30/04

Deposition of KAREN FORSTER, taken by and before Cindy D. Liffman, Court Reporter and Notary Public, held at THE LAW OFFICES OF FOX ROTHSCHILD, 2700 Kelly Road, Suite 300 Warrington, Pennsylvania, 18976, on April 6, 2006, commencing at 10:10 a.m.

APPEARANCES :

FOX ROTHSCHILD BY: BETH L. THRONE, ESQUIRE Eagleview Corporate Center 760 Constitution Drive Suite 104 P.O. Box 673 Exton, Pennsylvania 19341-0673 Representing Plaintiff

BUCKS COUNTY COURT REPORTERS, INC. 100 EAST COURT STREET DOYLESTOWN, PENNSYLVANIA 18901 Phone: (215) 348-1173

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1 2 KAREN FORSTER, having been duly 3 sworn, was examined and testified as follows: 4 5 EXAMINATION 6 7 BY MS. THRONE: 8 Q. Good morning. 9 Good morning. Α. 10 0. As you know, my name is Beth Throne, from Fox 11 Rothschild. And I represent YOLO Sportswear, LLC, of 12 which you are an employee. Please, I'd like to note for the record, that 13 14 counsel for the applicant, Matthew Grossman for YOLO 15 Clothing is not present. That counsel's name is Cory 16 M. Baker, Esquire, from Tucker and Latifl, LLP. He was 17 properly noticed for the deposition and acknowledged 18 receipt of the deposition by phone, and is not present. 19 I'm going to proceed with giving you a series 20 of instructions followed by asking you a series of 21 questions. My first instruction is, if you could 22 answer the questions verbally. That is, not by a nod 23 of the head or gestures or an uh-uh, because that makes it difficult for the court reporter to take down your 24 25 response. Do you understand?

1 A. Yes.

2	Q. Also, I would ask that if you could wait until
3	I've completed asking the question so that you
4	understand the nature and scope of information for
5	which I am speaking. Does that make sense?
6	A. Yeah.
7	Q. And, finally, if you don't understand a
8	question that I'm asking, if you would let me know, and
9	I'll be happy to rephrase it, so that you could answer
10	the question appropriately.
11	A. Okay.
12	Q. Have you ever been deposed before?
13	A. NO.
14	Q. Are you currently taking any medications that
15	would affect your capacity to testify today?
16	A. No.
17	Q. Please state your full name for the record?
18	A. Karen Elizabeth Forster.
19	Q. How old are you?
20	A. Forty-five.
21	Q. Have you ever gone by any other names?
22	A. My maiden name, Karen Elizabeth Fechtor.
23	Q. And what is your current home address?
24	A. 1423 Scarlet Oak Road, Yardley, Pennsylvania,
25	19067.

1	Q.	And did you attend high school?
2	Α.	Yes.
3	Q.	Where did you attend high school?
4	Α.	Abington High School, Abington, Pennsylvania.
5	Q.	Did you graduate?
6	Α.	Yes.
7	Q.	Following high school, did you attend any
8	further	education?
9	Α.	Temple University.
10	Q.	What did you study at Temple?
11	Α.	Business marketing.
12	Q.	Did you graduate?
13	Α.	Yes.
14	Q.	with a degree?
15	Α.	Yes.
16	Q.	what type of degree?
17	Α.	A Bachelor's.
18	Q.	In?
19	Α.	In business.
20	Q.	Following your Bachelor's at Temple, did you
21	attend a	ny further education?
22	Α.	NO.
23	Q.	Are you currently employed?
24	Α.	Yes. I'm self employed.
25	Q.	Explain to me for whom, how you're self
		BUCKS COUNTY COURT REPORTERS, INC. 215-348-1173

1 employed.

2

11

A. YOLO Sportswear is 50 percent my company.

3

Q. And what do you do at YOLO Sportswear?

A. I have the privilege of being vice president and secretary. But most of my job responsibilities are on the accounting side of the business, the production side of the business. I don't handle the sales, for the most part, shipping, that kind of thing.

9 Q. How long have you been self employed at YOLO10 Sportswear?

A. Ten years.

12 Q. Who is the other owner of -- who are the other 13 owners of YOLO Sportswear?

14 A. The other 50 percent owner is Chris Fechtor.

15 Q. And is he in the room today?

16 A. Yes, he is.

Q. What did you do prior to being self employedwith YOLO Sportswear?

A. I worked for Lower Makefield Township for
about eight years prior to that. So, I guess it was
some time -- I think I was hired there in, maybe 1988.
I was the park and recreation coordinator for the
township.

Q. What did you do as park and recreationcoordinator for the township?

1 Α. I had to oversee all the park, hire the employees to maintain the land, deal with all the 2 3 township recreation entities, soccer, baseball, football, scheduled them for field usage, that kind of 4 5 thing.

7

Returning to your current employment, where is 6 Q. 7 YOLO Sportswear situated?

8 Α. 287 South Main Street, Suite 12, Lambertville. 9 New Jersey.

Was it always situated at that address? 0.

10

22

Q.

It started out in Roslyn, Pennsylvania, 11 Α. NO. in Chris' house. We converted the garage to an office. 12 13 We were out of there within a year.

14 And then, I believe we moved to Lambertville, 15 into, I don't remember the address. It was the town of 16 Lambertville.

17 And then one year in our ten year period, we moved to Peddler's Village, and had a retail store for 18 19 a year. We were there for one year. We got out of that and went back to Lambertville into the Laysack's, 20 (ph.), building at the address we're at now. 21

How did YOLO Sportswear come to be? 23 YOLO began, my brother worked for various Α. companies in the same type of industry. I had worked 24 25 for our township for eight years.

1

Q. Who is your brother?

Chris Fechtor, my brother. He is my partner. 2 Α. 3 Thank you so much.

8

4 So, just, we were talking one day and said we would love to start a business. I played field hockey 5 6 in college. I loved it. He loved it. We loved 7 sports.

8 So, we just sat down and came up with the 9 business plan. And the name of the business was a no 10 brainer because Chris, he knew exactly what he wanted 11 the business name to be. He had seen it on a license plate. We started in 1996. He probably saw it on a 12 license plate eight years before that, maybe, and asked 13 the person what did it stand for. He loved the -- just 14 YOLO. You only live once. So, that stuck with him, 15 like the immediate. There wasn't ever a discussion. 16 17 That was going to be the name of the business. That 18 was going to be it.

19 Then we came up with a business plan, secured 20 our financing and got started.

When was that? Q.

22 1996. Α.

21

25

23 And when you got started, did you offer Q. 24 certain products?

Α. Yes.

- 1
- Q. What did you offer?

A. Jackets, pants, hats, T-shirts, bags. We
embroidered. We screen printed. And offered it to
teams. And we had a retail.

9

5 Our business is really two entities. It's not 6 two entities. What is the word? It's two -- we have 7 two -- it's kind of two types of business. We have a 8 retail side and a team side.

9

Q. Now, we're talking about at present?

A. Yes. We had that back then, too, in '96. We would sell retail, and take our goods and services out to girls, at usually camps and tournaments and such and sell our goods there. That was considered the retail end of the business.

The team side is where you go to meet with a team. And they, as a team, purchased team goods, with the school name on it. So that was what we started out doing. It's still what we do today.

Q. When you say you took your product out togirls, what would you mean?

A. We would go to field hockey, lacrosse and softball tournaments and sell merchandise with logos that applied to the sport at those events. Softball merchandise would be sold at softball events, field hockey at field hockey events. Q. Do you currently still --

A. We still do that. Only now, we have an online store which we didn't have in '96.

4

1

Q. What is the name of your online store?

A. The web site is WWW.YOLO Sportswear.com. And you can go to a retail side or a team side of the web page. There's two separate sections to go to, depending on their interests.

9 Q. Before we get into the details of your 10 products, where did you go to for these camps or these 11 tournaments and events? Where geographically? Did you 12 travel and do you travel now?

13 Α. Yes. We did travel back then. And we travel 14 now. We may travel more places now than we did in the beginning. We still do the same distance. One and a 15 16 half years in, we had to go to California. We go to 17 California for an event every couple of years. We go 18 to Florida. We will go to Kentucky. We would go 19 mostly in the, I want to say, eastern part of the 20 country, Northeastern Pennsylvania, Delaware, Maryland, Jersey, New York, a lot of travel there, consistently 21 22 more so than anywhere else. There is travel where we 23 have to go to events further away.

Q. For your custom and your retail business, what is the geography of your customers' base. A. Team business, we've done the business in
 about, I would say thirty states or so. And it's from
 California to Pennsylvania, from Florida, up to Maine.
 It's spread across the country pretty well.

5 The retail business, I haven't looked at the 6 actual statistics, but I do the retail shipping. And I 7 know I've shipped to California and Colorado and 8 Florida and Massachusetts. I don't know exactly how 9 many states are involved in the retail end, but I would 10 imagine almost as many as the teams.

11

Q. YOLO Sportswear is an LLC?

12 A. Yes.

Q. Where is it registered or where are thearticles of organization?

15 A. New Jersey.

Q. When was that? When did you file yourarticles of organization?

18 A. I believe that was, I think that was January19 1st, 2004.

20 Q. Okay.

A. Before that, we were a partnership. We became an LLC, I believe it was the first year of the LLC was January 1st, 2004.

24 Q. What about the partnership?

A. The partnership was formed immediately, in

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1 1996.

2

Q. Was that registered in --

A. That was registered in New Jersey. It started out in Pennsylvania. Then we moved to Jersey. It was registered in New Jersey.

Q. Let's go back to the products that you sell.
How did you get your -- other than attending team or
events that you were talking about, how do you get your
products to the consumer or advertise them to the
consumer?

A. We do advertising in various trade -- various magazines through the sports we may deal with, US Lacrosse, US Field Hockey, the National Field Hockey Coaches Association. We may do -- every -occasionally, through the ten years, we've done some mailings to, like a database we've collected of customers who we have sent out the catalog.

18 This particular year, we discussed, we're 19 going to send out postcards, maybe three times a year, 20 sending them to the web site for sales.

21 And the advertising, a lot of it has been for 22 us, word of mouth.

Q. The trade magazines that you talk about, arethose local, regional, national?

25 A. National.

1 Have you had sales generated out of those 0. 2 trade magazines? 3 Yeah, but I wouldn't say that they've Α. generated the most. But I absolutely think sales come 4 5 from them. Do you have a catalog? 6 Q. 7 Α. Yes. 8 Q. Forster 1. 9 (Whereupon Exhibit No. Forster 1, 10 11 Catalog, was marked for identification.) 12 13 BY MS. THRONE: I'm showing you what has been produced by you 14 Q. 15 to me. Do you recognize that? 16 Α. Yes. 17 what is this? Q. 18 Our custom team apparel catalog. Α. 19 And if you can review for me, the contents of Q. 20 the catalog and your products? 21 Okay. We -- when we sell to teams, if we can Α. see them face-to-face, we do. Other ways we sell and 22 we talked about advertising or how we all have heard, 23 YOLO, we do trade shows, where we go out and set up a 24 25 booth and put all out team wear up in a catalog, and

show our team wears to the coaches. A lot of functions
 where coaches come to a clinic, and the manufacturers
 can set up a booth to show their goods.

We carry a thing called the ultimate practice packet. It comes with a hooded sweatshirt, a pair of pants, a long sleeve T-shirt. It's all screen printed with the school logo. That's a very popular item with our customer.

9 Q. As far as the use of the YOLO name, could you 10 tell me how, before you go through more of the catalog, 11 how and if you used the YOLO name on your clothes?

A. We do. Not every piece. It is primarily on
the custom items that we have made for us and
manufactured for us. We have our shorts manufactured.
So our YOLO label goes in our shorts. We have our
jackets and pants manufactured. So our YOLO label into
goes into of those jackets and pants.

18 Anything that is made from scratch has our YOLO label in it. Anything else, if we have the chance 19 20 or the staff or the time, we will heat apply a logo that may say YOLO on it. Those logos were primarily, 21 when we put our YOLO logo on it, it's primarily on the 22 retail side of things. Not as much as the team goods. 23 24 Q. when we're talking about a YOLO logo, I'm 25 going to show you what --

1 I am sorry. In the catalog, also, one of the Α. other biggest sellers we have is uniforms. Our logo is 2 on every uniform. It's "Y", with made. It's kind of 3 how our customer know who we are. The "Y" will go on 4 either the back neck of the uniform or on a kilt, on 5 the top right of kilt, but wherever. Somewhere on the 6 uniform will be our "Y" mark so that people will know 7 it's the YOLO name or YOLO logo. 8

9 Q. When you're talking about the YOLO logo, on 10 the tags, how does the YOLO logo appear?

11 Α. The tags, when we use the price tags -- oh, 12 the tag inside the garment. The tag inside the 13 garment, if it's custom made, I didn't bring any with 14 me, so I can supply some. They're knitted or again. 15 Chris, my partner handled buying these. I don't even know how they're made, but they're knitted tags that 16 are sewn into the garment while the garment is being 17 18 made. And that has on there, the YOLO logo, YOLO 19 Sportswear, You Only Live Once, in a circle, our main 20 logo. And it's got our 888 number or our web site. I'm not sure which it has. It may have both. But it 21 22 has our full name and at least some way to find us. 23 I'm showing you what is marked as Forster 2. Q. 24

(Whereupon Exhibit No. Forster 2, Hang

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1 Tag, was marked for identification.) 2 BY MS. THRONE: 3 4 I'm showing you what I marked as Forster 2. 0. 5 Do you recognize this? 6 Α. Yes. It's our hang tag that we put on our 7 retail clothing. Specifically, we use it when we are 8 sponsoring an event or hosted our big sponsor for big tournaments. When we have thousands of pieces of 9 10 clothing, we will hand tag every piece with the price 11 and size. 12 Is it fair to say this is a copy of your hand 0. 13 taq? 14 Α. Yes. 15 Q. Are those two hang tags? 16 Α. NO. It's one. What is on one side of the 17 hang tag is our YOLO logo. And on the other side, it 18 just explains our commitment to our clothing and how to 19 reach us, and again, the size and price. 20 Let the record reflect that the witness has 0. pointed to the top of the page as the logo, and the 21 22 bottom of the page as the text with the commitment 23 language. 24 That top picture of the hang tag, is that --25 does that represent the YOLO mark?

A. Yes. That is the YOLO mark we started with. And that the YOLO -- that is what defines us, that mark.

Q. Earlier, you talked about a mark and a circle that appears on your tags. How does that mark at the top of that page on Forster 2 compare to the mark or the logo that appears on your clothing?

A. It is almost identical. We have two types of tags that go in clothing. And the reason for that is that certain items of clothing are made differently. So a square tag may not be appropriate, where a rectangular tag may be.

So we have a square tag that pictures the top logo on this piece of paper. And then we have a, just where it says YOLO Sportswear, the rectangular section, we also have a tag that goes in garments for that.

17

Q. Inside the garment or outside?

A. For instance, on a jacket, a custom jacket, on the outside of the garment, on the back cape of it, will be a rectangular tag, that is visible to the eye from people not inside the garment. Outside, it will say, YOLO Sportswear. It does not include the You Only Live Once section. It just depends on what garment we have being made that the tag goes in.

25

Q. Okay. I'm going to show you what I'll mark as

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1 Forster 3.

2 3 (Whereupon Exhibit No. Forster 3, Heal 4 Labels, was marked for identification.) 5 6 BY MS. THRONE: 7 Q. Do you recognize what I'm showing you as Forster 3? 8 9 Yes. Those are heat applied labels. I don't Α. know if you call them labels. They get put on our 10 11 garments. Where our garments, we were just discussing 12 other tags, are sewn into garments, these are not. These are cut and heat applied to the outside of the 13 14 garment. 15 So, for instance, if a T-shirt comes from a 16 T-shirt mill and we do a logo on there, it's just a 17 field hockey logo. We will heat apply these -- our 18 logo onto the garment, to try to somehow get it on the garment, since it's not sewn into the garment. Because 19 20 we want to have as many garments as possible, when we 21 send them out, have our name on them, so people know 22 where to get them and who we are. 23 Is this a fair and accurate sheet of tags, 0. 24 copy of the tags that you heat apply to the garment? 25 Α. Yes.

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Q. Now, I interrupted you while you were walking through the catalog to discuss what information appears on your garment. If you could return to the catalog and explain to me through the catalog, what type of products you offer?

A. We already went over the practice packs, which
7 includes Mesh shorts, hoods, pants, long sleeve T's,
8 short sleeve T's.

we offer uniforms, tops, kilts. We offer 9 jackets, outer garment jackets, pants to go with those, 10 11 like, warm-up pants. We offer bags. We offer training 12 gear, like, sports bras and training T's and moisture 13 management type material for training purposes. We 14 offer tye-dye items. We offer pajama bottoms. 15 Anything that can be sewn on, I mean, embroidered on or 16 screened on, if it's not in the catalog, we'll do --17 Primarily, our biggest sellers are, we do rugby's. They're very big sellers. We do hats, 18 19 embroidered hats.

20

Q. Do you sell accessories?

A. Yes, we do. We sell accessories. We have sold -- we sell sticks that may apply to sports, lacrosse sticks, field hockey, balls, bags, again, mouth guards, lanyards, water bottles. A lot of that has our logo on it. We sell -- we sold jewelry in the past. We started selling jewelry in 1997, one of our first big events. And we have sold it on occasion. Throughout this ten year period, we have sold -- it's not jewelry specifically, geared to the sport. So, it might be field hockey or lacrosse or soccer. And it's mostly charms, bracelets, necklaces, and that kind of thing.

8 We sell, in accessories, wrapped and pre-wrap 9 and tape and mouth guards. And we sell socks, all kind 10 of accessories.

11 Q. Going back to the jewelry, does the YOLO --12 how does the YOLO -- does the jewelry bare the YOLO 13 name?

A. No. It has -- it's sport specific. So we would buy from a manufacturer of the jewelry. And then we would resell it at trade shows and events. And it would be, again, sport specific.

18 Okay. How do you distribute your catalogs? **Q**. 19 Generally, through the ten years we have been Α. 20 in business, maybe twice we've done a bulk mailing. For the most part, it's through the events that we go 21 22 Or at team sales, we will throw the catalogs in to. 23 the boxes, where the items are shipped to the teams. 24 We will go to events. And every time we would walk by 25 the table, we give them one or they buy something that 1 goes in the bag. That's pretty much how it's been 2 distributed.

3

21

Q. Do you sell to, you said girls?

A. Mostly girls. We focus -- we've focused our business on field hockey. Lacrosse is a follow-up. We are going to -- we have done softball and soccer in the past. We have done volleyball and basketball. We've dabbled in everything. We do corporate accounts that they call us up. We have -- are seeking it out. If they come to us. We'll do it.

11 we have focused primarily on women's sports. 12 And we're right now in the web site field hockey. And we're going to be adding to the web site, I think six 13 sports within, hopefully, the next few months, as 14 retail on the web site. We have always sold to them at 15 16 events, again taking it to them. But our web site has 17 been geared to field hockey and lacrosse. Our retail 18 has been geared to field hockey and lacrosse.

Q. So, have you then sold men's clothes as well?
A. Oh, yeah. Not very often, but we do.

Q. How about unisex?

A. Yeah. A lot of stuff we sell is unisex. And
the girls still buy it, hooded sweatshirts.

Q. You mentioned the web site. What is the web site for your company?

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The web site is for the team interests and for 1 Α. 2 the retail interest. 3 what's the address of your web site? 0. 4 Α. The address is WWW.YOLOSportswear.com. 5 I'm going to show you what I'll mark as 0. 6 Forster 4. 7 8 (Whereupon Exhibit No. Forster 4, Web site, was marked for identification.) 9 10 11 BY MS. THRONE: 12 Q. Do you recognize what I'm showing you? 13 Yes. I do. Α. 14 what is it? 0. It is the front page of our web site. 15 Α. 16 There's several pages attached? 0. 17 A. Yes, it is, various pages on our web site. 18 Are these true and accurate copies of various 0. pages on your web site? 19 20 Α. Yes, they are. 21 If we go through, one by one, starting at the Q. 22 first page, explain to me the difference between the custom team apparel, the hyperlink, and the online 23 24 store link? 25 The custom team apparel is where someone may Α. BUCKS COUNTY COURT REPORTERS, INC. 215-348-1173

1 go when they're interested in purchasing for a team,
2 not an individual. And you go to the team apparel
3 side, it will give you examples of team items that we
4 sell.

5 And then, when you go to that side of the web 6 site, you can, for instance rugby, big seller. Teams, 7 they can build their own rugby... they can put the 8 colors and that kind of thing. You can build your own 9 jacket, putting your colors, your collar. It's for 10 teams to put in the team colors and see what they would 11 like.

12 The online store is geared to the individual 13 who wants to just buy something for themselves. And 14 it's all generic items. So, if you go, I say generic. 15 it's all field hockey or all lacrosse. It's -- it 16 doesn't have a team logo. It just says those words or has sticks or something that is geared towards the 17 18 sport, so they can go in and buy an individual item if 19 they want.

Q. Can they buy through your web site, items withyour company's name on it?

A. There are items that have been on there, yes.
But they say YOLO Sportswear, like, the YOLO
Sportswear's field hockey or lacrosse. Through the ten
years, we have sold items and/or given away items as

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1 promotional items that have YOLO on them. But on the 2 web site, they can and have been able to buy something 3 that says YOLO on it.

Q. Turning to the second page of this package, it
says download catalog. Is your catalog available to
download online?

A. My partner, Chris, handles the web site. So,
I can't answer that a hundred percent accurately. But
my guess is, if it says it, it's downloadable.

Q. Turning to the next to last page of the packet, it says -- the text says, welcome. Please sign in. Do you have a database of customers who have registered themselves through your web site?

14 A.

Yes.

15 And what is the geography of that database? 0. 16 Again, it covers California to Pennsylvania. Α. 17 It's whoever wants -- you cannot order unless you do 18 create accounts. You don't have to create an account 19 to just view the web site, but you do to purchase. So, again, because I do all the online orders, I do the 20 shipping, I know that we have shipped from California 21 22 to Pennsylvania to Kentucky, to Florida, all over.

Q. Okay. The last page of this package talks
about YOLO calendar of events. And it says, National
Hockey Festival, NFHCA Annual Convention. Again, if

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you can explain to me what these events are and what
 customers you reach at these events?

A. They're -- again, they're put into two types of events. One would be an event where you're selling our goods and it might or geared mostly towards the individual purchase, the girls who they were buying.

7 Where the hockey festival, it's the biggest
8 hockey event of the year, we'll go and sell our retail
9 items at that event.

10 The NFHC Annual Convention, the second one 11 down, that's a coaches' convention. They're selling to 12 teams there, selling to coaches who want to buy our 13 team apparel.

14 Usually, a clinic is for coaches and the other 15 events are geared towards the individual customer.

Q. What does USFHA stand for?

17 A. United States Field Hockey Association.

18 Q. Do you get any orders by telephone?

19 A. Yes.

16

20 Q. Approximately how many people order by 21 telephone, what percentage of your business?

A. I couldn't give a percentage. It's very low now since the web sight has been up where they can order. Before they couldn't order online and had to call. Now they can order online, so I maybe guess a

couple of months over the phone. 1 2 How long has your web site been up? 0. 3 How long has the web site been up? Α. 4 Over two years? Q. 5 Α. Over two years. 6 Over three years? Q. 7 Α. Yes. 8 Q. Okay. Returning to YOLO. 9 Α. Excuse me. Can I take a break? 10 Q. Yes. 11 12 (whereupon, a short break was taken.) 13 14 BY MS. THRONE: 15 Returning to YOLO and its web site, you said 0. that the web site was over three years old. Was it 16 17 over four years old? 18 Yes. It's probably about eight. I believe Α. 19 our first year up might have been 1998. And then --20 but to be able to buy online, was about three or four years ago. Before that, it was information only, and 21 22 pictures, and leading them to call us. 23 Let's go back to the YOLO name and what you've 0. identified as your mark. 24 25 Have you ever registered the YOLO name and/or BUCKS COUNTY COURT REPORTERS, INC. 215-348-1173

1 a mark with any state?

A. Pennsylvania, in 1996, when we first started.
Just registered the mark in Pennsylvania.

4 Q. When you say mark, what do you recall that you 5 registered?

A. We registered YOLO, You Only Live Once.

7 Q. If I were to type that out, how would that 8 appear?

9 A. We sent in, I sent in, from my recollection, 10 it was ten years ago, I have to pull the folder, but I 11 had to send in a picture of our mark as it existed now. 12 And that's what was approved with the wording inside 13 the mark.

14 Q. Have any of the Exhibits we've introduced 15 today bear that mark?

A. Yes.

6

16

17

Q. If you can tell me which Exhibit?

A. The Exhibit of our online catalog, I mean our online web site, the mark in the center of the page.

Q. And that is what is reflected as Forster 4?A. Yes.

22 Q. Have you ever registered a fictitious name?

A. No. I'd have to ask, what is a fictitious ame?

25 Q. YOLO Sportswear; have you ever registered the

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1 name YOLO Sportswear? I'll ask you that way.

A. Again, I'd have to go back to the records of ten years ago, with the state of Pennsylvania, to see if I specifically did YOLO Sportswear. I don't believe I did sportswear. I believe I did YOLO, and You Only Live Once. I'd have to check. But I did have to send in to mark that, I'm sure. And it included sportswear and the mark.

9 Q. Other than Pennsylvania, did you file with any 10 other state?

A. No.

11

17

21

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12 Q. Have you filed an application with the US13 Patent and Trademark Office for YOLO?

A. Yes. The trademark office, we filed in 2004.
Q. I'm going to show you what I'll mark as
Forster 5.

_ _ _ _ _

_ _ _ _ _

18 (Whereupon Exhibit Nos. Forster 5 and
19 6, Application to Register, were marked for
20 identification.)

22 BY MS. THRONE:

Q. I'm showing you what is marked as Forster 5
and 6. Do you recognize these documents?

A. Yes.

1 What is Forster 5? Q. It's our application to register YOLO as a 2 Α. 3 trademark. With what entity? When you say application to 4 **Q**. register, is this the application for the US Trademark 5 Office. Patent and Trademark Office? 6 7 Α. Yes. 8 Is it a fair and accurate copy of that 0. 9 application? 10 Α. Yes. 11 what did you actually apply for in your 0. 12 application? The type of --13 Α. 14 0. The purpose and nature of your application? 15 We wanted to make sure we had our mark on Α. 16 apparel, accessories, shirts, jackets, to cover as much 17 as possible, with the YOLO mark. We were told -- our 18 attorney, there's different classes you can file in. 19 So we filed, I guess in Class 25, which covered pretty 20 much a lot of the basis of what our business is. 21 0. Okay. Now, on the top of the page bears a 22 filing date of March 4, 2004. Is this accurate? 23 Α. Yes. 24 Q. When you say your attorney, who is your 25 attorney?

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1 Mark McCreary, Fox and Rothschild. Α. Do you recognize Exhibit 6, Forster 6? 2 **Q**. 3 Α. Yes. what is it? 4 Q. I'd have to read. It's an office action form 5 Α. for our mark. 6 7 Q. Let me ask you; did you amend your 8 application? Have you ever amended your application to 9 the U.S. Patent and Trademark Office? 10 Α. Yes. 11 Let me read it from -- if you'll tell me if 0. 12 I'm reading this correct from this Exhibit? Additional statements, no claim is made to the exclusive right to 13 use "sportswear", apart from the mark as shown. 14 15 when you amended your application, did you 16 need to disclaim your ownership of sportswear? 17 Α. Yes. 18 Is Exhibit 6 your amended application? Q. 19 Α. Yes. 20 It's a fair and accurate copy? Q. 21 Yes. Α. 22 Q. Turning to the nature of the matter that 23 brings us here today, are you familiar with YOLO 24 Clothing? 25 Α. Yes.

30

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Q. What is YOLO Clothing?

A. YOLO Clothing --

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2

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Q. YOLO Clothing, LLC.

A. YOLO Clothing, LLC, from I what I know, is a company that is selling YOLO apparel online at their web site, YOLOClothing.com. I don't really know much more about them except for the clothing line that I see.

9 Q. When you say YOLO, they're selling YOLO 10 Clothing online, what do you mean by YOLO Clothing? 11 A. They are selling clothes that have Y-O-L-O on 12 them.

Q. How did you learn about YOLO Clothing?
A. It's a long story. It goes back to January
28th, when we received a phone call. We had a voice
mail.

17 Q. January 28th of.

A. Of 2004. There was a voice message from a gentleman named Harry Mesh, on our voice mail system, on January 28th. And just, the reference was, he wanted to talk about YOLO. That was it.

So on the 29th, I hadn't had a chance to phone him back to see what it was he needed. He had called me. And we had a very short conversation. And his words to me were that his kids loved our logo, our name. And they would like to use it on, maybe T-shirts
 for their friends and maybe to sell to some of their
 friends for extreme sports. Bungie jumping, he
 mentioned, sky diving.

5 And I said -- it was a short conversation. I 6 think it was probably less than six minutes. And I 7 said, could you please put in writing what it is you 8 would like to do, so that I can see what you have in 9 mind. I don't really understand what you're trying to 10 accomplish here.

So, that was the first contact.

Q. Did he explain to you during your first contact how he found out about you? And when I say you, I mean YOLO Sportswear, LLC.

11

A. I don't recall exactly. I do believe hesearched the web and found us.

So, he faxed over a paragraph or so of information about what he'd like to do. And it was still very vague to me. And then we had conversations that went back and forth, mostly him calling me and leaving messages. And then, again, we'd have short conversations.

At one point, I would say in February, early February, I asked him to start putting everything in writing, e-mail because I was not comfortable with the

phone conversation. It sounded to me that he was starting to get a little anxious. And I didn't understand why. He sounded like he was rushed, like he needed to get this done. So, I was getting a really bad feeling and vibe at that point.

Q. What do you mean you felt like he was becoming7 anxious?

A. I could tell from his phone conversation that he wanted an answer. He e-mailed me on vacation. You know, it -- and I didn't understand why is he in such a rush. And at that point, I still did not know what was going on. I had no idea.

Then I referred him, I think around sometime in February, to Mark McCreary, our trademark attorney. I was very uncomfortable speaking with him anymore. And I wanted Mark to take care of our interests. And I thought he was better suited to deal with it than I was.

Q. Let be backtrack and I'll show you what I'llmark as Forster 7.

(Whereupon Exhibit No. Forster 7,
E-mail, was marked for identification.)

25 BY MS. THRONE:

21

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_ _ _ _ _

Q. Do you recognize what I'm showing you, as
 Forster 7?

- 3 A. Yes.
- 4

Q. What is it?

A. This is an e-mail that I sent to Mr. Mesh, asking him questions about what it is he has in mind. I wanted to find out, specifically, what did he want to do, and asked questions like, how do you plan to use the name? Are you going to put it as a logo on a shirt or use it on advertising materials?

I asked him -- still again, was not comfortable with the whole situation because he wasn't giving me answers. He was being very vague in his responses to me.

He also mentioned -- in my e-mail here, we talked about royalties. He and I touched on it. His children were very willing to pay royalty fees for us for the use of the name.

Q. Just to confirm the e-mail, it says it's from
KF YOLO. Is that your e-mail address?

21 A. Yes.

24

Q. Buy3sell4 is identified as to in the e-mail.Is that Harry's?

A. That's Harry Mesh, as far as I know.

25 Q. I'm sorry to interrupt.

1 So e-mails went back and forth between us. Α. 2 with the first e-mail, first, the fax that I asked him to send me, what he had in mind. And then, we started 3 going to e-mails. And I still wasn't getting -- I was 4 5 getting very quick answers. I just want to use the YOLO, Y-O-L-O. And then, at one point, one e-mail said, 6 7 I might use You Only Live Once in advertising purposes. 8 But he said, I'll stay away from sportswear, 9 sporting goods, sporting type things, but we want to 10 use YOLO. Q. Let's backtrack a bit. You mentioned a couple 11 of different e-mails. And you've produced a couple 12 13 different ones to me. 14 Α. Yes. 15 Q. If I can show you what I'll mark as Forster 8? 16 17 (Whereupon Exhibit No. Forster 8, Fax, was marked for identification.) 18 19 _ _ _ _ _ 20 BY MS. THRONE: 21 Q. Do you recognize this? 22 Yes. Α. 23 Q. What is this? 24 This was the first fax that I asked Harry to Α. send me when he made his first phone call to me. And I 25

35

said, could you please fax over to me what it is you
 have in mind that you would like to do. This is what I
 got.

4 Q. Just to clarify, there's stars and handwriting 5 around his name. Was that on the original fax?

A. No. That, I did, doodling.

Q. Is that your handwriting?

A. Yes.

6

7

8

9 Q. Other than that handwriting, is there anything 10 appearing on that page that wasn't on the original fax? 11 A. No.

Q. In this fax, Harry or Mr. -- the fax by Mr. Mesh, it states that, "you wanted me to send you a letter saying how my children wanted to use the name, "YOLO ", and the expression, You Only Live Once.

A. Yes.

Q. It further states, they would not make anything to do with team sports or any field hockey and/or lacrosse whatsoever.

20 At the time he wrote the fax, did he tell you 21 who his children were?

22 A. No.

Q. Let me show you what is marked as Forster 9.

24

25

23

16

(Whereupon Exhibit Nos. Forster 9

1 through 15, e-mails, were marked for 2 identification.) 3 4 BY MS. THRONE: 5 I'll show you 9 through 15, which are 0. documents you produced to me. I'll ask you to walk 6 7 through them in seriatim, from 9 to 15? 8 Α. Yeah. 9 Starting with 9. Starting with Exhibit 9, Q. 10 would you tell me what Exhibit 9 is? Do you recognize 11 that? 12 Α. Yes, the e-mail from Harry Mesh to myself. 13 what was the date of this e-mail? Q. 14 February 26th. Α. 15 what is this -- the nature of this e-mail? Q. 16 For what purpose is this e-mail, as you understood it? 17 Again, I had asked him to provide us with Α. 18 information as to what he planned to do with the logo. This is one of the responses I got. 19 20 Here it says, we have no -- Mr. Mesh writes, Q. we have no intention of competing with you in your 21 market. Did he explain this to you further on the 22 23 phone? 24 He may have said -- what he said in the Α. NO. beginning was -- every e-mail was growing more and 25

37

1 more, that it was going to be a bigger business. It 2 started out, my kids want to do it. They love the 3 slogan. They want to be able to sell it to their 4 friends for extreme sports.

5 And then it gets to this e-mail, where they 6 want to sell T-shirts, jewelry and hats, and 7 merchandise to the general public over the internet. 8 It was never even discussed in the beginning. It kind 9 of kept growing as each e-mail would come and 10 conversations would continue.

Q. How did you feel about this e-mail?

11

A. I still didn't get the answers. I wanted to know, what were you going to make? What were the designs going to look like, on what merchandise? How are you going to market it? To whom was the buyer? I still wasn't getting answers.

And pretty much, he knew -- Chris and I were in agreement that we were not thrilled and did not really want another person using the YOLO name out there.

In the final e-mail to him, I'm jumping ahead, we said to him that after speaking to our trademark attorney, that it is our best interest, you know, at this time, to say no to them. It was essentially our name he wants to use on items.

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1

Q. Which e-mail are you referring to?

A. I'm referring to the e-mail, Forster 13. And it was my response to Harry. And it -- it also leads him to start calling Mark and talking to Mark. At that point, I was very uncomfortable. I wanted my professional to deal with it.

50, you know, we had told him we put a lot of time, money and sweat into it. How would we police it adequately if it's on the internet. He wanted to pay us a royalty fee. How would we know what truly sold and to whom. It just didn't seem like something we would have any interest in.

We were eight years. We were starting to roll and steam ahead. I didn't want someone taking that name. We make plans every year. We make a business plan every year, what we want to accomplish and what we wanted to do.

I wanted to be able to, in the future or whenever, we had already put together on paper, a whole line of YOLO Clothing. It wouldn't be our main item, YOLO Clothing, but people know us as YOLO. They're YOLO Clothes. You know?

And I didn't want YOLOSportswear.com to get confused with YOLOClothing.com. So it just seemed in our best interest at the time, to turn Mr. Mesh down.

And at that point, I still had no idea who was 1 2 involved and what was really going on. 3 You're talking about clothing. What about 0. 4 jewelry? You mentioned jewelry. 5 Jewelry, again, he did not really touch on Α. 6 jewelry. He just threw that in his e-mail, hats jewelry, accessories or T-shirts, jewelry and hats. 7 8 with jewelry, again, we have sold jewelry. It 9 does not have the YOLO name, but we sold it through YOLO and we will continue to sell it through YOLO. 10 11 0. When you say through YOLO, what do you mean? 12 Α. Through YOLO Sportswear, LLC. 13 In vour -- what is Exhibit Forster 10? 0. 14 Α. Yes. 15 Q. An e-mail dated 2/26/04, sent about 3:15 p.m.? 16 Α. Yes. 17 You say, I cannot give you any -- I guess it's Q. 18 a kink. Do you mean kind? 19 Α. Kind. Spelling, okay, or Licensing Agreement. At 20Q. that time, had you discussed any Licensing Agreement? 21 22 They offered to pay. Α. Yes. 23 Q. Who is they? 24 Harry Mesh. I say they because in hindsight, Α. 25 it was a they. Back then it was a he. And they, it

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could have been -- I thought it was a daughter and son,
 the way he talked. That is who I believed they were.
 Harry Mesh and his two kids. That is what I know.
 And, yes, he said, he would like to pay, maybe a
 royalty fee or a licensing fee.

At one point, in one of these, somewhere in all these e-mails, it says that they would be willing -- he would just prefer to pay a one time Licensing Agreement fee. That's somewhere in all of these.

Q. The next e-mail, 11?

11 A. Yes.

10

12

Q. He wrote to you on vacation, I see.

13 Yes. Well, I had pretty much said to him at Α. some point, I'm going to be on vacation, Harry. I'll 14 15 talk to you when I get back. That wasn't sufficient. 16 This is where the -- in my mind, getting the phone calls, the messages on the machine at YOLO Sportswear, 17 the e-mail, I can't believe he e-mailed me on vacation. 18 I didn't understand that. What was the rush? I didn't 19 20 know what the rush at the time was.

Q. Next, in the e-mail he writes, that, "You Only Live Once will be used in marketing, probably not clothing"?

A. Right. And this was the kind of answer I was getting, bits at a time. Because one of my questions was, how are you going to use YOLO, You Only Live Once?
 So that is just one little bit of the answer.

Q. I'll jump ahead quickly. Did that prove to be true, that YOLO was only used in marketing and not clothing?

A. You Only Live Once, yes. It proved to be
7 true, was only used in marketing. YOLO is what is used
8 on their clothing.

9 Q. The next e-mail in this package that we marked 10 as Forster 12 --

11 A.

13.

12 Q. Pardon me. This doesn't have an e-mail header 13 to it. Can you explain to me what this is?

14 Yeah. This is an e-mail I sent back to Harry. Α. And generally, what I would do is print out an e-mail, 15 16 believe it or not, at the time. I would send an e-mail 17 and print it rather than going back. There's a way to 18 get the header. And I never did. You'll notice on a lot of my other ones, there's a date. I didn't date 19 this one. But at the bottom, February 26th, is when I 20 21 printed it.

Q. Is that a fair and accurate copy of thatFebruary 26th?

A. Yes. This is essentially the last contact that I had planned to have with Harry. And it, you

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know, went over that it is our best interest to say no
 at this time. We went on to tell him why, how we built
 up our business, used our name. Our name is unique.
 People know us through our name.

I referred him to Mark McCreary again, our
trademark attorney, that any conversations should go
through him.

Q. You mentioned that he communicated to you that he was going to sell clothes over the internet. At the time of these e-mails and the end of February, are you aware of any internet -- were they retailing any products through the internet that you know of?

A. Not at that time.

Q. The next e-mail, it looks like it's to Mr.
Mesh from Mark McCreary. Did you receive a copy of this e-mail?

17 A. Yes.

13

18 Q. Is this a copy of this e-mail?

19 A. Yes.

20 Q. Is this a fair and accurate copy of this 21 e-mail?

22 A. Yes.

Q. In this, Mr. McCreary asks Harry to withdraw a
federal trademark application, serial number 76-573601.
Did you know about that application at the time you

1 were speaking with Mr. Mesh prior to Mark's involvement
2 in this matter?

A. I didn't know about their application until, I would say around March. I did know prior to this e-mail, yes, about their application.

Q. How did you find out about their application?
A. When we went to put our application in, we
found out their application was already in.

Q. How many applications did they file?

10 A. Three.

9

11 Q. As far as you understand, what were the nature 12 of their applications?

A. I believe there were three different classes.
I guess one is categorized apparel. Another one might
be accessories. And another is jewelry. That's my
understanding.

May I say something more about this e-mail?Q. Of course.

19 This e-mail talks about a Ms. Castle. Α. In the 20 interim, between my conversations with Harry Mesh and 21 this e-mail, a Susan Castle contacted me. I believe 22 our first conversation was almost thirty minutes long. 23 In that, she thought that Harry wasn't handling this, 24 possibly the way it should have been. And she thought 25 that maybe her and I could get things accomplished and

1 get it done.

2 So, we sat there and had a conversation, you 3 know, they were willing to pay royalty fees and another 4 fee. And so I said, okay. Well, talk to Mark McCreary 5 kind of thing. She would talk to Mark.

6 And then again. in the interim. that was 7 around March 10th, I think she phoned me. This is March 23rd. Then there was -- in our conversation, her 8 9 and I made an agreement that they would withdraw --10 once we found out they had their application in, they would withdraw their application and send \$2,000.00 as 11 12 a retainer for legal fees for Mark to come up with --13 they were going to pay Mark to come up with a Licensing 14 Agreement. None of those monies ever came.

Q. I'm going to interrupt you briefly, and showyou what I'll mark as Forster 16.

_ _ _ _ _

_ _ _ _ _

18 (Whereupon Exhibit No. Forster 16,

19 Trademark Application, was marked for

20 identification.)

21

17

22 BY MS. THRONE:

Q. Do you recognize what I'm showing you asForster 16?

25 A. Yes.

- 1
- O. What is it?

2 I believe it's a trademark application for Α. 3 YOLO Clothing, LLC, and it's one of their applications. Serial number bears 01, correct? 4 Q. 5 Α. Yes. 6 0. At the end? 7 Α. Yes. 8 In the e-mail that you just referenced to. Q. between Mr. McCreary and Mr. Mesh, you referenced a 9 serial number. Is this serial number in Mr. McCreary's 10 11 application, 76-573601, the same serial number and application that I just handed you as Forster 16? 12 13 Α. Yes. 14 The word mark that Mr. Mesh was applying for 0. 15 was YOLO - You Only Live Once, correct? 16 Α. Yes. 17 0. How does this compare with the word mark that 18 you were trying to register with the Patent and 19 Trademark Office? 20 I believe it's almost identical, if not Α. 21 identical. 22 Q. But you don't have a dash, right? 23 Α. NO. There is no dash. 24 Q. Now, this YOLO - You Only Live Once 25 application filed, by looks like Matthew Grossman? BUCKS COUNTY COURT REPORTERS, INC. 215-348-1173

1 Α. Yes. 2 Bears a filing date of January of 2004. **Q**. 3 Α. Yes. 4 Q. Is that before? Is January -- did you -- the filing date of YOLO Sportswear application was in 5 6 March, you testified. I believe it was March 1st, March 12th, 7 Α. 8 something like that. 9 Q. Do you know who Matthew Grossman is? 10 Α. NO. I do now. I didn't when it was filed. 11 0. who is Matthew Grossman? 12 Α. He is one of the owners of YOLO Clothing. LLC. 13 Q. Does he have any connection to Harry Mesh? 14 Α. He is a partner, I believe. 15 At the time you were talking in January and 0. February of 2004, did Mr. Mesh mention anything about 16 17 that application? 18 No. not at all. And he never mentioned Α. Matthew Grossman. The only people he mentioned were 19 his two children. And I didn't even have names. 20 21 Do you know who those two children are at this **0**. 22 time? 23 Α. I know who one of the children is. I don't know the name of the other. The one may be, may be 24 25 Andrea Mesh, might be on one of the applications. The

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1 one I do know is Adam Mesh. his son. 2 We will talk a little further about Adam Mesh 0. 3 a little later. 4 I'm going to show you what I'll mark as 5 Forster 17. 6 _ _ _ _ _ 7 (Whereupon Exhibit No. Forster 17, 8 Second Application, was marked for 9 identification.) 10 _ _ _ _ _ 11 BY MS. THRONE: Do you recognize what I'm showing you as 12 0. 13 Fxhibit 17? 14 Α. Yes. 15 O. What is it? 16 It looks like the second application put in by Α. 17 YOLO Clothing, LLC. 18 To clarify your testimony, is it fair to say 0. that Exhibits 16 and 17 are a summary of the 19 20 application? 21 Α. Yes. 22 Rather than the whole applications themselves? Q. 23 That is what they look like to me. Α. 24 And have you seen these before today? Q. 25 Yes. Α.

Q. Are these accurate copies of what you provided
 before today?

A. Yes.

3

7

Q. Exhibit 17 bears the serial as an application.
Can you tell me what word or mark this application
seeks to register?

A. YOLO - You Only Live Once.

8 Q. And the serial number on this application is 9 what?

10 A. 76573602.

11 Q. Who is the applicant for this application?12 A. Matthew Grossman.

13 Q. What was he -- the first application, you 14 explained that was apparel?

A. That was apparel. This is, I guess Class 18,
which is bags, handbags, backpacks.

Q. At the time you were speaking with Mr. Mesh, did you know anything about this application being filed?

20 A. No.

23

Q. This application bears a filing date of January 30th 2004?

A. Yes, January 30th, yes.

Q. That is -- when did you start speaking with
Mr. Mesh.

1 Α. His first voice message was January 28th. Our 2 first phone call was January 29th, where I actually 3 spoke with him. 4 0. I'm going to show you what I'll mark as 5 Forster 18. 6 _ _ _ _ _ 7 (Whereupon Exhibit No. Forster 18, 8 Opposition to Applications, was marked for 9 identification.) 10 - - - - -11 BY MS. THRONE: 12 Do you recognize Forster 18? Q. 13 Α. Yes. 14 What is Forster 18? 0. 15 It is YOLO Sportswear, LLC's opposition to Α. 16 YOLO Clothing, LLC's two trademark applications. 17 0. when you say two trademark applications, which 18 applications are they opposing? 19 Serial number 76573601 and 76573602. Α. 20 Are these the two applications we just Q. 21 mentioned? 22 Α. Yes. 23 And what were the grounds for YOLO Clothing's Q. 24 -- pardon me, for YOLO Sportswear's opposition, without 25 having you read through the notice of opposition? If BUCKS COUNTY COURT REPORTERS. INC. 215-348-1173

1 you need to refresh your memory with the document, you 2 can. 3 It's pretty much opposing their use of the Α. mark, YOLO, You Only Live Once, due to our common law 4 5 -- our common mark, YOLO You Only Live Once. 6 Off the record real fast. 0. 7 8 (Whereupon, a discussion was held off the record.) 9 10 11 THE WITNESS: I just know it's the 12 opposition. 13 BY MS. THRONE: 14 Q. I'm not going to ask you to explain the legal 15 background behind it. As far as the opposition, when 16 was that notice of opposition submitted to the 17 Trademark office? 18 December 3rd, 2004. Α. 19 Before that notice of opposition was filed. **0**. 20 were there discussions, as far as you know, between your counsel, Mark McCreary and Mr. Mesh or YOLO 21 22 Clothing, LLC? A. Yes, a lot of discussions. 23 24 Q. what were the nature of those discussions? 25 And I have a lot of e-mails and -- this is the Α. BUCKS COUNTY COURT REPORTERS, INC. 215-348-1173

1 way it unfolded at this point, getting to here, to the 2 opposition. After we filed our -- after we filed our 3 trademark application, I guess, around March 1st, March 4 12th, whatever it was, we -- Chris and I, YOLO 5 Sportswear, LLC still had no idea. We just assumed it 6 was Harry Mesh. Then we knew it was Matthew Grossman, 7 whoever he was, that were involved in this venture.

8 So, we kept watching to make sure a web site 9 didn't come up. And it did. A web site did appear. 10 I'm not sure exactly the date it came up. I'm going to 11 go with my best guess. I found the web site Friday, 12 March 12th.

Q. Let me show you what you produced to me. Ican mark this as Forster 19.

15

16 (Whereupon Exhibit No. Forster 19, Web
17 site opening page, was marked for
18 identification.)

19

20 BY MS. THRONE:

Q. You're talking about the web site. Do you
recognize what I just put in front of you?

A. Yes. That looks like their opening page of
their web site for YOLOClothing.com.

25 Q. Did you see that page?

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_ _ _ _ _

A. Yes.

1

4

5

11

2 Q. Is that an accurate copy, as far as you can 3 understand, of the page that you saw?

A. Yes.

Q. Explain as far as your --

A. So the -- I noticed it went up, I believe,
7 Friday, March 12th.

8 The next series of events are, so many things 9 transpired between this going up online to the December 10 opposition filing that we did to their trademark.

Q. Okay.

A. Mr. Mesh and I had pretty much cut off
communication because he had been dealing with Mark
McCreary, our trademark attorney. I believe, even Mr.
Mesh, at that point, in March had dropped off. And the
Susan Castle had picked up where he left off.

As it turns out, she is mother of Dan Castle, who is one of the partners in YOLOClothing.com. Then Dan Castle got involved at some point, with Mark McCreary, our trademark attorney.

21

Q. How did you know that?

A. Through e-mails, my attorney has let me know and kept me up to date as to what is going on with the case and what is going on with the YOLO Clothing, LLC. Through all of this, in March, when the web site went up, and beyond, through the summer of 2004,
 into January of 2005 and into the early part of 2005,
 this company was still trying to work a deal with us to
 pay us royalties and use the mark.

5 And there were a lot e-mails back and forth, 6 where they agreed to do this. At one point, there's an 7 e-mail telling us that they shut down their web site. 8 And that that showed good faith from them. And that 9 they were no longer selling online. which is not true. 10 They never shut it down. Somehow, I didn't know you 11 can do this, you can block people out of your web site. 12 The site is still running and still selling.

Q. How did you know that?

13

A. Because I went in through other people's
screen names. And somehow, we're blocked. YOLO is
blocked. My personal one is blocked. And my brother's
personal one is blocked.

Q. A personal one. What's a personal one?
A. A screen name to get into the -- into their
web site.

So, I believe that when they sent the e-mail saying they shut it down, I believed them. I checked and it wasn't up. And then, somehow, later, it came to my attention that they were still running, and I could get in through other screen names.

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1	Q. Let's backtrack through these March
2	discussions and the various discussions you were
3	referencing that led up to the notice of opposition
4	that was filed in December.
5	I'm showing you what I'll mark as Forster 20.
6	
7	(Whereupon Exhibit No. Forster 20,
8	Cease and Desist Order, was marked for
9	identification.)
10	
11	BY MS. THRONE:
12	Q. Do you recognize what is shown as Forster 20?
13	A. Yes.
14	Q. What is it?
15	A. I need to look at this. And I think it's a
16	Cease and Desist Order. I don't know. I don't think
17	it is, actually.
18	Q. In the bottom of this letter, is it fair to
19	say that this is a letter on Fox Rothschild letterhead?
20	A. Yes.
21	Q. At the bottom of this letter, there is a cc to
22	YOLO Sportswear, LLC. Did you receive a copy of that
23	letter?
24	A. Yes.
25	Q. Off the record.
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1	
2	(Whereupon, a discussion was held off
3	the record.)
4	
5	BY MS. THRONE:
6	Q. That is a letter by Mark McCreary, right?
7	A. Yes.
8	Q. And it's your attorney?
9	A. Yes. It's sent to, looks like the partners or
10	YOLO Clothing, LLC.
11	Q. What names appear? When you're saying the
12	partners, who are you talking about?
13	A. Mr. Harry Mesh, Ms. Andrea Mesh, Ms. Joanna
14	Mesh, Mr. Matthew Grossman, Mr. Adam Mesh and Mr. Dan
15	Castle.
16	Q. What is the date of this letter?
17	A. March 16th.
18	Q. When you say Cease and Desist Order, when you
19	look at this, what do you mean?
20	A. Once their web site had gone up
21	Q. Their being?
22	A. YOLOClothing.com, I asked our trademark
23	attorney the best approach. It was to send a Cease and
24	Desist letter to have them stop running
25	YOLOCLothing.com, because it's a trademark

infringement, could be a possible trademark

1

24

25

2 infringement. So, this is what he had done.

Q. Following that letter, did they, being
YOLOClothing.com cease and desist?

5 Α. No, but I did receive phone calls from Susan 6 Castle, again, the mother of Dan Castle, one of the partners of YOLO Clothing, LLC, telling me she couldn't 7 8 believe that we were doing this, and there has got to 9 be some way to resolve it. And this is when they agreed to pay \$2,000.00 retainer to Mark McCreary, I 10 11 believe, to draw up the Licensing Agreement. And she 12 agreed to a lot of the -- we wanted the royalty fees. 13 We wanted to have control over our name. We wanted to 14 make sure they were doing what was in the best interest of our name and using our name. 15

Again, this is where it all began, with the going back and forth. They were on board. They wanted to work with us. At this point, they still wanted to -- they still wanted to have our name.

And in the meantime, the name on here is Adam Mesh. The strange thing was that I didn't know any of these people even when I received this. I still didn't --

Q. When you say received --

A. Received Exhibit 20, Forster 20. I was in my

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1 laundry room on Monday, April, I believe 5th.

Q. 0f?

2

A. Of 2004. I'm in there and folding laundry and I hear the TV going. I have on the show, Average Joe, Adam returns. All of a sudden, I hear him speaking. And I hear him talk about YOLO and how he has a YOLO bracelet.

8 I run out and I look at the TV. I'm in shock.
9 I'm absolutely in shock because his name is Adam Mesh.

10 The show was only four weeks. I caught most 11 of it. At that point, I didn't put together Harry Mesh 12 and Adam Mesh at all until I saw. That night, I put it 13 all together.

And in my mind, from the day of the first phone call, until that night, they knew exactly what they were doing.

You cannot just post a web site in a day. You need to take pictures. You need to get the clothing in. You need to get a screen. You need to get set up. That takes some time.

21 Obviously, by filing their trade marks on 22 January 30th, they were already lining up their eggs in 23 the basket.

I did not know why they kept leading us on this whole time as to wanting to pay royalties and a 1 licensing fee. I'm assuming, based on what I know from 2 my trademark attorney, that we have the trademark, so 3 they have to.

Q. I won't ask you to comment and I'll ask you not to comment on what conversations occurred that may be privileged between Mark McCreary or Fox Rothschild and yourself.

8 A. Okay.

9

15

Q. You can feel free to --

10 A. So, it was just continuous e-mails. I think 11 it was all planned, so that there was a great, free 12 advertising for YOLOClothing.com, because 13 YOLOClothing.com started their web site Friday before 14 the show began.

Q. How do you know that?

A. That is when I saw it. And we had been
checking almost every day. And, so we believe from
checking every day YOLOClothing.com, the first day of
operation was Friday, March 12th. And then, Monday,
March 15th, was the beginning of Average Joe, Adam Mesh
Returns.

Q. Did you have any customers or anyone contactyou after that episode aired?

A. I had various customers and friends call me and say, did you see that last night? Did you know

that? You know, what is that? That is not you, is it? 1 2 And then, a friend of mine sent me an e-mail. 3 And then, along with that, a picture of, I think an article in US Weekly or People Magazine or something, 4 5 showing their YOLO bracelet. 6 I'll show you what we marked as Exhibit 0. 7 Forster 15. 8 Α. Thank you. Is that the e-mail you're referencing? 9 0. 10 Α. Yes. 11 **0**. What does that e-mail say? 12 It says, you guys have to get a copy of US Α. 13 weekly Magazine. Apparently the YOLO bracelet Adam 14 Mesh is selling in there as the bracelet all the stars 15 want, Tracy. 16 Q. Who is Tracy? 17 She's a vendor that we deal with buying Α. 18 equipment. 19 What is that second page of Forster 15? Q. 20 Α. This is from, it looks like From Star 21 Magazine, maybe. And it starts out department page 74. 22 And at the bottom left, it's the star celebrity dream 23 item of the week. And it's the YOLO bracelet, You Only 24 Live Once. 25 How did you get ahold of that? Q.

1 A. Tracy sent it to us.

Q. As an attachment to the e-mail?

A. Yes.

2

3

what else did people say to you, if anything? 4 Q. 5 what started to happen then, in the beginning, Α. 6 was that a lot of people would come searching for us on 7 the internet, and find YOLOClothing.com. If a customer 8 was looking for us, that is what they might find first. And it confused them. And then, they finally found us. 9 10 And that was what they wanted.

That was part of what my discussion with Harry was in the very beginning. I did not want any confusion as to, you know, YOLO being us. So that did happen in the beginning. It could be happening now. I'm not hearing much about it, but it could be happening now.

17 Q. Do you retail jewelry on your web site as 18 well?

A. Not right now. And in the four years that we've had it up online, I would have to check with Chris. I'm not sure that we ever had it up online as an online item.

Q. How do people buy your jewelry, turning to thematter that brings us here?

25

A. If we were carrying jewelry at that time, it

is at events. It's at camps when we go, again, go out 1 2 on site to the customer. So, if we're doing a 3 tournament or a camp, that's where they can buy it. 4 **Q**. Okav. 5 And when we had a store, they would buy it in Α. 6 the store. Right now, we have a showroom store. 7 So. local kids could come in and buy things, but we have 8 9 had jewelry in the store in the past. 10 Going back to the applications and the 0. application process; you talked about and we talked 11 about that the notice of opposition to YOLO Clothing's 12 two applications ending in '01 and '02, was filed in 13 14 December. 15 Α. Uh-huh. Q. I'm going to show you what I'll mark Forster 16 17 21. 18 _ _ _ _ _ 19 (Whereupon Exhibit No. Forster 21, 20 Notice of Default, was marked for 21 identification.) 22 _ _ _ _ _ 23 BY MS. THRONE: 24 I'm showing you what is marked as Forster 21 Q. 25 Do you recognize, start with Forster 21, what and 22.

1 that is?

A. It looks like the notice of default, that YOLO
Clothing never responded to our opposition.

4 Q. Have you seen that document before today?5 A. Yes.

Q. Is that an accurate copy of the document you7 have seen before today?

A. Yes.

Q. What about Forster 22?

A. It looks like another notice of default,
possibly for the second trademark application.

12 Q. Have you seen Forster 22 before today?
13 A. Yes.

14 Q. Is that an accurate copy of the document you 15 have seen?

16

24

25

8

9

A. Yes.

17 I'll read a line from Forster 22. 0. It says. 18 according, judgment by default is hereby entered 19 against the applicant. The opposition is sustained and registration to applicant is refused, opposition number 20 21 91163508. What was the notice of opposition number for 22 the December opposition that you filed? Is it on 23 there?

A. The date or the opposition number?

Q. The opposition number. It may not be on this.

1 Α. I don't see a number in the opposition filed 2 in December 2004. 3 Q. Okay. Are you aware what happened with the '01, '02 applications of Matthew Grossman, after 4 5 looking at these Exhibits? Yes. They were refused because they never 6 Α. 7 filed any response to our opposition. 8 while this was going on, you mentioned Q. something about a License Agreement that was going back 9 and forth and discussions. I'll show you what I'll 10 11 mark as Forster 22. 12 13 (Whereupon Exhibit No. Forster 22, Draft Copy of Trademark License Agreement, 14 15 was marked for identification.) 16 _ _ _ _ _ 17 THE WITNESS: Yes. 18 BY MS. THRONE: 19 Do you recognize Forster 23? Q. 20 Α. Yes. 21 What is it? Q. 22 It is a draft copy of a trademark license Α. 23 agreement that we were providing to Mr. Tucker, who I 24 believe was the attorney for YOLO Clothing, LLC. 25 Have you seen this document, this e-mail and Q.

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1	attachment before today?
2	A. Yes.
3	Q. Attached to the e-mail, is a trademark that
4	looks like a Trademark License Agreement?
5	A. Yes.
6	Q. Is this what you were referring to earlier?
7	A. Yes.
8	Q. Did the parties ever agree upon an agreement?
9	A. NO.
10	Q. I'll mark these two as Forster 24 and 25?
11	
12	(Whereupon Exhibit Nos. Forster 24 and
13	25, Trademark Application, were marked for
14	identification.)
15	
16	THE WITNESS: Can we take a break?
17	
18	(whereupon, a short break was taken.)
19	
20	BY MS. THRONE:
21	Q. I'm going to show you what is marked Forster
22	24, 25 and 26. Let's start with 24. Do you recognize
23	that document?
24	A. It looks like the YOLOClothing.com's trademark
25	application for jewelry.

1 Bearing what serial number? Q. 2 76573605. Α. 3 when was that filed? Q. 4 January 30th, 2004. Α. 5 Do you know that from looking at the document? 0. 6 Α. Yes. 7 Q. Have you seen that document before today? 8 Α. Yes. 9 Q. Is that a true and correct copy of what you 10 have seen? 11 Α. Yes. 12 Is it fair to say that's a summary? Q. 13 Α. Yes. Of the application? 14 Q. 15 Α. Yes. 16 I'll show you what is marked as Forster 25. Q. 17 Do you recognize that? 18 Yes. It looks like our YOLO Sportswear, LLC's Α. opposition to the aforementioned trademark application 19 20 by YOLOClothing.com. 21 0. when was that filed or what is the date of 22 that? 23 June 30th, 2005. Α. 24 Is that a fair and accurate copy of the Q. 25 application?

1	A. Yes.
2	Q. Is it fair to say there's a cover letter on
3	there, too?
4	A. Yes.
5	Q. The grounds, as far as I'm not asking for
6	legal conclusions or answers. What was the grounds for
7	that opposition to the '05 jewelry application?
8	A. Again, it's using the YOLO name.
9	
10	(Whereupon Exhibit No. Forster 27,
11	Answer to Opposition, was marked for
12	identification.)
13	
14	BY MS. THRONE:
15	Q. I'm showing you Forster 27. Have you seen
16	that document before?
17	A. Yes.
18	Q. What is that?
19	A. It looks like the answer from
20	YOLOClothing.com, to our opposition of their trademark.
21	Q. That is what brings us here today?
22	A. Yes.
23	Q. As far as you understand it, what is the
24	status of YOLO Sportswear, LLC's application to the US
25	Trademark, the Patent and Trademark Office?

A. As far as I understand it, if I have it all correct, our application is on hold because even though YOLO Clothing, LLC's two first trademark applications were denied. The third one for jewelry is still holding our application up for approval in the trademark office.

50, backing up again, there were offers made and on -- there were offers made and discussions to YOLOClothing.com, where they agreed to this, in writing, with us, that they will drop the YOLOClothing.com. They would then take YOLOClothing.com, so there would be no confusion with the clothing end of things.

And they would, I forget the other specifics. They're in e-mails and correspondence with my attorney. Again, they still had agreed to royalty fees and such, all up until this point. So I'm trying to think of the series of events.

Q. So, the status of the parties to date is what between YOLO -- when I say the parties, YOLO Clothing and YOLO Sportswear?

A. YOLO -- the status of YOLO Clothing is that
the first two marks have been put aside.

Q. As far as the relationship between the parties and discussions? 1 The relationship, there have not been Α. 2 discussions in months and months. The last discussion 3 I can recall or e-mail, was that when we sent in this 4 opposition to their jewelry mark, they sent an e-mail 5 that -- one I do recall is that they couldn't get an 6 answer in time, to our opposition. So, they asked would we be willing, YOLO Sportswear to extend thirty 7 8 days to them, to get their letter in writing, which we 9 did.

In the same time, you know, there was still an e-mail that said we will shut down YOLOClothing.com, which they did not.

13 Q. How do you know they haven't?

A. Because I have found it through other sources on the web. I can't get into it personally in my YOLO web site screen name, e-mail address nor my personal e-mail address can I get in.

Q. Are they using the YOLO name?

19 A. Yes.

18

20 Q. Are they using You Only Live Once?

A. In their marketing, yes, on the page. The
clothing itself is YOLO, Y-O-L-O.

Q. And just to summarize, have your customers
commented to you about this use of -- their use of YOLO
and/or You Only Live Once?

A. Yeah, throughout the whole period, we've
 gotten comments.

Q. And the nature of those comments have been? A. How can they do that? How did this happen? What is going on? Who are they? If they're not you, who are they?

Q. Have they ever expressed any type of confusion8 or puzzlement to you?

9 A. Not once they found me. They would type in 10 YOLO Clothing, looking possibly for YOLO, us, for 11 sportswear instead of typing in YOLO Sportswear, and 12 they found them. They will still search for us and 13 find us eventually.

14 Q. I'm just going to take a quick couple of 15 minutes.

_ _ _ _ _

17 (Whereupon, a short break was taken.)
18 ----19 MS. THRONE: That is it.
20 (Whereupon, the oral deposition
21 was concluded at 10:30 a.m.)
22

23

- 24
- 25

CERTIFICATE

I hereby certify that the proceedings and testimony taken by and before me are contained fully and accurately in the notes of testimony, and that the foregoing is a true and correct transcript of the same.

Judy Liftman

Cindy D./Lif#man Court Reporter and Notary Public

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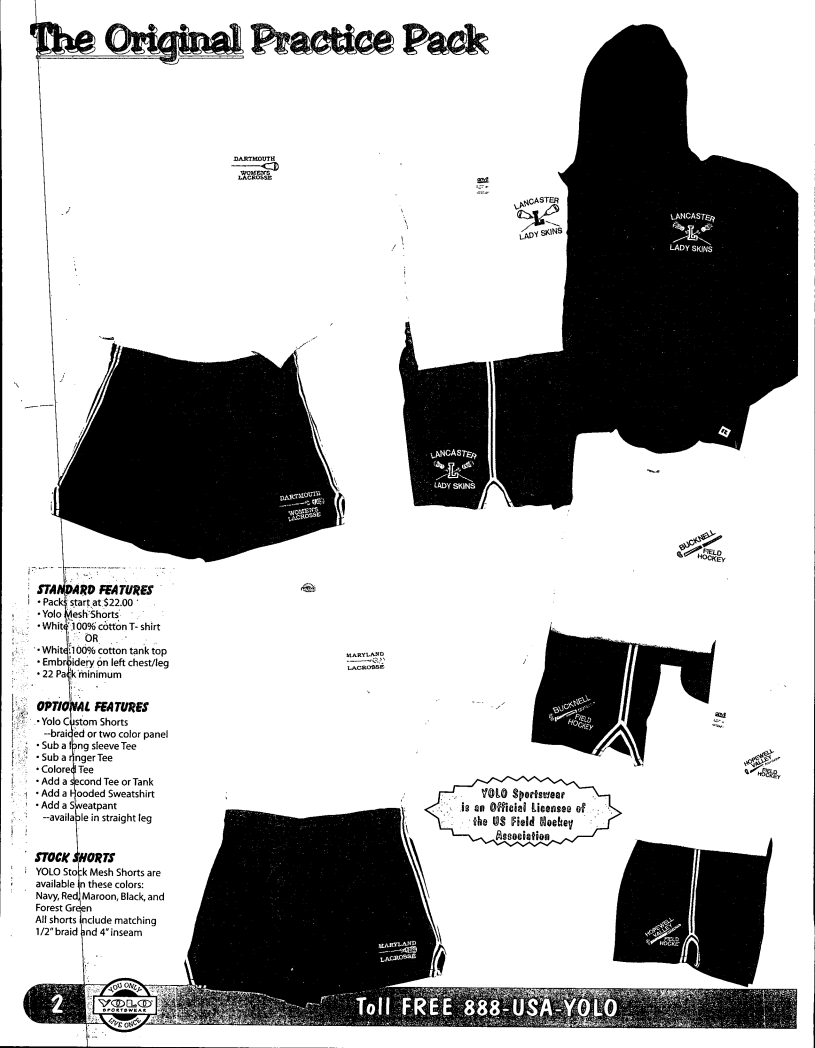
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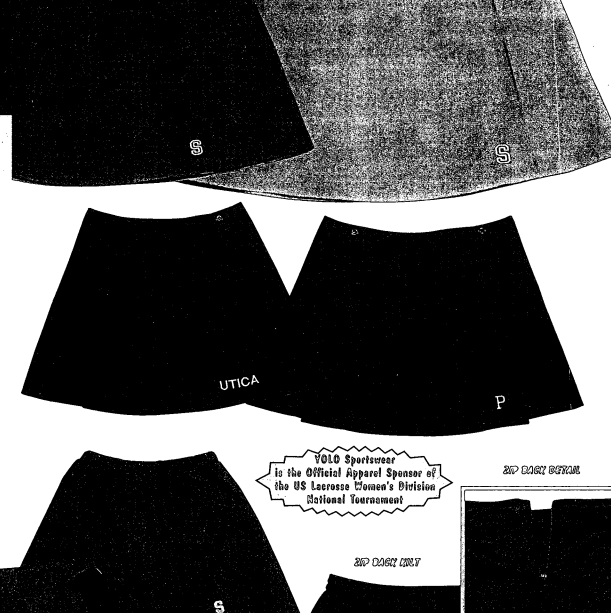
STANDARD FEATURES

- Reversible Kilts
- Two button adjustable
 Solid or two-color design
- Comfort Kilts
- Elastic waist
- Solid color design
- Zip Back Kilts
- Zipper back closure
- Elastic side inserts
- Solid color design

OPTIONAL FEATURES

- Reversible Kilts • Embroider one or
- BOTH sides
- Confort Kilts • Add a left side-contrasting
- panel • Add two contrasting panels
- Embroider the front left
- Zip Back Kilts • Embroider the front left

All kills can be manufactured using hylon Supplex, Mock mesh, Micro-mesh, or Dazzle cloth.



Toll FREE 888-USA-YOLO

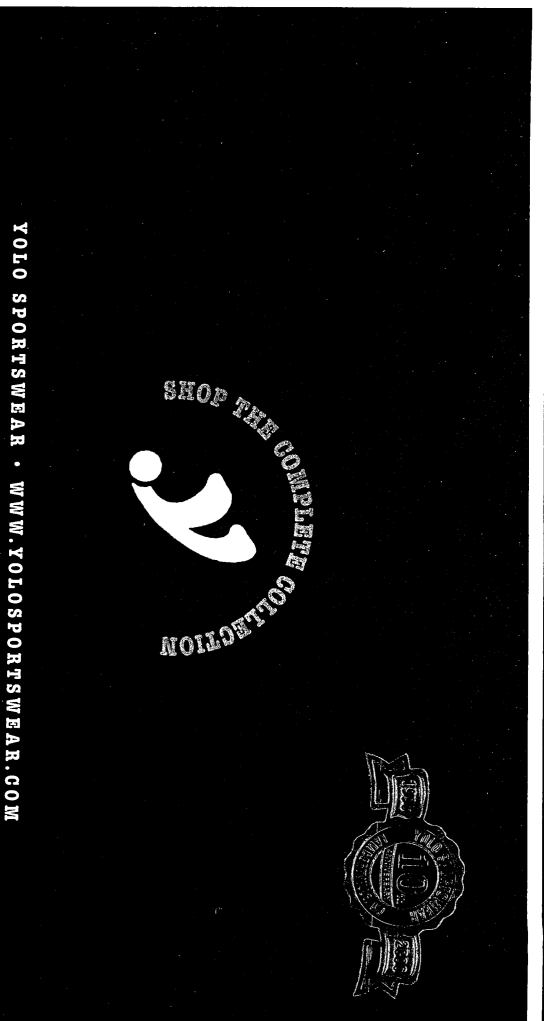
COLLEORT LULT



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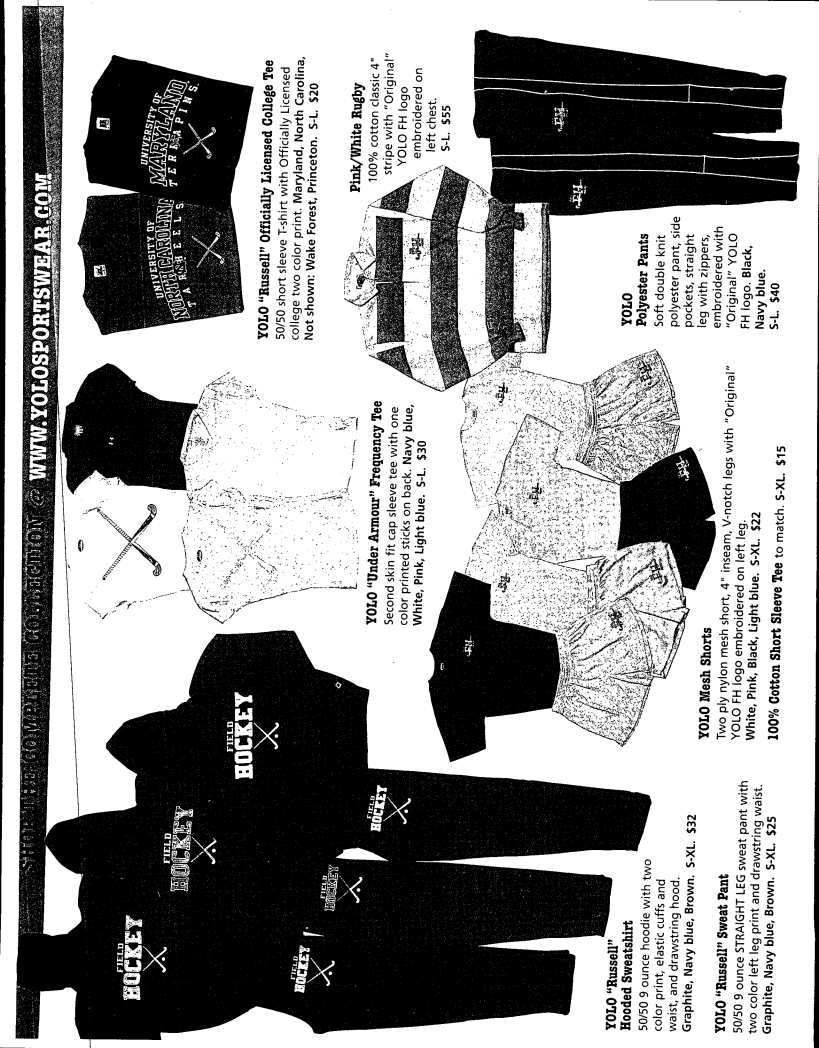
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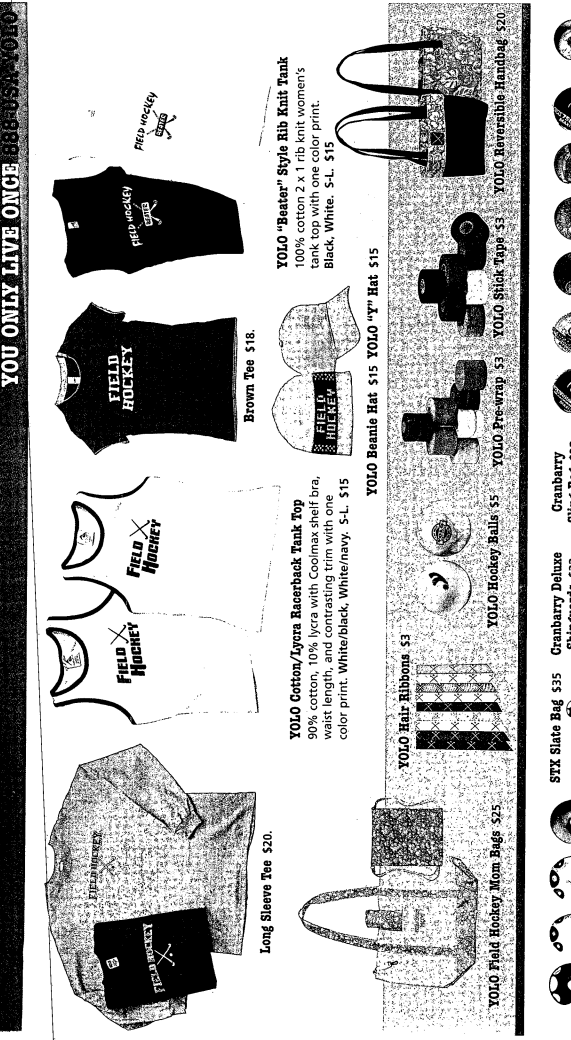


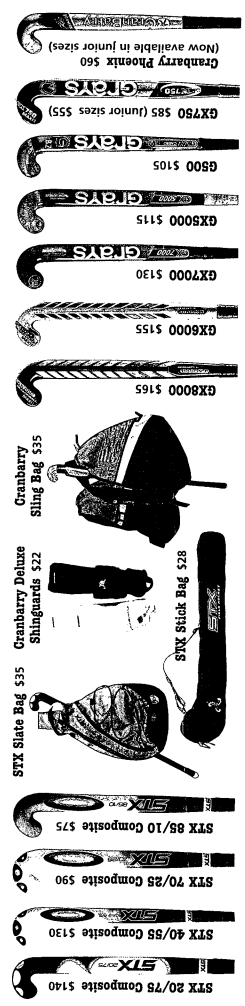


E.C. Ì $\sum_{i=1}^{n}$





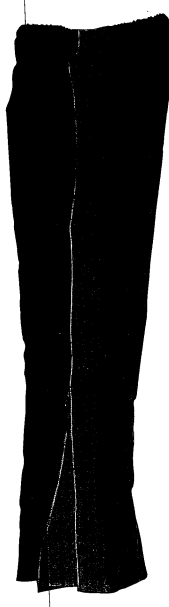








Custom Warm-Up Pants



STANDARD FEATURES

- (A) Full flannet lining
 (B) Two side pockets
 (C) Elastic drawstring waist
 (D) Straight leg bottoms
- (E Zippers at ankles

- OPTIONAL FEATURES • 1/2" or 1" side leg braid
- 2" contrasting side panel
- Contrasting zipper insert
- Mesh lining
 Windblock lining
 Oxford Nylon
- Nylon Supplex
 Coated Taffeta
- Mock mesh
- Tricot mesh
- Waterproof breathable

DLO

• Zipper storm flap

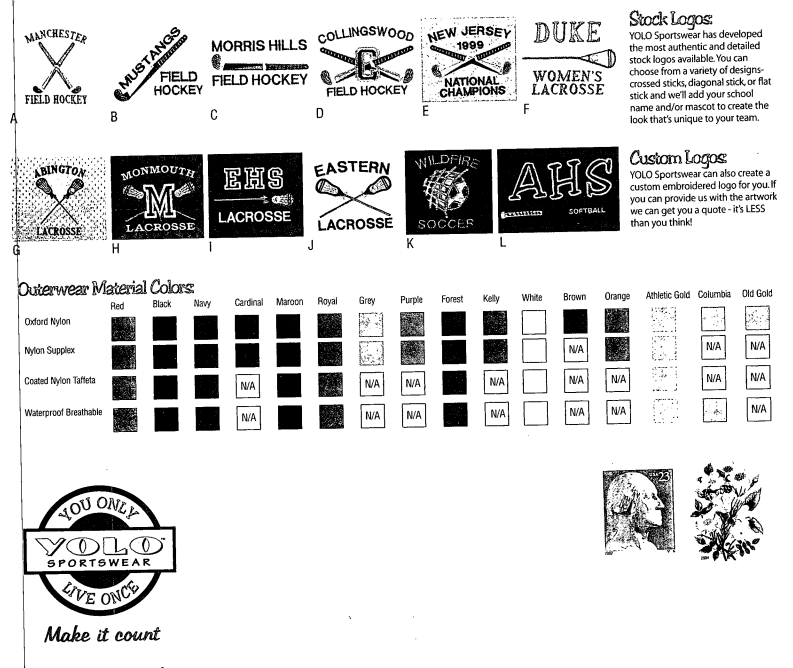








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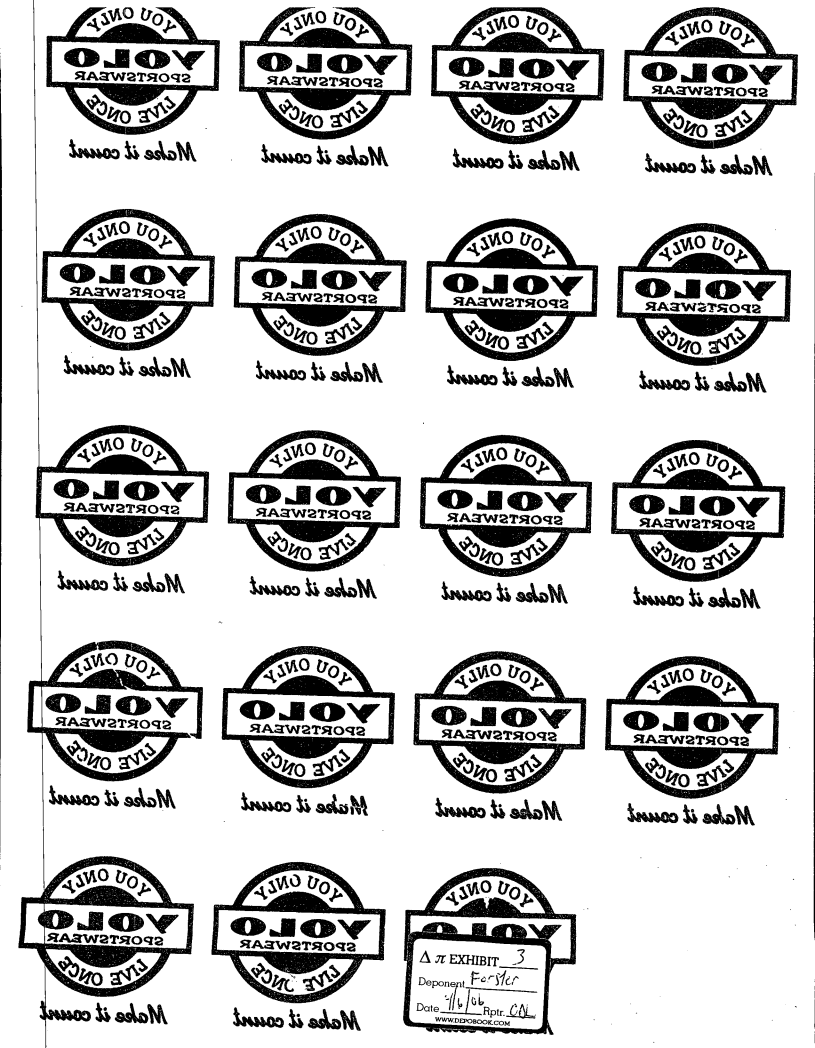


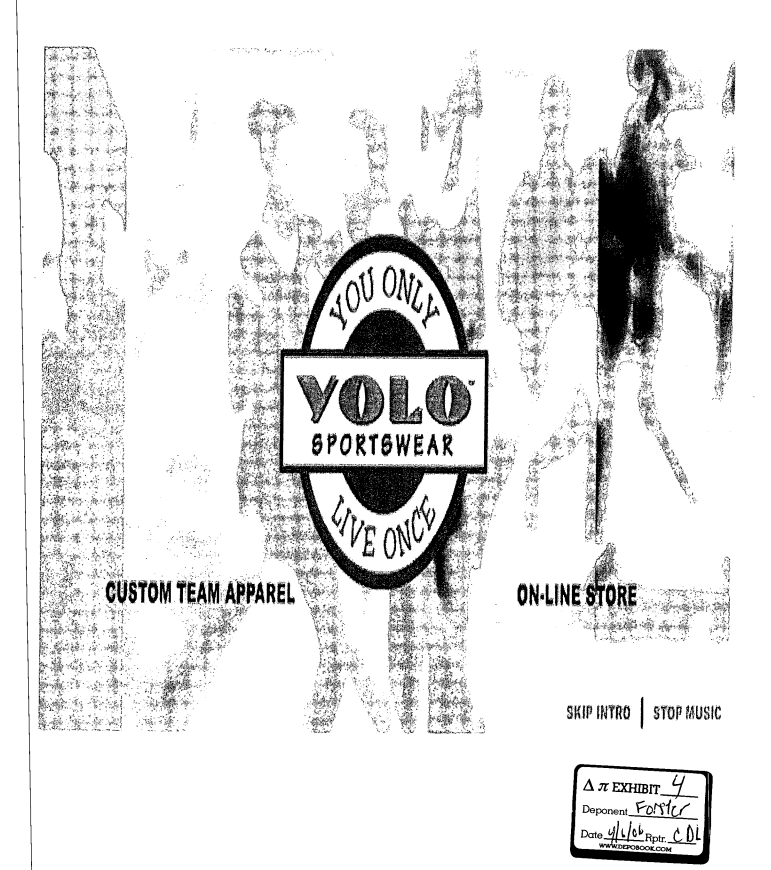
YOLO Sportswear is committed to providing you only the highest quality clothing. If you have any questions or problems with regards to your apparel purchase, please do not hesitate to contact us at 888-USA-YOLO.

SIZE

PRICE







3/29/2006



YOLO Field Hockey Rugby Shirt

\$55.00



YOLO Brown Tee \$18.00

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Ribbons

02. YOLO Pre-wrap

03. Hooded Sweatshirt -Graphite

04. GRAYS GX7000

05. Cranbarry Deluxe Shinguard

06. Straight Leg Sweatpants -

Graphite 07. Hooded Sweatshirt' -

Brown 08. GRAYS GX6000 Turbo

09. YOLO Dri-Tec Long Sleeve Vneck

10. GRAYS GX8000

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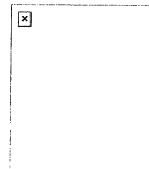
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Welcome to YOLO Sportswear Custom Team Apparel

YOLO Sportswear is a full service custom team apparel company established in 1996 to service the needs of the field hockey and women's lacrosse markets. As a major sponsor of USA Field Hockey, the National Field Hockey Coaches Association, and US Lacrosse, we are continuing our mission to support the sports we service and specialize in. Our growth and success have been directly attributed to our customers — THANK YOU!

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There are number of ways you can contact us at YOLO Sportswear. YOLO Sportswear 287 S. Main Street, Suite 12 Lambertville, NJ 08530 Toll Free 888-USA-YOLO

Contact YOLO Sportswear

Phone 609-397-7888 Fax 609-397-9442

E-mail Contact info@yolosportswear.com Chris Fechter (NJ and National Sales) Karen Forster Kris LaPaglia (NY, New England Sales) 716-652-1809

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Sweatshirt -Graphite 04. GRAYS GX7000

- 05. Cranbarry Deluxe Shinguard
- 06. Straight Leg Sweatpants -Graphite

07. Hooded Sweatshirt -Brown

08. GRAYS GX6000 Turbo

09. YOLO Dri-Tec Long Sleeve Vneck

10. GRAYS GX8000

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YO	LO	S	oortswear	Shipping/	Handling

YOLO uses UPS ground service shipping. Next day and 2nd day air shipping is available for an additional rate, please inquire. In stock items will normally ship within 1-2 days of receipt of your order. If an item is temporarily out of stock, you will be notified via e-mail.

YOLO currently ships only in the continental United States and Canada. Shipments to Hawaii and Alaska will need to be quoted.

Each order will have a minimum \$8.00 shipping and handling charge.

The chart below will act as a guide to additional charges:

\$0.00 - \$50.00	\$8.00
\$51.00 - \$125.00	\$10.00
\$126.00 - \$500.00	\$12.00
\$501+	Call for quote

These rates do not apply to oversized items where the combined length and width exceeds the guidelines set forth by UPS. Additional charges will apply.

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- Sweatshirt -Graphite
- 04. GRAYS GX7000
- 05. Cranbarry Deluxe Shinguard
- 06. Straight Leg Sweatpants -Graphite
- 07. Hooded Sweatshirt -Brown
- 08. GRAYS GX6000 Turbo
- 09. YOLO Dri-Tec Long Sleeve Vneck

10. GRAYS GX8000

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Under Armour Discontinued Items	this protocol when the address begins	with https:, plus some browsers will	01. YOLO Hair
Team Store->	display a small lock icon. All of the info encrypted using SSL.	ormation you send in this form is	Ribbons 02. YOLO Pre-wrap
hat a state	New Customer	Returning Customer	03. Hooded
hot picks!			Sweatshirt - Graphite
	I am a new customer.	I am a returning customer.	04. GRAYS GX7000
FIELD			05. Cranbarry Deluxe Shinguard
	By creating an account at YOLO	E-Mail	06. Straight Leg
27. A. C. C.	Sportswear you will be able to shop	Address:	Sweatpants - Graphite
	faster, be up to date on an orders	Password:	07. Hooded
YOLO Brown Tee	status, and keep track of the orders	· ·	Sweatshirt - Brown
\$18.00	you have previously made.	Password forgotten? Click here.	08. GRAYS GX6000
and also film a			Turbo
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07. Hooded

Brown

Turbo

neck

Ribbons

02. YOLO Pre-wrap

Sweatshirt -

04. GRAYS GX7000

Shinguard 06. Straight Leg

05. Cranbarry Deluxe

Sweatpants -Graphite

Sweatshirt -

08. GRAYS GX6000

09. YOLO Dri-Tec Long Sleeve V-

10. GRAYS GX8000

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YOLO Calendar of Events

USFHA National Hockey Festival West Palm Beach, FL November 24, 2005 - November 27, 2005

NFHCA Annual Convention Philadelphia, PA January 6, 2006 - January 8, 2006 YOLO Sportswear is an Official Sponsor of the NFHCA. Stop by and see us at the convention and play with our new "U-Design" Uniform generator and check out our awesome new uniforms!

Ultimate Performance Field Hockey Clinic Atlantic City, NJ January 12, 2006 - January 13, 2006

USFHA National Indoor Richmond, VA (U19) March 3, 2006 - March 5, 2006

USFHA National Indoor Richmond, VA (U14/U16) March 24, 2006 - March 26, 2006

USL Women's Division National Tournament Lehigh University, Bethlehem, PA May 27, 2006 - May 28, 2006 YOLO Sportswear is the Official Apparel Sponsor of the US Lacrosse Women's Division National Tournament.

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Serial Number: 78376061

Registration Number: (NOT AVAILABLE)

Mark

YOLO SPORTSWEAR

(words only): YOLO SPORTSWEAR

Standard Character claim: Yes

Current Status: Further action on the application has been suspended.

Date of Status: 2005-07-12

Filing Date: 2004-03-01

Transformed into a National Application: No

Registration Date: (DATE NOT AVAILABLE)

Register: Principal

Law Office Assigned: LAW OFFICE 101

Attorney Assigned: IM JEAN H Employee Location

Current Location: L1X -TMEG Law Office 101 - Examining Attorney Assigned

Date In Location: 2005-05-16

LAST APPLICANT(S)/OWNER(S) OF RECORD

1. YOLO SPORTSWEAR, LLC

Address:

YOLO SPORTSWEAR, LLC 287 SOUTH MAIN STREET, SUITE 12 LAMBERTVILLE, NJ 08530 United States Legal Entity Type: Ltd Liab Co



http://tarr.uspto.gov/servlet/tarr?regser=serial&entry=78376061

Latest Status Info

State or Country Where Organized: United States Phone Number: 609.397.7888 Fax Number: 609.397.9442

GOODS AND/OR SERVICES

International Class: 025

WOMEN'S, MEN'S, BOYS AND GIRLS WEARING APPAREL, NAMELY, SHIRTS, T-SHIRTS, TANK TOPS, BLOUSES, JACKETS, BEACH AND SWIMMING COVER-UPS, PANTS, DRESSES, SHORTS, WALKING SHORTS, SKIRTS, GLOVES, TIES, NECKWEAR, HOSIERY, SOCKS, STOCKINGS, TIGHTS, HATS, OUTERWEAR NAMELY, JACKETS, COATS, AND VESTS, SWEATERS, RAINWEAR, RAINCOATS, CAPES, PONCHOS, SHOES, BOOTS, SLIPPERS, TENNIS AND GOLF DRESSES, TENNIS AND GOLF SHORTS, WARM-UP SUITS, SWEAT PANTS, SWEAT SHIRTS, SWEAT SHORTS, SWEAT SUITS, JOGGING SUITS, ATHLETIC FOOTWEAR, GYM SHORTS, SCARVES, NIGHTGOWNS, NIGHT SHIRTS, PAJAMAS, SLEEPWEAR AND LOUNGEWEAR PRODUCTS, NAMELY, BRIEFS, BOXER SHORTS, ATHLETIC SHIRTS AND BOTTOMS, T-SHIRTS AND TANK TOPS, UNDERSHIRTS, UNDERPANTS AND UNDERSHIRTS, ROBES, KNITTED AND WOVEN SLEEPWEAR, NAMELY, SLEEP SHIRTS, PAJAMA TOPS, PAJAMA BOTTOMS, KNITTED AND WOVEN LOUNGEWEAR **First Use Date:** 1996-04-01

First Use in Commerce Date: 1996-04-01

Basis: 1(a)

ADDITIONAL INFORMATION

Disclaimer: "SPORTSWEAR"

MADRID PROTOCOL INFORMATION

(NOT AVAILABLE)

PROSECUTION HISTORY

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2005-07-12 - Report Completed Suspension Check Case Still Suspended

2004-11-09 - LETTER OF SUSPENSION E-MAILED

2004-11-09 - Suspension Letter Written

2004-10-14 - Teas/Email Correspondence Entered

2004-09-30 - Communication received from applicant

2004-09-30 - TEAS Response to Office Action Received

2004-09-18 - Non-final action e-mailed

2004-09-18 - Non-Final Action Written

2004-09-18 - Case file assigned to examining attorney

http://tarr.uspto.gov/servlet/tarr?regser=serial&entry=78376061

3/30/2006

2004-03-17 - New Application Entered In Tram

CORRESPONDENCE INFORMATION

Correspondent MARK G. MCCREARY (Attorney of record)

MARK G. MCCREARY FOX ROTHSCHILD LLP 2000 MARKET STREET, TENTH FLOOR PHILADELPHIA, PA 19103

Phone Number: (215) 299-2010 **Fax Number:** (215) 299-2150

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Input Field	Entered
MARK SECTION	
STANDARD CHARACTER FORMAT	YES
USPTO-GENERATED IMAGE	YES
LITERAL ELEMENT	YOLO SPORTSWEAR
MARK STATEMENT	The mark is presented in standard character format without claim to any particular font style, size or color
OWNER SECTION	
NAME	YOLO SPORTSWEAR, LLC
STREET	287 SOUTH MAIN STREET, SUITE 12
СІТҮ	LAMBERTVILLE
STATE	NJ
ZIP/POSTAL CODE	08530
COUNTRY	USA
PHONE	609.397.7888
FAX	609.397.9442
AUTHORIZED EMAIL COMMUNICATION	No
LEGAL ENTITY SECTION	
ГҮРЕ	LIMITED LIABILITY COMPANY
STATE/COUNTRY UNDER WHICH ORGANIZED	USA
GOODS AND/OR SERVICES SECTION	
NTERNATIONAL CLASS	025
	WOMEN'S, MEN'S, BOYS AND GIRLS WEARING APPAREL, NAMELY, SHIRTS, T-SHIRTS, TANK TOPS, BLOUSES, JACKETS, BEACH AND SWIMMING COVER-UPS, PANTS, DRESSES,

The table below presents the data as entered.

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IRM NAME	FOX ROTHSCHILD LLP
JAME	MARK G. MCCREARY
ATTORNEY	
TOTAL AMOUNT	335
SUBTOTAL AMOUNT	335
NUMBER OF CLASSES PAID	1
NUMBER OF CLASSES	1
PAYMENT SECTION	
SIGNATORY POSITON	ATTORNEY
SIGNATORY DATE	03/01/2004
SIGNATORY NAME	MARK G. MCCREARY
SIGNATURE	/MARK G. MCCREARY/
SIGNATURE SECTION	
SPECIMEN DESCRIPTION	CLOTHING LABEL
SPECIMEN FILE NAME(S)	693169242-01085334578-YOLOLABEL.jpg
FIRST USE IN COMMERCE DATE	04/01/1996
FIRST USE ANYWHERE DATE	04/01/1996
FILING BASIS	Section 1(a)
DESCRIPTION TEXT	SHORTS, WALKING SHORTS, SKIRTS, GLOVES, TIES, NECKWEAR, HOSIERY, SOCKS, STOCKINGS, TIGHTS, HATS, OUTERWEAR NAMELY, JACKETS, COATS, AND VESTS, SWEATERS, RAINWEAR, RAINCOATS, CAPES, PONCHOS, SHOES, BOOTS, SLIPPERS, TENNIS AND GOLF DRESSES, TENNIS AND GOLF SHORTS, WARM-UP SUITS, SWEAT PANTS, SWEAT SHIRTS, SWEAT SHORTS, SWEAT SUITS, JOGGING SUITS, ATHLETIC FOOTWEAR, GYM SHORTS, SCARVES, NIGHTGOWNS, NIGHT SHIRTS, PAJAMAS, SLEEPWEAR AND LOUNGEWEAR PRODUCTS, NAMELY, BRIEFS, BOXER SHORTS, ATHLETIC SHIRTS AND BOTTOMS, T-SHIRTS AND TANK TOPS, UNDERSHIRTS, UNDERPANTS AND UNDERSHIRTS, ROBES, KNITTED AND WOVEN SLEEPWEAR, NAMELY, SLEEP SHIRTS, PAJAMA TOPS, PAJAMA BOTTOMS, KNITTED AND WOVEN LOUNGEWEAR

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STREET	2000 MARKET STREET, TENTH FLOOR
СІТҮ	PHILADELPHIA
STATE	РА
ZIP/POSTAL CODE	19103
COUNTRY	USA
PHONE	(215) 299-2010
FAX	(215) 299-2150
EMAIL	MMCCREARY@FOXROTHSCHILD.COM
AUTHORIZED EMAIL COMMUNICATION	Yes
ATTORNEY DOCKET NUMBER	YOL-010
OTHER APPOINTED ATTORNEY(S)	TRISTRAM R. FALL, III; ANDREW B. KATZ
CORRESPONDENCE SECTION	
NAME	MARK G. MCCREARY
FIRM NAME	FOX ROTHSCHILD LLP
STREET	2000 MARKET STREET, TENTH FLOOR
СІТҮ	PHILADELPHIA
STATE	РА
ZIP/POSTAL CODE	19103
COUNTRY	USA
PHONE	(215) 299-2010
FAX	(215) 299-2150
EMAIL	MMCCREARY@FOXROTHSCHILD.COM
AUTHORIZED EMAIL COMMUNICATION	Yes

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	CORRESPONDENCE INFORMATION		
FOX R 2000 M	G. MCCREA OTHSCHILI ARKET STR DELPHIA H	ARY D LLP EET, TENTH FLOOR	
* <u>Name</u>	MARK G. MCCREARY		
<u>FirmName</u>	FOX ROTHS	CHILD LLP	
	* <u>Street</u>	2000 MARKET STREET, TENTH FLOOR	
	Internal Address		
	* <u>City</u>	PHILADELPHIA	
Address	<u>State</u>	Pennsylvania	
	* <u>Country</u>	USA If not listed above, please select 'OTHER' and specify here:	
	Zip/Postal <u>Code</u>	19103	
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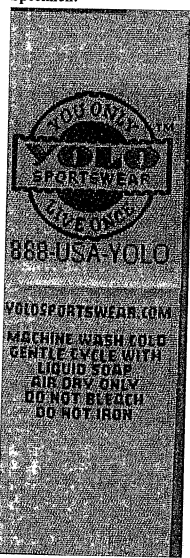
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copyright="Copyright 1999-2003 United States Patent and Trademark Office"> - <trademark-case-files>

- <trademark-case-file>

- <case-file-header>

- <serial-number>N/A</serial-number>
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</typed-mark>

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- </case-file-header>
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        <city>LAMBERTVILLE</city>
        <state>NJ</state>
        <postal-code>08530</postal-code>
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        <fax>609.397.9442</fax>
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        <firm-name>FOX ROTHSCHILD LLP</firm-name>
       <street>2000 MARKET STREET, TENTH FLOOR</street>
       <city>PHILADELPHIA</city>
       <state>PA</state>
       <postal-code>19103</postal-code>
       <country-name>USA</country-name>
       <phone>(215) 299-2010</phone>
       <fax>(215) 299-2150</fax>
       <email
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             <attorney-docket-number>YOL-010</attorney-docket-
               number>
             <other-appointed-attorney>TRISTRAM R. FALL, III;
               ANDREW B. KATZ</other-appointed-attornev>
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             <street>2000 MARKET STREET, TENTH FLOOR</street>
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 <boilerplate-text>The applicant, or the applicant's related company or

 licensee, is using the mark in commerce, and lists below the dates of

 use by the applicant, or the applicant's related company, licensee, or

 predecessor in interest, of the mark on or in connection with the

 identified goods and/or services. 15 U.S.C. Section 1051(a), as

 amended.

- </boilerplate>
- <boilerplate>

<boilerplate-type>SIGNATURE.APPLICATION</boilerplate-type><boilerplate-description>Application Signature Statement</boilerplate-description>

<boilerplate-text>The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements, and the like, may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. Section 1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.</boilerplate-text>

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</uspto-tm-document>

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PTO Form 1478 (Rev 4/2000) OMB Control #0651-0009 (Exp. 08/31/2004)

Trademark/Service Mark Application, Principal Register

To the Commissioner for Trademarks:

MARK: (Standard Character Format, see mark)

The applicant, YOLO SPORTSWEAR, LLC, a limited liability company organized under the laws of USA, residing at 287 SOUTH MAIN STREET, SUITE 12, LAMBERTVILLE, NJ USA 08530, requests registration of the trademark/service mark shown on the drawing page in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended.

The applicant, or the applicant's related company or licensee, is using the mark in commerce, and lists below the dates of use by the applicant, or the applicant's related company, licensee, or predecessor in interest, of the mark on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended.

International Class 025: WOMEN'S, MEN'S, BOYS AND GIRLS WEARING APPAREL, NAMELY, SHIRTS, T-SHIRTS, TANK TOPS, BLOUSES, JACKETS, BEACH AND SWIMMING COVER-UPS, PANTS, DRESSES, SHORTS, WALKING SHORTS, SKIRTS, GLOVES, TIES, NECKWEAR, HOSIERY, SOCKS, STOCKINGS, TIGHTS, HATS, OUTERWEAR NAMELY, JACKETS, COATS, AND VESTS, SWEATERS, RAINWEAR, RAINCOATS, CAPES, PONCHOS, SHOES, BOOTS, SLIPPERS, TENNIS AND GOLF DRESSES, TENNIS AND GOLF SHORTS, WARM-UP SUITS, SWEAT PANTS, SWEAT SHIRTS, SWEAT SHORTS, SWEAT SUITS, JOGGING SUITS, ATHLETIC FOOTWEAR, GYM SHORTS, SCARVES, NIGHTGOWNS, NIGHT SHIRTS, PAJAMAS, SLEEPWEAR AND LOUNGEWEAR PRODUCTS, NAMELY, BRIEFS, BOXER SHORTS, ATHLETIC SHIRTS AND BOTTOMS, T-SHIRTS AND TANK TOPS, UNDERSHIRTS, UNDERPANTS AND UNDERSHIRTS, ROBES, KNITTED AND WOVEN SLEEPWEAR, NAMELY, SLEEP SHIRTS, PAJAMA TOPS, PAJAMA BOTTOMS, KNITTED AND WOVEN LOUNGEWEAR

In International Class 025: the mark was first used at least as early as 04/01/1996, and first used in commerce at least as early as 04/01/1996, and is now in use in such commerce. The applicant is submitting or will submit one specimen for *each class* showing the mark as used in commerce on or in connection with any item in the class of listed goods and/or services, consisting of a(n) CLOTHING LABEL.

Specimen - 1: [693169242-01085334578-YOLOLABEL.jpg]

The mark is presented in standard character format without claim to any particular font style, size or color.

The literal element of the mark consists of YOLO SPORTSWEAR.

The applicant hereby appoints MARK G. MCCREARY and TRISTRAM R. FALL, III; ANDREW B. KATZ of FOX ROTHSCHILD LLP, 2000 MARKET STREET, TENTH FLOOR, PHILADELPHIA, PA USA 19103 to submit this application on behalf of the applicant. The attorney docket/reference

Trademark/Service Mark Application, Principal Register

number is YOL-010.

The USPTO is authorized to communicate with the applicant or its representative at the following email address: MMCCREARY@FOXROTHSCHILD.COM

A fee payment in the amount of \$335 will be submitted with the application, representing payment for 1 class(es).

Declaration

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements, and the like, may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. Section 1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.

Signature: /MARK G. MCCREARY/ Date: 03/01/2004 Signatory's Name: MARK G. MCCREARY Signatory's Position: ATTORNEY

Go Back

http://teas.uspto.gov/servlet/V2.0/bas211.Get?USPTO/BAS-693169242-200403010855135... 3/1/2004

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PTO Form 1478 (Rev 9/98) OMB No. 0651-0009 (Exp. 08/31/2004)

Trademark/Service Mark Application, Principal Register

Version 2.11: 11/02/2003

Portable FORM

Each field name links to the relevant section of the "<u>HELP</u>" instructions that will appear at the bottom of the screen. Fields containing the symbol "*" **must** be completed; all other relevant fields should be completed if the information is known.

Important: ONCE AN APPLICATION IS SUBMITTED ELECTRONICALLY, THE OFFICE WILL IMMEDIATELY PROVIDE THE SENDER WITH AN ELECTRONIC ACKNOWLEDGMENT OF RECEIPT OF THE APPLICATION. Please contact <u>PrinTEAS@uspto.gov</u> within 24 hours of transmission (or by the next business day) if you do not receive this acknowledgment.

Contact Points:

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For general trademark information, please e-mail

<u>TrademarkAssistanceCenter@uspto.gov</u>, or telephone 1-800-786-9199. If you need help in resolving **technical** glitches, please e-mail <u>PrinTEAS@uspto.gov</u>. Please include your telephone number in your e-mail, so we can talk to you directly, if necessary. For **status** information on an application that has an assigned serial number, use <u>http://tarr.uspto.gov</u>, or telephone 703-305-8747.

NOTE: Do NOT attempt to check status until at least 45 days after submission of a filing, to allow sufficient time for our databases to be updated.

Note: This identifies	who owns the mark, not nee	Applicant Information cessarily who is filing the application.	
* <u>Name</u>	YOLO SPORTSWEAR, LLC [If an individual, use the following format: Last Name, First Name Middle Initial./Name]		
Entity Type: Click o	on the one appropriate circle t	o indicate the applicant's entity type and enter the corresponding	
Individual	Country of Citizenship		
O Corporation	State or Country of Incorporation		
 Partnership Limited Partnership 	State or Country Where Organized		
 Joint Venture Sole Proprietorship Trust Estate 	Name and Citizenship of all General Partners, Active Members, Individual, Trustees, or Executors		

http://teas.uspto.gov/servlet/V2.0/TeasPForm4bas211?action=oaf_portable&xml=USPTO/B... 3/1/2004

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14 A.V.

		LIMITED LIABILITY COMPANY		
Other		LIMITED LIABILITY COMPANY		
	Specify Entity Type	If not listed above, please select 'OTHER' and specify here		
	State or Country Where Organized	USA		
	* <u>Street Address</u>	287 SOUTH MAIN STREET, SUITE 12		
	Internal Address			
	* <u>City</u>	LAMBERTVILLE		
* Address	State	New Jersey		
	<u></u>	If not listed above, please select 'OTHER' and specify here:		
	* <u>Country</u>	USA		
		If not listed above, please select 'OTHER' and specify here:		
	Zip/Postal Code	08530		
Phone Number	609.397.7888			
Fax Number	609.397.9442			
<u>Internet</u> E-Mail Address				
	Marl	k Information		
VARNING: AFTER S NOT ASSUME TH	an register your mark, we mus rd character format; or (2) styli low the specific instructions, th Only one mark may be submitt opplication. While minor chang permitted and will result in a re <u>SEARCHING</u> THE USPTO DA HAT YOUR MARK CAN BE R	t know exactly what it is. You can present a mark in one of ized or design format. When you click on one of the two he system will automatically create a separate page that ed per application. Also, you may not be able to <u>correct your</u> es in the mark are <i>sometimes</i> permitted, any <u>material</u> efusal being issued on that ground.		
REGISTER YOUR M	USPTU MUST DUTTS OWN.	EGISTERED AT THE USPTO. AFTER YOU FILE AN SEARCH AND OTHER REVIEW, AND MIGHT <u>REFUSE TO</u>		
() <u>Standard</u> <u>Character</u>	Click on this circle to register thereof, with no design elem color.	a word(s), letter(s), and/or number(s), or any combination ent and without claim to any particular font style, size or		

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	Format	Enter the mark here: (Note: The entry can be in capital letters, lower case letters, or a combination thereof.)
		YOLO SPORTSWEAR
	()) Stylized	Click on this circle to register a stylized word(s); letter(s); number(s); or a design, either by itself or combined with stylized word(s), letter(s), and/or number(s).
	<u>or</u> Design Format	Click on the 'Browse' button to select a properly-sized JPG image file (the
		only accepted format) from your local drive that shows the complete, overall mark (e.g., the stylized representation of the words; or, for a mark consisting of a design and words, the image of the complete "composite" mark, not just the design element alone). If claiming color, you must submit a color image; otherwise, the image must be clear <u>black-and-white</u> .
		Browse
*		For any image that also includes a word(s), letter(s), and/or number(s), enter the <u>LITERAL ELEMENT</u> only of the mark here:
<u>Mark</u>		NOTE : Do not enter any word(s), letter(s), or number(s) that do not appear in the attached image; the image file must reflect the overall mark, consisting of the design and the word(s), letter(s), and or number(s).
		Check here if you are claiming that the mark is presented in <u>standard</u> character format without claim to any particular font style, size or color. NOTE: Do not check this box if you have already <u>made an entry</u> in the standard character section, <i>above</i> .
		Check here if claiming color as a distinctive feature of the mark, and identify the colors (e.g., enter red and blue):
		If other than a mark in standard characters, <u>describe the mark</u> , and if appropriate, list the portions of the mark that are in color and the corresponding color for each: The mark consists of:

Basis for Filing and Goods and/or Services Information

¥.

<u>Section 1(a)</u>, Use in Commerce: The applicant is using the mark in commerce, or the applicant's related company or licensee is using the mark in commerce, or the applicant's predecessor in interest used the mark in commerce, on or in connection with the identified goods and/or services. 15 U.S.C. § 1051(a), as amended. Applicant attaches or will later submit one specimen for *each class* showing the mark as used in commerce on or in connection with any item in the class of listed goods and/or services. If filing a specimen electronically, applicant must attach a JPG specimen image file for each international class, regardless of whether the mark itself is in a typed drawing format or is in a stylized format or a design. Unlike the mark image file, a specimen image file may be in color (i.e., if color is being claimed as a feature of the mark, then the specimen image should show use of the actual color(s) claimed).

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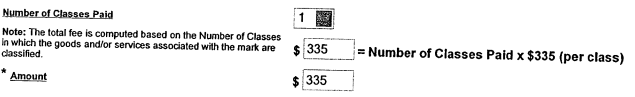
<u>Specimen Image File</u>		
NOTE: For attachment, JPEG image file(s) showing specimen(s) must be on your local drive.		
Note: a separate window will be launched for the attachment(s). MULTIPLE specimens CAN be attached.		
CLOTHING LABEL		
International <u>Class</u>	025 If known, enter class number 001 - 045	
* <u>Listing of</u> <u>Goods and/or Services</u> <u>USPTO Goods/Services</u> <u>Manual</u>	WOMEN'S, MEN'S, BOYS AND GIRLS WEARING APPAREL, NAMELY, SHIRTS, T-SHIRTS, TANK TOPS, BLOUSES, JACKETS, BEACH AND SWIMMING COVER-UPS, PANTS, DRESSES, SHORTS, WALKING SHORTS, SKIRTS, GLOVES, TIES, NECKWEAR,	
<u>Date of First</u> <u>Use of Mark Anywhere</u>	at least as early as: 04/01/1996 MM/DD/YYYY	
<u>Date of First Use</u> of the Mark in Commerce	at least as early as: 04/01/1996 MM/DD/YYYY	

Check here if an attorney is filing this application on behalf of applicant(s).

Attorney Information				
Correspondent Attorney Name	MARK G	MARK G. MCCREARY		
Individual <u>Attorney</u> Docket/Reference Number	YOL-010	YOL-010		
Other Appointed Attorney(s)	TRISTRA	TRISTRAM R. FALL, III; ANDREW B. KATZ		
Attorney Address	<u>Street</u> Address	2000 MARKET STREET, TENTH FLOOR		
	Internal Address			
	<u>City</u>	PHILADELPHIA		
	<u>State</u>	Pennsylvania		
		spoonly motor		

	Country	USA If not listed above, please select 'OTHER' and specify here:		
	Zip/Postal <u>Code</u>	19103		
<u>Firm Name</u>	FOX ROTHSCHILD LLP			
Phone Number	(215) 299-	(215) 299-2010		
FAX Number	(215) 299-2150			
Internet E-Mail Address	MMCCREARY@FOXROTHSCHILD.COM While the application may list an e-mail address for the applicant, applicant's attorney, and/or applicant's domestic representative, only one e-mail address may be used for correspondence, in accordance with Office policy. The applicant must keep this address current in the Office's records. Image: Check here to authorize the USPTO to communicate with the applicant or its representative via e-mail. NOTE: By checking this box, the applicant acknowledges that it is solely responsible for receipt of USPTO documents sent via e-mail. The applicant should periodically check the status of its application through the <u>Trademark Applications and Registrations Retrieval (TARR)</u> database, to see if the assigned examining attorney has e-mailed an Office Action. If an action has been sent to the provided e-mail address, the USPTO is not responsible for any e-mail not received due to the applicant's security or anti-spam software, or any problems within the applicant's e-mail system.			

Fee Information



NOTE: TEAS has changed its payment options and procedures. Three options (credit card, automated deposit account (New!), and Electronic Funds Transfer (New!)) will now appear after clicking on the PAY/SUBMIT button, which is available on the bottom of the Validation Page after completing and validating the application form.

Declaration

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. §1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.

Electronic Signature

http://teas.uspto.gov/servlet/V2.0/TeasPForm4bas211?action=oaf_portable&xml=USPTO/B... 3/1/2004

PTO Form: Trademark/Service Mark Application, Principal Register

The application will not be "signed" in the sense of a traditional paper document. To verify the contents of the application, the signatory must enter any alpha/numeric character(s) or combination thereof of his or her choosing, preceded and followed by the forward slash (/) symbol. The USPTO does not determine or pre-approve what the entry should be, but simply presumes that this specific entry has been adopted to serve the function of the signature. Most signatories simply enter their names between the two forward slashes, although acceptable "signatures" could include /john doe/; /jd/; or /123-4567/. The application may still be validated to check for missing information or errors even if the signature and date signed fields are left blank.

Signature	/MARK G. MCCREARY/	Date Signed	03/01/2004
			MM/DD/YYYY
Signatory's Name	MARK G. MCCREARY		
Signatory's Position	ATTORNEY		
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SPECIAL NOTE FOR PORTABLE FORM:

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Due to technical limitations within the browsers now available and to simplify the process and prevent possible errors, in the cases where an application is being filed with 1) a mark image file (in JPG format, to show the mark in a stylized manner); and/or 2) a specimen image file (in JPG format, to show the mark as used on specimens), either or both of these image files will need to be re-attached to the application before **final** submission to the USPTO.

Click on the desired action:

The "Validate Form" function allows you to run an automated check to ensure that all mandatory fields have been completed. You will receive an "error" message if you have not filled in one of the five (5) fields that are considered "minimum filing requirements" under the Trademark Law Treaty Implementation Act of 1998. For other fields that the USPTO believes are important, but not mandatory, you will receive a "warning" message if the field is left blank. This warning is a courtesy, if non-completion was merely an oversight. If you so choose, you may by-pass that "warning" message and validate the form (however, you cannot by-pass an "error" message).

Validate Form

Reset Form

Note: To either print the completed application, in whole or in part, <u>download</u> and save the validated application, or electronically submit the application to the USPTO, click on the Validate Form button.

Privacy Policy Statement

The information collected on this form allows the PTO to determine whether a mark may be registered on the Principal or Supplemental register, and provides notice of an applicant's claim of ownership of the mark. Responses to the request for information are required to obtain the benefit of a registration on the Principal or Supplemental register. 15 U.S.C. §1051 et seq. and 37 C.F.R. Part 2. All information collected will be made public. In commerce, use of the mark in commerce, or a foreign application or registration). Please direct comments on the time needed to complete this form, Washington D.C. 20231. Please note that the PTO may not conduct or sponsor a collection of information using a form that does not display a valid

NOTICE:

Your form will be processed when you successfully complete the application, including the payment transaction and the validation function. We will keep your validated application for up to 24 hours only. A "Success!" screen with a serial number indicates that you have a successful submission.

We will send an email with a summary of your application to 'MMCCREARY@FOXROTHSCHILD.COM' to confirm receipt.

NOTICE: Please click here for important NEW browser requirements, critical for payment in e-TEAS.

Please click on the "CONTINUE" button below to continue your Pay/Submit on our secure server.

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Expiration Date: 02/2006	
Street Address 1: 2000 MARKET STREET, TENTH FLOOR	
Street Address 2:	
City: PHILADELPHIA	
State: PENNSYLVANIA	
Zip Code: 19103	
Country: USA	
Amount: 335	
Description: e-TEAS application: YOLO SPORTSWEAR	
Attorney Docket Number: YOL-010 Optional	

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Your transaction may take up to 90 seconds; we appreciate your patience.

Note - Pressing 'Submit' multiple times may cause the same transaction to be processed multiple times.

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Success!

We have received your application and assigned serial number 78376061 to your submission. We will send an Email summary of the application data to 'MMCCREARY@FOXROTHSCHILD.COM', which will be your official confirmation of receipt.For electronically-submitted applications, the USPTO will no longer mail an additional paper filing receipt. However, since e-mail is not always reliable, please print out and save this notice. If the USPTO later determines that no filing date was justified, your submission will be returned, and your filing fee will be refunded. You would then have the opportunity to cure the deficiency, and re-file the application. Thank you.

NOTE: Do NOT send a duplicate paper copy of this filing to the USPTO, as it will interfere with the proper processing of the electronic submission and will result in your being charged for two filings, neither of which can be refunded.

TEAS support team

Mon Mar 01 08:59:05 EST 2004

STAMP: USPTO/BAS-693169242-20040301085905156010-78376061-200ea9f639318fa95a0685a0c6d57678cd-CC-917-20040301085513528109



Trademark Electronic Application System (TEAS) service U.S. Patent and Trademark Office PrinTEAS@uspto.gov

Response to Office Action

McCreary, Mark

From:	PrinTEAS@uspto.gov
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Sent: Thursday, September 30, 2004 7:25 AM

To: McCreary, Mark

Cc: teas@uspto.gov

Subject: Received your Response to Office Action Form for 78376061

We have received your Response to Office Action Form below. Please amend application serial no. **78376061** as follows:

Procedural Matters/Informalities

Applicant proposes to amend the following:

Original: YOLO SPORTSWEAR, LLC a limited liability companyhaving an address of 287 SOUTH MAIN STREET, SUITE 12 LAMBERTVILLE, NJ US 08530, whose phone number is 609.397.7888, whose phone number is 609.397.9442.

Proposed: YOLO SPORTSWEAR, LLCa limited liability company organized under the laws of New Jersey, having an address of 287 SOUTH MAIN STREET, SUITE 12 LAMBERTVILLE, New Jersey United States 08530, whose phone number is 609.397.7888 and whose fax number is 609.397.9442.

Additional Statements

No claim is made to the exclusive right to use "SPORTSWEAR" apart from the mark as shown. AS OFFERED IN THE SUBJECT OFFICE ACTION, PLEASE SUSPEND ACTION ON THIS APPLICATION PENDING DISPOSITION OF APPLICATION SERIAL NOS. 76573601, 76573602 AND 76573605.

Response Signature

Signature: /MARK G. MCCREARY/ Date: 09/30/2004 Signatory's Name: MARK G. MCCREARY Signatory's Position: ATTORNEY

 $\Delta \pi \text{ EXHIBIT } 6$ Deponent 70.810Date 91.810Rptr. CDC

9/30/2004

78376061

YOLO SPORTSWEAR http://tess2.uspto.gov/webaka/images/78376061.jpg

LAW OFFICE 105 20040301

1 PM YOLO SPORTS WEAR

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No claim is made to the exclusive right to use "SPORTSWEAR" apart from the mark as s

UK AS OFFERED IN THE SUBJECT OFFICE ACTION, PLEASE SUSPEND ACTION ON THIS APPLICATION PENDING DISPOSITION OF APPLICATION SERIAL NOS. 76573601, 76573602 AND 76573605.

10 0 1 16 YOLO SPORTSWEAR, LLC 287 SOUTH MAIN STREET, SUITE 12

LAMBERTVILLE NJ 08530 US

609.397.7888 609.397.9442

10 0 1 16 New Jersey (NJ) United States (USX) New Jersey (NJ)

NoDeclaration/1/

R 1 /MARK G. MCCREARY/ 20040930 MARK G. MCCREARY ATTORNEY

20040930072436696002-78376061 20040930 07:23:50 Thu Sep 30 07:24:36 EDT 2004 USPTO/OA-693169242-20040930072436696002-78376061-2002cdece5c1505cfcdc42e1a9e7f746a-N Response to Office Action Form Filing MMCCREARY@FOXROTHSCHILD.COM

TEAS support team Thu Sep 30 07:24:36 EDT 2004

STAMP: USPTO/OA-693169242-20040930072436696002-78376061-2002cdece5c1505cfcdc42e1a9e7f746a-N-N-20040930072350499008

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Success!

We have received your Response to Office Action Form for serial number 78376061. We will send an Email summary of the response data to 'MMCCREARY@FOXROTHSCHILD.COM', which will be your official confirmation of receipt.

TEAS support team

Thu Sep 30 07:24:36 EDT 2004 STAMP: USPTO/OA-693169242-20040930072436696002-78376061-2002cdece5c1505cfcdc42e1a9e7f746a-N-N-20040930072350499008



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PTO Form 1966 (Rev 4/2002) OMB No. 0651-0050 (Exp. 04/30/2006)

Trademark/Service Mark Apple Sation, Response to Office Action Version 2.11: 11/02/2003

Portable FORM

For more information regarding any of the following questions or topics, either go to <u>HELP</u> or click on the underlined word.

Note: To satisfy legal requirements, the declaration at the end of the response form must be signed if a red "#" symbol precedes a specific item listed on the form, OR if the original application were submitted "unsigned." The declaration must be signed by someone who is a "proper party to sign on behalf of applicant" under <u>Trademark Rule 2.33</u>. If not required, the declaration may simply be left unsigned. However, the information for the Response Signature section must always be entered.

B check here if you do not want the scrolling help to be automatically shown at the bottom of the screen.

Important: ONCE AN RESPONSE IS SUBMITTED ELECTRONICALLY, THE OFFICE WILL IMMEDIATELY PROVIDE THE SENDER WITH AN ELECTRONIC ACKNOWLEDGMENT OF RECEIPT OF THE RESPONSE. Please contact <u>PrinTEAS@uspto.gov</u> within 24 hours of transmission (or by the next business day) if you do not receive this acknowledgment.

Contact Points:

i

For general trademark information, please e-mail

<u>TrademarkAssistanceCenter@uspto.gov</u>, or telephone 1-800-786-9199. If you need help in resolving technical glitches, please e-mail <u>PrinTEAS@uspto.gov</u>. Please include your telephone number in your e-mail, so we can talk to you directly, if necessary. For status information on an application that has an assigned serial number, use <u>http://tarr.uspto.gov</u>, or telephone 703-305-8747.

NOTE: Do NOT attempt to check status until at least 45 days after submission of a filing, to allow sufficient time for our databases to be updated.

Serial Number:	78376061
Mark:	XOLO SPORTSWEAR

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Law Office Assigned:	LAW OFFICE 105	

2 of 8

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* Instructions

To file your response electronically, please complete the following steps:

- 1. Fill out all relevant fields. Fields containing the symbol * must be completed.
- 2. Validate the form, using the "button" at the end of the form. If there are errors, go back to step 1.
- 3. If the desired signatory is not available to sign the application, to forward the form to the signatory, use either the <u>Text Form</u> option or the <u>Download Portable Form</u> option. Both options are available from the Validation Page. However, to use the Text Form option, you must first answer YES to Form Wizard Question #12. When you receive the application back, return to step 2.
- 4. Click on the Submit or Pay/Submit button at the bottom of the Validation Screen. If a fee payment is required, this will allow you to choose from 3 different <u>payment methods</u>: credit card, automated deposit account, or electronic funds transfer. After accessing the proper screen for payment, and making the appropriate entries, you will receive a confirmation screen if your transmission is successful. This screen will say SUCCESS! and will provide your assigned serial number.

5. You will receive an e-mail acknowledgement of your submission.

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	PROCEDURAL	MATTER(S) / INFORMALITIES / APPLICANT INFORMATION
	Check here to ignored. Note: If this chang	modify the current applicant information. If not checked, the changes will be the relates to a change in the correspondence address or e-mail, please use the pondence Address Form.
- -	* Name	YOLO SPORTSWEAR, LLC Note: If the name of the applicant has actually changed, you may not do a "correction." You must file an <u>actual change of name document/assignment and recordation form</u> PTO-1594.
	Internal Address	
	Street	287 SOUTH MAIN STREET, SUITE 12
	City	LAMBERTVILLE
	State/Province	New Jersey
	Zip Code	08530
	Country	United States
Original Applicant #1	E-mail	While the application may list an e-mail address for the applicant, applicant's attorney, and/or applicant's domestic representative, only one e-mail address may be used for correspondence, in accordance with Offic policy. The applicant must keep this address current in the Office's record Check here to authorize the USPTO to communicate with the applicant or its representatives via e-mail. NOTE: By checking this box, the applicant acknowledges that it is solely responsible for receipt of USPTO documents sent via e-mail. The applica should periodically check the status of its application through the <u>Tradema</u> <u>Applications and Registrations Retrieval (TARR)</u> database, to see if the assigned examining attorney has e-mailed an Office Action. If an action h been sent to the provided e-mail address, the USPTO is not responsible for software, or any problems within the applicant's e-mail system.
	Phone Number	609.397.7888
	Fax Number	609.397.9442
	Entity Type	Click on the one appropriate circle to indicate the applicant's entity type an enter the corresponding information.
an a	Individual	Country of Citizenship Select Country
	Corporation	State or Country of Incorporation Select State Select Country Image: Country of Incorporation Note: You may correct the error in the original listing. However, if the State/Country of Incorporation has actually changed, you should file an assignment document form PTO-1594.
		State or Country where organized Select State Image: Country of the state/Country of the state/

Incorporation has actually changed, you should file an <u>assignment document form</u> PTO-1594. Name and Citizenship of all General Partners, Active Members, Individual, Trustee or Executors Insti Estate Note: If the name has actually changed, you may not do a "correction". You should file actual change of name document. Note: If this change relates to a change in the correspondence address or e-mail, pleas use the Change of Correspondence Address Form. Specific Entity Type LIMITED LIABILITY COMPANY LIMITED LIABILITY COMPANY Mote: If the entity type has actually changed, you should file an <u>assignment document</u> form PTO-1594. State or Country where organized New Jersey Select Country Note: You may correct the error in the original listing. However, if the State/Country of hone pro-1594. Name and Citizenship of all General Partners, Active Members, Individual, Trustee or Executors		
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Name and Citizenship of all General Partners, Active Members, Individual, Trustee or Executors	<u>Other</u>	
		Name and Citizenship of all General Partners, Active Members, Individual, Trustee or Executors

ADDITIONAL STATEMENT(S)

Note: To amend an application to seek registration on the Supplemental Register, use the Miscellaneous Statement field, below.

Note: Although a declaration will automatically appear at the end of this form, it must be signed only if the Additional Statement selected is either Section 2(f) based on use, or Section 2(f), in part, based on use (or if required by another section of this form).

DISCLAIMER: "No claim is made to the exclusive right to use shown." apart from the mark as

STIPPLING AS A FEATURE OF THE MARK: "The stippling is a feature of the mark."

STIPPLING FOR SHADING: "The stippling is for shading purposes only."
PRIOR REGISTRATION(S): "Applicant claims ownership of U.S. Registration Number(s)
S2(f), based on Evidence: "The mark has become distinctive of the goods/services, as demonstrated by the attached evidence."
Click here to Attach/Remove Evidence (§2(f))
Note: a separate window will be launched for the evidence attachments.
TRANSLATION: "The foreign wording in the mark translates into English as
TRANSLITERATION: "The non-Latin character(s) in the mark transliterates into, and this means, and this means
<u>Section 2(f)</u> , based on Use: "The mark has become distinctive of the goods/services through the applicant's substantially exclusive and continuous use in commerce for at least the five years immediately before the date of this statement."
Section 2(f), based on Prior Registration(s): "The mark has become distinctive of the goods/services as evidenced by the ownership on the Principal Register for the same mark for related goods or services of U.S. Registration No(s).
<u>Section 2(f), IN PART, based on Use</u> : " has become distinctive of the goods/services through the applicant's substantially exclusive and continuous use in commerce for at least the five years immediately before the date of this statement."
Section 2(f), IN PART, based on Prior Registration(s): " has become distinctive of the goods/services as evidenced by the ownership on the Principal Register for the same mark for related goods or services of U.S. Registration No(s).
S2(f), IN PART, based on Evidence: " has become distinctive of the goods/services, as demonstrated by the attached evidence. "
Click here to Attach/Remove Evidence (§2(f), IN PART)) Note: a separate window will be launched for the evidence attachments.
MAME(S), PORTRAIT(S), SIGNATURE(S) OF INDIVIDUAL(S):
In the name(s), portrait(s), and/or signature(s) shown in the mark identifies , whose consent(s) , whose consent(s) to register is submitted.
Click here to Attach/Remove Consent(s) Note: a separate window will be launched for the consent attachment(s).
The name(s), portrait(s), and/or signature(s) shown in the mark does not identify a particular living individual.
SUPPLEMENTAL REGISTER: "The applicant seeks registration of the mark on the Supplemental Register (i.e., a change of the words 'Principal Register' to 'Supplemental Register')."
CONCURRENT USE: Enter the appropriate concurrent use information
for which registration is sought.

i T MISCELLANEOUS STATEMENT: Enter information here ONLY if required in the Response to Office Action and there is no other section of the form that is appropriate. If you wish to amend an application to seek registration on the Supplemental Register, please enter that specific statement here: "Please amend this application to the Supplemental Register." AS OFFERED IN THE SUBJECT OFFICE ACTION, PLEASE SUSPEND ACTION ON THIS APPLICATION PENDING DISPOSITION OF APPLICATION SERIAL NOS. 76573601,

Click here to Attach/Remove Miscellaneous Statements

Note: a separate window will be launched for the Miscellaneous attachment(s).

SIGNATURE(S)

The declaration (if required) or response will not be "signed" in the sense of a traditional paper document. To verify the contents of the response, the signatory must enter any alpha/numeric character(s) or combination thereof of his or her choosing, preceded and followed by the forward slash (/) symbol. The USPTO does not determine or pre-approve what the entry should be, but simply presumes that this specific entry has been adopted to serve the function of the signature. Most signatories simply enter their names between the two forward slashes, although acceptable "signatures" could include /john doe/; /jd/; or /123-4567/.

DECLARATION SIGNATURE

Note: A signed declaration is required if a red "#" symbol precedes a specific item listed on the form, *OR* if the original application were submitted "unsigned." The declaration must be signed by someone who is a "proper party to sign on behalf of applicant" under <u>Trademark Rule 2.33</u>. If not required, the declaration may simply be left unsigned. However, the information for the Response Signature section must always be entered.

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements may jeopardize the validity of the application or any resulting registration, declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. §1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the

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mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; that if the original application was submitted unsigned, that all statements in the original application and this submission made of the declaration signer's knowledge are true; and all statements in the original application and this submission made on information and belief are believed to be true.

Signature	Date Signed	
Signatory's Name		
Signatory's Position		
	· · · · ·	

RESPONSE SIGNATURE

* <u>Signature</u>	MARK G. MCCREARY/ (required)	* Date Signed 09/30/2004 (required)
Signatory's Name	MARK G. MCCREARY	
Signatory's Position		

SPECIAL NOTE FOR PORTABLE FORM:

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Due to technical limitations within the browsers now available and to simplify the process and prevent possible errors, in the cases where the form is being submitted with image files, those files will need to be re-attached to the form before final submission to the USPTO.

Click on the desired action:

Validate Form Reset Form

Privacy Policy Statement

PTO Form 1966 (Rev 9/2002)

OMB Control #0651-0050 (Exp. 04/30/2006)

Response to Office Action

The table below presents the data as entered. Input Field Entered SERIAL NUMBER 78376061 MARK SECTION (no change) **OWNER SECTION (current)** NAME YOLO SPORTSWEAR, LLC STREET 287 SOUTH MAIN STREET, SUITE 12 CITY LAMBERTVILLE STATE NJ **ZIP/POSTAL CODE** 08530 COUNTRY US PHONE 609.397.7888 FAX 609.397.9442 **OWNER SECTION (proposed)** NAME YOLO SPORTSWEAR, LLC STREET 287 SOUTH MAIN STREET, SUITE 12 CITY LAMBERTVILLE STATE New Jersey **ZIP/POSTAL CODE** 08530 COUNTRY United States PHONE 609.397.7888 FAX 609.397.9442 LEGAL ENTITY SECTION (current) TYPE LIMITED LIABILITY COMPANY LEGAL ENTITY SECTION (proposed)

ТҮРЕ	LIMITED LIABILITY COMPANY
STATE/COUNTRY UNDER WHICH ORGANIZED	New Jersey
ADDITIONAL STATEMENTS SH	CCTION
DISCLAIMER	No claim is made to the exclusive right to use "SPORTSWEAR" apart from the mark as shown.
MISCELLANEOUS STATEMENT	AS OFFERED IN THE SUBJECT OFFICE ACTION, PLEASE SUSPEND ACTION ON THIS APPLICATION PENDING DISPOSITION OF APPLICATION SERIAL NOS. 76573601, 76573602 AND 76573605.
SIGNATURE SECTION	
SIGNATURE	/MARK G. MCCREARY/
SIGNATORY NAME	MARK G. MCCREARY
SIGNATORY POSITION	ATTORNEY
SIGNATORY DATE	

Go Back

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              ACTION ON THIS APPLICATION PENDING DISPOSITION OF APPLICATION
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<city>LAMBERTVILLE</city>

<state>NJ </state>

<postal-code>08530</postal-code>

<country-name>US</country-name>

<email/>

one>609.397.7888</phone>

<fax>609.397.9442</fax>

</case-file-owner>

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3 of 3

9/30/2004 7:26 AM

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PTO Form (Rev 4/2000) OMB Control #0651-.... (Exp. 04/30/2006)

Response to Office Action

To the Commissioner for Trademarks:

Application serial no. 78376061 is amended as follows:

Procedural Matters/Informalities

Applicant proposes to amend the following:

Original: YOLO SPORTSWEAR, LLC a limited liability companyhaving an address of 287 SOUTH MAIN STREET, SUITE 12 LAMBERTVILLE, NJ US 08530, whose phone number is 609.397.7888, whose phone number is 609.397.9442.

Proposed: YOLO SPORTSWEAR, LLCa limited liability company organized under the laws of New Jersey, having an address of 287 SOUTH MAIN STREET, SUITE 12 LAMBERTVILLE, New Jersey United States 08530, whose phone number is 609.397.7888 and whose fax number is 609.397.9442.

Additional Statements

No claim is made to the exclusive right to use "SPORTSWEAR" apart from the mark as shown. AS OFFERED IN THE SUBJECT OFFICE ACTION, PLEASE SUSPEND ACTION ON THIS APPLICATION PENDING DISPOSITION OF APPLICATION SERIAL NOS. 76573601, 76573602 AND 76573605.

Response Signature

Signature: /MARK G. MCCREARY/ Date: 09/30/2004 Signatory's Name: MARK G. MCCREARY Signatory's Position: ATTORNEY

Go Back

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Subj: Re: what's doin Date: 2/26/2004 11:34 From: <u>Kfyolo</u> To: <u>Buy3sell4</u> CC: <u>Cfyolo</u>	ng? 4:21 AM Eastern	Standard Time	8			
harry,	st to oppund the s	following and a			Real of the second	n an an thuộn thược động động thể thến thế
could you please do your be 1) exactly how do you plan t will a shirt say something like a logo and then doing differe would be used:	o use our logo? [*] •. " vou only live (will it be sloga	ns on shirts	, a company	logo itself, et	r on the chirt on
2) what type of clothing are or screening. we have an im merchandise.	you talking about age we would lik	. high end, mi e to uphold an	iddle, low, ex id would not	cactly what to want to see	/pe of clothing our name on	g. embroidery shóddy
3) who are you marketing to swimming, tennis, volleyball, will shortly retail to lacrosse a gearing to end user, retail on	soccer, etc on so and possibly othe ly or are they als	ome level. as r sports down o looking to do	of now, we c the road. al a team bus	only retail onl I else is tean iness.	ine to field ho n business. a	ckey, but we re your kids
 with regards to royalties, t enthusiasm for our name, so likely, we will ask for a one tin 	do we and we ar	e verv proud c)f it and wha	t we have an	compliched	ciate your kids more than
thanks and be in touch,	× ·		* *			•
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					Dale	DEPOBOOK.COM
	ursday, Februa				Ddie	DEPOBOOK.COM

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To: Karen (609)397-9442 Yolo Sportwear

From: Harry Mesh Ph. # (561)752-2425

 $\Delta \pi \text{ EXHIBIT } \\ Deponent Forsker \\ Date <math>\frac{406}{\text{www.deposecore.com}}$

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Dear Karen,

I wanted to thank you for taking the time to speak with me yesterday. You wanted me to send you a letter saying how my children wanted to use the name "yolo" and the expression you only live once. They are hoping to make hats, t-shirts etc... and sell what they make. They would not make anything to do with team sports or anything field hockey and/or lacrosse related whatsoever. Thank you so much again for your time and help in allowing them to work on their project.

-Harry Mesh. # (561) 752-2425 OR #(732)547-0

Subj:	(no subject)
Date:	2/26/2004 2:18:00 PM Eastern Standard Time
From:	Buy3sell4
To:	<u>Kfyolo</u>

Karen,

I appreciate you getting back to me.I think after reading this you will be comfortable with what we are doing and how it affects you.We do not plan on using your logo or the name yolo sportswear.We are going to use high quality material in making hats, tee shirts and jewelry and merchandising to the general public over the internet.We have no intention of selling to teams nor marketing it for sports, We have no intention of competing with you in your market. We would be willing to pay you a one time fee if we can agree on a number. Harry

$\Delta \pi$ EXHIBIT_	9
Deponent For St	
Date 46/06 Rptr.	C Al
WWW.DEPOBOOK.CO	M

Thursday, February 26, 2004 America Online: Kfyolo

Subj:	Re: (no subject)
Date:	2/26/2004 3:16:16 PM Eastern Standard Time
From:	<u>Kfyolo</u>
To:	Buy3sell4

harry,

thanks for the info and i do feel alittle better about some issues, but you havent answered the main question of **how do you plan to use it**. i can not give you any kink of ok or licensing agreement without specifics on how the name is going to be used. will it be YOLO, or YOLO You only live once, etc. also, what will be the name of the website it will be on so we would be able to monitor appropriate usage.

i will await your next email and get right back to you. i prefer these emails until there is a comfort level for me before we speak so i can digest, in writing, your needs.

thanks

karen

$\Delta \pi \text{ EXHIBIT} / 0$
Deponent Forster
Date // 6/ Rptr. COL
WWW.DEPOBOOK.COM

Thursday, February 26, 2004 America Online: Kfyolo

Subj:Fwd: what's doing?Date:2/26/2004 11:34:30 AM Eastern Standard TimeFrom:KfyoloTo:Cfyolo

Forwarded Message:

IUWalue	u wessaye.	
Subj:	what's doing?	7
Date:	2/23/2004 11:43:24 AM Eastern Standard Time	
From:	Buy3sell4	
To:	<u>Kfyolo</u>	
		²

Karen,

How's your vacation? I hope that you are enjoyying yourself. If you would send me your questions and concerns hopefully we can come to a mutually agreeable resolution. Thanks,

Harry

$\Delta \pi$ exhibit]]
Deponent Forster
Date 46/06 Rptr. COL
WWW.DEPOBOOK.COM

Thursday, February 26, 2004 America Online: Cfyolo

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Subj:Re: (no subject)Date:2/26/2004 3:58:33 PM Eastern Standard TimeFrom:Buy3sell4To:Kfyolo

you only live once will be used in marketing, probably not on the clothing

$\Delta \pi \text{ EXHIBIT} / 2$ Deponent Forger
Date <u>4/6/06</u> Rptr. <u>CAL</u>

Thursday, February 26, 2004 America Online: Kfyolo

harry,

after a conference call with our trademark attorney, chris and i and he feel it is in our best interest to say no to you at this time. it is <u>OUR</u> name you are essentially using and we have invested alot of time, money and sweat into it and we just cant gamble losing rights to it by not protecting it and policeing it adequately. we have built our name up over the last eight years all over the country and we havent even scratched the surface of where our business is headed. every year we plan and work to achieve our goals and we have, with alot of effort. there is just no way at this time that we can say yes without substantial compensation and i know you dont want to go that route. if you have any further questions, please feel free to contact our trademark attorney at fox rothschild at 215-299-2010. his name is Mark McCreary.

he would be better suited to answer questions as i have been relaying conversations and emails back to him. i have turned to Mark before and he has never let us down yet, so please feel free to call him with questions, because i defer to him at this point.

karen forster/yolo

$\Delta \pi \text{ EXHIBIT } \beta$
Deponent Forster
Date 1/6/06 Rptr. CDL
WWW.DEPOBOOK.COM

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Subj:	"YOU ONLY LIVE ONCE"
Date:	3/23/2004 8:19:52 AM Eastern Standard Time
From:	MMcCreary@foxrothschild.com
To:	buy3sell4@aol.com
CC:	WCooper@foxrothschild.com
File:	YOUONLYL (4281 bytes) DL Time (52000 bps): < 1 minute
Sent fro	om the Internet (Details)

Mr. Mesh,

I am writing to you because I have not received a call back from Ms. Castle. It is my understanding that Ms. Castle and my client agreed that if your children (i) expressly withdrew their federal trademark application, serial no. 76/573,601, and (ii) forwarded \$2,000.00 to my attention as a retainer for the legal fees that were agreed upon (any balance to be refunded), we would move forward with the proposed agreement.

This is also a reminder that my letter to you, dated March 16, 2004, has an "expiration" of April 5, 2004.

Contact me if you have any questions.

THIS CORRESPONDENCE AND THE INFORMATION CONTAINED AND REFERENCED HEREIN ARE BEING PROVIDED FOR SETTLEMENT PURPOSES ONLY. MY CLIENT RESERVES ALL RIGHTS, AND THIS CORRESPONDENCE AND THE CONTENTS HEREIN SHALL NOT BE ADMISSIBLE IN THIS OR ANY OTHER PROCEEDING.

Mark G. McCreary Fox Rothschild LLP 2000 Market Street, Tenth Floor Philadelphia, PA 19103 mmccreary@foxrothschild.com <mailto:mmccreary@foxrothschild.com> (215) 299-2010 - Work (215) 299-2150 - Facsimile (610) 203-2602 - Mobile

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$\Delta \pi \text{ EXHIBIT } 14$
Deponent Forster
Date 1/6/05 Rptr. ML
Date <u>7/107</u> Rptr

Tuesday, March 23, 2004 America Online: USAYOLO

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Subj:	Fwd: (no subject)
Date:	6/15/2004 10:18:43 AM Eastern Standard Time
From:	Cfyolo
To:	Kfyolo

Forwarded Message:

 Subj:

 Date:
 6/15/2004 10:03:13 AM Eastern Standard Time

 From:
 tbass@cranbarry.com

 To:
 cfyolo@aol.com

 Sent from the Internet (Details)

Chris,

You guys have to get a copy of US Weekly Magazine...apparently the YOLO bracelet Adam Mesh is selling is in there as the "bracelet all the stars want"...

Good to see you yesterday

tracy

 $\Delta \pi \text{ EXHIBIT}_{-}$ Deponent Forste Date 416/06 1Dtr



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Mark Drawing	pants, sweaters (5) WORDS, L						
Code Serial Number			AND/OK	NUMBERS	9 IIN 51 Y.	LIZED FO	KM
Filing Date	January 30, 200)4					
Current Filing Basis	1B						
Original Filing Basis	1B		١				
Owner	(APPLICANT) Street, #7-K Ne	Grossman w York Ni	, Matthew EW YORI	INDIVIDU K 10021	IAL UNI	TED STAT	TES 301 East 66th
Attorney of Record	Afschineh Latif						
	TRADEMARK		·				
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Thank you for your request. Here are the latest results from the TARR web server.

This page was generated by the TARR system on 2004-03-16 05:54:49 ET

Serial Number: 76573601

Registration Number: (NOT AVAILABLE)

Mark

YOLO - YOU ONLY LIVE ONCE

(words only): YOLO - YOU ONLY LIVE ONCE

Standard Character claim: No

Current Status: Newly filed application, not yet assigned to an examining attorney.

Date of Status: 2004-02-06

Filing Date: 2004-01-30

Transformed into a National Application: No

Registration Date: (DATE NOT AVAILABLE)

Register: Principal

Law Office Assigned: LAW OFFICE 108

If you are the applicant or applicant's attorney and have questions about this file, please contact the Trademark Assistance Center at <u>TrademarkAssistanceCenter@uspto.gov</u>

Current Location: L8D -TMEG Law Office 108 - Docket Clerk

Date In Location: 2004-02-27

LAST APPLICANT(S)/OWNER(S) OF RECORD

1. Grossman, Matthew

Address: Grossman, Matthew 301 East 66th Street, #7-K

http://tarr.uspto.gov/servlet/tarr?regser=serial&entry=76573601

3/16/2004

:

New York, NY 10021 United States Legal Entity Type: Individual Country of Citizenship: United States

GOODS AND/OR SERVICES

Clothing, namely, tee shirts, shirts, shorts, skirts, jeans, pants, sweaters, dresses, jackets, coats, hats, undergarments and footwear International Class: 025 First Use Date: (DATE NOT AVAILABLE) First Use in Commerce Date: (DATE NOT AVAILABLE)

Basis: 1(b)

ADDITIONAL INFORMATION

(NOT AVAILABLE)

MADRID PROTOCOL INFORMATION

(NOT AVAILABLE)

PROSECUTION HISTORY

2004-02-19 - New Application Entered In Tram

CONTACT INFORMATION

Correspondent (Owner) Afschineh Latifi (Attorney of record)

AFSCHINEH LATIFI TUCKER & LATIFI, LLP 160 EAST 84TH STREET SUITE 5-E NEW YORK NEW YORK 10028 Phone Number: (212) 472-6262 Fax Number: (212) 744-6509

http://tarr.uspto.gov/servlet/tarr?regser=serial&entry=76573601

3/16/2004

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n	nark. Use the "Back" button of the Internet Browser to return to TESS)
Y	OLO - YOU ONLY LIVE ONCE
Word Mark	YOLO - YOU ONLY LIVE ONCE
Goods and Services	IC 018. US 001 002 003 022 041. G & S: Bags, namely, handbags, shoulder bags, backpacks, wallets, luggage and briefcases
Mark Drawing Code	(5) WORDS, LETTERS, AND/OR NUMBERS IN STYLIZED FORM
Serial Number	76573602
Filing Date	January 30, 2004
Current Filing Basis	1B
Original Filing Basis	1B
Owner	(APPLICANT) Grossman, Matthew INDIVIDUAL UNITED STATES 301 East 66th Street, #7-K New York NEW YORK 10021
Attorney of Record	Afschineh Latifi
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead	
Indicator	LIVE $\Delta \pi$ EXHIBIT.

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Thank you for your request. Here are the latest results from the TARR web server.

This page was generated by the TARR system on 2004-03-16 05:55:08 ET

Serial Number: 76573602

Registration Number: (NOT AVAILABLE)

Mark

YOLO - YOU ONLY LIVE ONCE

(words only): YOLO - YOU ONLY LIVE ONCE

Standard Character claim: No

Current Status: Newly filed application, not yet assigned to an examining attorney.

Date of Status: 2004-02-06

Filing Date: 2004-01-30

Transformed into a National Application: No

Registration Date: (DATE NOT AVAILABLE)

Register: Principal

Law Office Assigned: LAW OFFICE 108

If you are the applicant or applicant's attorney and have questions about this file, please contact the Trademark Assistance Center at <u>TrademarkAssistanceCenter@uspto.gov</u>

Current Location: L8D -TMEG Law Office 108 - Docket Clerk

Date In Location: 2004-02-27

LAST APPLICANT(S)/OWNER(S) OF RECORD

1. Grossman, Matthew

Address: Grossman, Matthew 301 East 66th Street, #7-K

http://tarr.uspto.gov/servlet/tarr?regser=serial&entry=76573602

3/16/2004

New York, NY 10021 United States Legal Entity Type: Individual Country of Citizenship: United States

GOODS AND/OR SERVICES

Bags, namely, handbags, shoulder bags, backpacks, wallets, luggage and briefcases International Class: 018 First Use Date: (DATE NOT AVAILABLE) First Use in Commerce Date: (DATE NOT AVAILABLE)

Basis: 1(b)

ADDITIONAL INFORMATION

(NOT AVAILABLE)

MADRID PROTOCOL INFORMATION

(NOT AVAILABLE)

PROSECUTION HISTORY

2004-02-19 - New Application Entered In Tram

CONTACT INFORMATION

Correspondent (Owner) Afschineh Latifi (Attorney of record)

AFSCHINEH LATIFI TUCKER & LATIFI, LLP 160 EAST 84TH STREET SUITE 5-E NEW YORK NEW YORK 10028 Phone Number: (212) 472-6262 Fax Number: (212) 744-6509

http://tarr.uspto.gov/servlet/tarr?regser=serial&entry=76573602

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3/16/2004

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ATTORNEYS AT LAW

2000 MARKET STREET • TENTH FLOOR • PHILADELPHIA, PA 19103-3291 215.299.2000 • Fax 215.299.2150 • www.foxrothschild.com

Mark G. McCreary Direct Dial: (215) 299-2010 Direct Facsimile: (215) 790-6244 Internet Address: mmccreary@foxrothschild.com

December 3, 2004

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

Re: Notice of Opposition – "YOLO – YOU ONLY LIVE ONCE" <u>Trademark Applications – Serial Nos. 76/573,601 and 76/573,602</u>

Dear Sir:

On behalf of YOLO Sportswear, LLC, enclosed for filing is one (1) original and one (1) copy of a Notice of Opposition with respect to the above named trademarks.

Please charge the \$600.00 in fees associated with this filing to our Deposit Account, Account No. 50-1943. A duplicate copy of this letter is enclosed for this purpose.

Please acknowledge receipt of this Opposition by marking and returning the enclosed post card.

If there are any difficulties with this filing, please contact the undersigned immediately. Thank you for your cooperation.

Very truly yours,

Mark G. McCreary

MGMc/mm Enclosures

CERTIFICATE OF MAILING

I hereby certify that this paper is being deposited with the United States Postal Service as first class mail, postage prepaid, on the date indicated below, in an envelope addressed to: Commissioner for Trademarks, P.O. Box 1451, Alexandria, VA 22313-1451.

Mark G. McCreary

Date: December 3, 2004

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PENNSYLVANIA + NEW JERSEY + DELAWARE

Commissioner for Trademarks December 3, 2004 Page 2

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bcc: Ms. Karen Forster Tristram R. Fall, III, Esq. William B. Cooper, III, Esq.

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PH2 207448v1 12/03/04

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Before the Trademark Trial and Appeal Board

In re: Trademark Applications of Matthew Grossman

Mark: "YOLO – YOU ONLY LIVE ONCE"

Serial Nos.: 76/573,601; and 76/573,602

Filed: January 30, 2004

Published in the Official Gazette on November 9, 2004

YOLO SPORTSWEAR, LLC

Opposer,

v.

Opposition No.

MATTHEW GROSSMAN

Applicant.

NOTICE OF OPPOSITION

Opposer, YOLO Sportswear, LLC, a New Jersey limited liability company having an address of 287 South Main Street, Suite 12, Lambertville, New Jersey 08530 ("Opposer"), believes that it would be damaged by the registration of the mark shown in Application Serial Nos. 76/573,601 and 76/573,602 and hereby opposes the same under Section 13 of the Trademark Act of July 5, 1946, 15 U.S.C. § 1063, as amended. As grounds for opposition, Opposer alleges that:

1. Matthew Grossman ("Applicant") seeks to register the mark "YOLO – YOU ONLY LIVE ONCE", as shown in (a) Application Serial No. 76/573,601, as a trademark for use on goods described as "clothing, namely, tee shirts, shirts, shorts, skirts, jeans, pants, sweaters, dresses, jackets, coats, hats, undergarments and footwear", in International Class 025, and (b) Application Serial No. 76/573,602, as a trademark for use on goods described as "bags, namely, handbags, shoulder bags, backpacks, wallets, luggage and briefcases", in International Class 018, each as evidenced by publication of the mark in the November 9, 2004 issue of the Official Gazette (collectively, "Applicant's Mark").

2. Opposer is the owner of an application to register the mark "YOLO SPORTSWEAR", Application Serial No. 78/376,061, filed on March 1, 2004, for use on goods described as "women's, men's, boys and girls wearing apparel, namely, shirts, t-shirts, tank tops, blouses, jackets, beach and swimming cover-ups, pants, dresses, shorts, walking shorts, skirts, gloves, ties, neckwear, hosiery, socks, stockings, tights, hats, outerwear namely, jackets, coats, and vests, sweaters, rainwear, raincoats, capes, ponchos, shoes, boots, slippers, tennis and golf dresses, tennis and golf shorts, warm-up suits, sweat pants, sweat shirts, sweat shorts, sweat suits, jogging suits, athletic footwear, gym shorts, scarves, nightgowns, night shirts, pajamas, sleepwear and loungewear products, namely, briefs, boxer shorts, athletic shirts and bottoms, tshirts and tank tops, undershirts, underpants and undershirts, robes, knitted and woven sleepwear, namely, sleep shirts, pajama tops, pajama bottoms, knitted and woven loungewear", in International Class 025 ("Opposer's Federal Mark").

CONTRACTOR STATES

3. Opposer is the owner of the common law mark "YOLO YOU ONLY LIVE ONCE" for use on (among other things) the various articles of clothing described in the

-2-

application to register Opposer's Federal Mark, as well as the retail sale by means of the Internet of such clothing and various types of bags, namely, tote bags, slingpack bags, stick bags and sling bags ("Opposer's Common Law Mark", and, together with Opposer's Federal Mark, "Opposer's Marks").

4. Opposer duly adopted each of Opposer's Marks for use on or in connection with the aforementioned goods and services. Opposer first used each of Opposer's Federal Mark and Opposer's Common Law Mark (both intrastate and in interstate commerce) at least as early as April 1, 1996. Opposer continues to offer these goods and services in interstate commerce and has continuously used Opposer's Marks in this manner since at least as early as April 1, 1996.

5. As a result of long, uninterrupted, exclusive and continuing use of the mark "YOLO" and variations thereof in interstate commerce, substantially throughout the United States, on and in connection with various articles of clothing and various types of bags, Opposer is the exclusive owner of common law rights in the mark "YOLO" for use on and in connection with such clothing and bags. As a result of such long, uninterrupted, exclusive and continuing use of the mark "YOLO" in interstate commerce, substantially throughout the United States on and in connection with such clothing and bags, the mark "YOLO" has come to be recognized in the trade and in the minds of the relevant consuming public as identifying Opposer as the source of origin of such clothing and bags sold under and/or bearing the mark "YOLO" and/or some variation thereof.

6. There is no issue as to priority, as Applicant filed each of Application Serial Nos. 76/573,601 and 76/573,602 on January 30, 2004, on an Intent-to-Use basis, under Section 1(b) of the Trademark Act, 15 U.S.C. §1051(b). Accordingly, for priority purposes,

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Applicant's filing date (January 30, 2004) is its priority date. This priority date is considerably subsequent to the date of Opposer's first use of Opposer's Marks (both intrastate and in interstate commerce) of April 1, 1996.

7. Opposer has made a substantial investment in promoting its goods and services as described above in connection with Opposer's Marks and has developed substantial goodwill that is symbolized by this mark. Opposer has extensively used, promoted and offered its goods and services under Opposer's Marks to the public through various channels of trade in interstate commerce, with the result that its customers, and the public in general, have come to know and recognize Opposer's Marks, and to identify, associate and/or equate this mark with Opposer and/or the goods and/or services offered, marketed and/or provided by Opposer.

8. By virtue of its substantial investment in promoting its goods and services under Opposer's Marks, and by virtue of the excellence of its goods and services, Opposer has gained a valuable reputation for Opposer's Marks.

9. Opposer's Marks and Applicant's Mark each consist solely of text. Opposer's Federal Mark consists of two terms – "YOLO SPORTSWEAR". The Trademark Examiner in charge of the application to register Opposer's Federal Mark has requested, and Opposer has agreed, to disclaim any rights in the term "Sportswear". Opposer's Common Law Mark consists of five terms – "YOLO YOU ONLY LIVE ONCE". Applicant's Mark consists of five terms and a dash – "YOLO – YOU ONLY LIVE ONCE". Applicant's Mark is identical to the first half of Opposer's Federal Mark and virtually identical to Opposer's Common Law Mark, the only difference being that Applicant's Mark includes a dash between the term "YOLO" and the balance of the mark, while Opposer's Common Law Mark does not include such a dash.

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10. Applicant's Mark so resembles Opposer's Marks as to be likely, when applied to Applicant's and Opposer's respective goods and services, to cause confusion or mistake and/or to deceive purchasers, resulting in damage to Opposer and its reputation. The customers of Applicant that purchase the clothing and/or bags of Applicant are the same customers of Opposer that purchase Opposer's clothing and the bags and other goods sold by Opposer.

Upon information and belief, certain of the goods on which Applicant uses 11. Applicant's Mark, namely, "clothing, namely, tee shirts, shirts, shorts, skirts, jeans, pants, sweaters, dresses, jackets, coats, hats, undergarments and footwear", in International Class 025, and "bags, namely, handbags, shoulder bags, backpacks, wallets, luggage and briefcases", in International Class 018, and the goods on which Opposer's Federal Mark is used, namely, "women's, men's, boys and girls wearing apparel, namely, shirts, t-shirts, tank tops, blouses, jackets, beach and swimming cover-ups, pants, dresses, shorts, walking shorts, skirts, gloves, ties, neckwear, hosiery, socks, stockings, tights, hats, outerwear namely, jackets, coats, and vests, sweaters, rainwear, raincoats, capes, ponchos, shoes, boots, slippers, tennis and golf dresses, tennis and golf shorts, warm-up suits, sweat pants, sweat shirts, sweat shorts, sweat suits, jogging suits, athletic footwear, gym shorts, scarves, nightgowns, night shirts, pajamas, sleepwear and loungewear products, namely, briefs, boxer shorts, athletic shirts and bottoms, t-shirts and tank tops, undershirts, underpants and undershirts, robes, knitted and woven sleepwear, namely, sleep shirts, pajama tops, pajama bottoms, knitted and woven loungewear", and the services in connection with which Opposer's Common Law Mark is used, namely, the retail sale by means of the Internet of various types of clothing and bags, are identical and/or highly related and are likely to be offered and/or targeted to the same group or groups of purchasers.

-5-

12. Because of the similarities that exist between Applicant's Mark and Opposer's Marks, and because the parties' goods and/or services are identical and/or highly related and are likely to be encountered by the same customer groups, Opposer's customers and the general public are likely to be confused, mistaken and/or deceived as to the origin and sponsorship of Applicant's goods and misled into believing that Applicant's goods offered under Applicant's Mark are provided by, or are in some other way directly or indirectly associated or affiliated with, Opposer, resulting in damage to Opposer and its reputation.

13. As a result of the similarity in appearance, sound and commercial connotation of Opposer's Common Law Mark "YOLO YOU ONLY LIVE ONCE" and Applicant's Mark "YOLO – YOU ONLY LIVE ONCE", and the highly related nature of the goods and services sold by Opposer under Opposer's Common Law Mark and the goods for which registration of Applicant's Mark is sought, and the related and common channels of trade in which the goods of Opposer and Applicant do and probably will move and in which Opposer and Applicant do and will conduct their respective businesses, there is a likelihood of confusion between Opposer's Common Law Mark and Applicant's Mark, such that Opposer will be damaged by any registration of Applicant's Mark by Applicant.

14. Given the relative fame that Applicant enjoys in the fields of clothing and bags, it is also possible that, for the reasons set forth above, Opposer's customers and the general public may be confused, mistaken and/or deceived as to the origin and sponsorship of Opposer's goods and services and misled into believing that Opposer's goods and services offered under Opposer's Marks are provided by, or are in some other way directly or indirectly associated or affiliated with, Applicant, resulting in reverse confusion and, again, damage to Opposer and its reputation.

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15. Opposer has no control over the nature or quality of the goods on which Applicant uses Applicant's Mark. In the event of false association with Opposer, any defects, objections or faults found with any goods offered under Applicant's Mark could inflict serious injury upon Opposer and its reputation.

16. If the mark "YOLO – YOU ONLY LIVE ONCE" is registered pursuant to either or both of Application Serial Nos. 76/573,601 or 76/573,602, Applicant will acquire the *prima facie* exclusive right to use the mark "YOLO – YOU ONLY LIVE ONCE" on and in connection with the goods set forth in such registrations throughout the United States. This will damage Opposer in that there will be a likelihood of confusion and, in all likelihood, actual confusion by and among consumers and in the trade as to the true source or origin of the goods provided by Applicant under Applicant's Mark. Such confusion will inevitably damage Opposer and result in irreparable harm to Opposer.

17. (The United States Patent and Trademark Office (the "USPTO"), in an Office Action dated September 18, 2004, refused registration of Opposer's Marks based on the possibility of a likelihood of confusion with Applicant's Mark, should one or more of the applications to register Applicant's Mark mature into a registration. (See Exhibit A hereto.) The USPTO subsequently suspended Application Serial No. 78/376,061 in an Office Action dated October __, 2004, pending the disposition of the applications to register Applicant's Mark. (See Exhibit B hereto.)

18. In sum, the registration of Applicant's Mark by Applicant will prevent the registration of Opposer's Marks by Opposer could potentially preclude Opposer from using Opposer's Marks in interstate commerce and will seriously damage Opposer and its reputation.

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WHEREFORE, Opposer prays that Application Serial Nos. 76/573,601 and 76/573,602 be refused registration, that no registration be issued thereon to Applicant, and that this Opposition be sustained in favor of Opposer.

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A duplicate of this Notice of Opposition is enclosed herewith.

Dated: December 3, 2004

Respectfully submitted,

YOLO SPORTSWEAR, LLC

By:

Mark G. McCreary, Esquire Fox Rothschild LLP 2000 Market Street, Tenth Floor Philadelphia, PA 19103 (215) 299-2010 Counsel for Opposer

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CERTIFICATE OF MAILING

I hereby certify that this paper is being deposited with the United States Postal Service, first class postage prepaid, on the date indicated above, in an envelope addressed to:

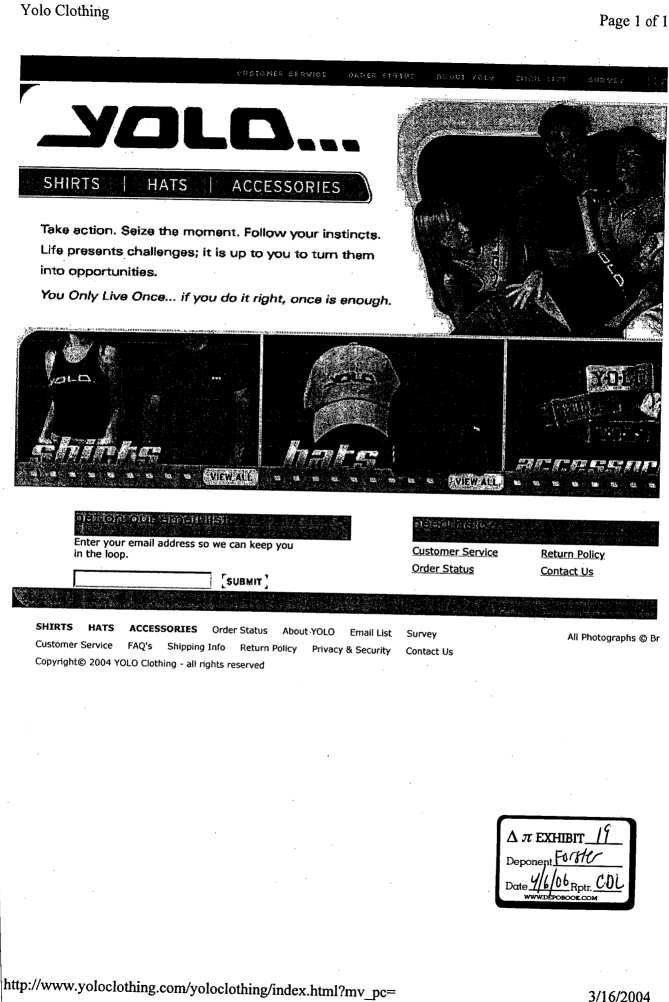
-9-

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

Dated: December 3, 2004

Mark G. McCreary

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FOX • ROTHSCHILD

ATTORNEYS AT LAW

2000 MARKET STREET • TENTH FLOOR • PHILADELPHIA, PA 19103 Certified Article Number 215.299.2000 • Fax 215.299.2150 • www.foxrothschild.com 7160 3901 9844 2433 2897

Mark G. McCreary Direct Dial: (215) 299-2010 Internet Address: mmccreary@foxrothschild.com

March 16, 2004

Certified Mail/ Return Receipt Requested and Electronic Mail (buy3sell4@aol.com) Personal and Confidential

Mr. Harry Mesh Ms. Andrea Mesh 7 Oxford Ct. Morganville, NJ 07751

Ms. Joanna Mesh 60 W. 23rd. St., Apt 630 New York, NY 10010

Mr. Matthew Grossman 301 E. 66th St., Apt 7K New York, NY 10021

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SENDERS RECORD

Certified Article Number 7160 3901 9844 2433 0244

SENDERS RECORD

SENDERS RECORD

Certified Article Number

7160 3901 9844 2433 2903

SENDERS RECORD

Certified Article Number

7160 3901 9844 2433 0220

7160 3901 9844 2433 0237 SENDERS RECORD

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Mr. Adam Mesh 401 E. 34th St., Apt N12D New York, NY 10016

Mr. Dan Castle 160 W.88th St., Apt 15H New York, NY 10128

Re: <u>"YOLO YOU ONLY LIVE ONCE" – Possible Trademark Infringement</u>

Dear Ladies and Gentlemen:

This firm represents YOLO Sportswear, LLC ("YOLO"), the owner of the trademark "YOLO YOU ONLY LIVE ONCE" (as well as several other marks) as used in connection with, among other things, women's, men's, boys and girls wearing apparel, namely, shirts, t-shirts, tank tops, blouses, jackets, beach and swimming cover-ups, pants, dresses, shorts, walking shorts, skirts, gloves, ties, neckwear, hosiery, socks, stockings, tights, hats, outerwear namely, jackets, coats, and vests, sweaters, rainwear, raincoats, capes, ponchos, shoes, boots, slippers, tennis and golf dresses, tennis and golf shorts, warm-up suits, sweat pants, sweat shirts, sweat shorts, sweat suits, jogging suits, athletic footwear, gym shorts, scarves, nightgowns, night shirts, pajamas, sleepwear and loungewear products, namely, briefs, boxer shorts, athletic shirts and bottoms, t-shirts and tank tops, undershirts, underpants and undershirts, robes, knitted and woven sleepwear, namely, sleep shirts, pajama tops, pajama bottoms, knitted and woven loungewear. Our client owns and operates a successful, nationwide business that sells the foregoing items (as you well know).

PENNSYLVANIA • NEW JERS

 $\Delta \pi$ exhibit \mathcal{P} Forth Deponeņt 106 Rotr Date WWW.DEPOBOOK.C

FILE

Mr. Harry Mesh Mr. Adam Mesh Ms. Andrea Mesh Ms. Joanna Mesh Mr. Dan Castle Mr. Matthew Grossman March 16, 2004 Page 2

As you also know, YOLO was considering entering into a trademark license agreement with you so that you would be permitted to sells certain items that use YOLO's trademark "YOLO YOU ONLY LIVE ONCE" in connection with certain goods approved by YOLO and that would not be sold in YOLO's channels of trade. You had agreed to certain economic remuneration to YOLO in exchange for the right for you to use its valuable trademarks. YOLO has now learned that you have been blatantly negotiating in bad faith and are actually attempting to federally register the mark "YOLO – You Only Live Once" for goods that are <u>exactly same</u> as those goods that YOLO sells under its trademark. I am confident that your attorney provided you with trademark advice and that you are well aware that you are knowingly, purposefully and willfully infringing my client's trademark.

It has come to our attention that you have also commenced operation of the Internet Web Site "www.yoloclothing.com", which features <u>for sale</u> goods that are exactly the same as those goods sold by YOLO under the mark "YOLO YOU ONLY LIVE ONCE".

Given YOLO's eight (8) year use of the mark "YOLO YOU ONLY LIVE ONCE", its pending federal trademark application, your recognition of YOLO's rights in its trademark (evidenced by your continued willingness to enter into a trademark license agreement and to pay fees for use of the mark), the use of YOLO's exact trademark "YOLO YOU ONLY LIVE ONCE" by you in connection with certain items of clothing, jewelry and handbags and your advertisement and offering of the same for sale on your Web Site, we believe that the foregoing uses of the mark "YOLO – You Only Live Once" will inevitably lead to an erroneous association in the public mind between the goods provided by YOLO and the goods provided by you. (As you may know, spelling, capitalization, pronunciation, punctuation and the addition of other terms are irrelevant in determining whether confusion as between trademarks exists; therefore, the addition of a hyphen between the terms "YOLO" and "You" is inconsequential.) In addition, we believe that your use of our client's mark in this field will cause injury to our client by diluting the distinctiveness of its "YOLO YOU ONLY LIVE ONCE" mark. We believe that these activities constitute trademark infringement, dilution and unfair competition under both federal and state law.

I am writing this letter to request (1) that you <u>immediately</u> cease and desist from all use of the mark "YOLO YOU ONLY LIVE ONCE" or any name, mark or designation similar to it, and (2) that you contact the undersigned with evidence that your pending federal trademark applications (Serial Nos. 76/573,601, 76/573,602 and 76/573,605) have been expressly

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Mr. Harry Mesh Mr. Adam Mesh Ms. Andrea Mesh Ms. Joanna Mesh Mr. Dan Castle Mr. Matthew Grossman March 16, 2004 Page 3

abandoned. I trust that you will understand the importance of a trademark owner diligently policing and enforcing its rights with respect to any trademark that it owns.

I must advise you that our client views this matter as extremely serious and is fully prepared to take whatever action may be necessary to protect the valuable goodwill that it has built up in its "YOLO YOU ONLY LIVE ONCE" mark. Unless, within twenty (20) days of the date of this letter, I have received written assurance of your good intentions, and of your agreement to comply with the foregoing requests, I will be obliged to construe your silence as a rejection. In that event, our client will have no alternative but to pursue such legal remedies as may be available to it, without further notice to you.

I think that you need to have a frank discussion with your trademark attorney regarding your actions to date. You have had actual knowledge of YOLO's mark "YOLO YOU ONLY LIVE ONCE" and their rights therein for some time. Despite that, you have attempted to federally register the mark "YOLO – You Only Live Once" for goods that are <u>identical</u> to those sold by YOLO, even while attempting to negotiate a trademark license agreement. Furthermore, you have commenced operation of your web site, clearly attempting to sell goods that infringe my client's mark and disregarding YOLO's valuable rights therein.

I think you will agree that it is in the best interest of all concerned that this matter be resolved quickly and amicably. Accordingly, I await your prompt attention to this matter.

Very truly yours,

Mark G. McCreary

MGMc/mm

cc: YOLO Sportswear, LLC William B. Cooper, III, Esq. bcc: Tristram R. Fall, III, Esq.

PH2 189913v1 03/16/04

UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313-1451

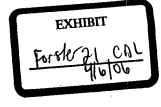
Mailed: March 30, 2005 Opposition No. 91163508 YOLO SPORTSWEAR, LLC

v.

Grossman, Matthew

Answer was due in this case on January 29, 2005. Inasmuch as it appears that no answer has been filed, nor has applicant filed a motion to extend its time to answer, notice of default is hereby entered against applicant under Fed. R. Civ. P. 55(a).

Applicant is allowed until thirty days from the mailing date of this order to show cause why judgment by default should not be entered against applicant in accordance with Fed. R. Civ. P. 55(b).



TLW

UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313-1451

Mailed: June 13, 2005 Opposition No. 91163508 YOLO SPORTSWEAR, LLC

v.

Grossman, Matthew

On March 30, 2005, the Board sent a notice of default to applicant because no answer had been filed.

The record shows no response thereto.

Accordingly, judgment by default is hereby entered against applicant, the opposition is sustained, and registration to applicant is refused. See Fed. R. Civ. P. 55, and Trademark Rule 2.106(a).

By the Trademark Trial and Appeal Board

TLW

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McCreary, Mark

From:McCreary, MarkSent:Thursday, March 25, 2004 2:55 PMTo:'rtucker@tuckerlatifi.com'

Subject: Trademark License Agreement

Mr. Tucker,

Attached is a draft of the Trademark License Agreement that has been discussed. As Ms. Castle suggested, we have taken the approach of being as reasonable as possible in the first draft, hoping that we enter into this quickly.

My client has NOT had the opportunity to review the particulars of this draft, so there may be some additional changes.

Contact me after you have had an opportunity to review this Agreement and discuss the same with your client. I will be in the office all day Friday, March 26th.

Thank you and I look forward to working with you to resolve this matter.

Mark G. McCreary Fox Rothschild LLP 2000 Market Street, Tenth Floor Philadelphia, PA 19103 <u>mmccreary@foxrothschild.com</u> (215) 299-2010 - Work (215) 299-2150 - Facsimile (610) 203-2602 - Mobile



3/25/2004

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TRADEMARK LICENSE AGREEMENT

THIS TRADEMARK LICENSE AGREEMENT ("Agreement") is entered into as of this 25th day of March, 2004, by, between and among **YOLO SPORTSWEAR, LLC**, a New Jersey limited liability company with its principal offices located at 287 South Main Street, Suite 12, Lambertville, New Jersey 08530 ("Licensor"), and **HARRY MESH** and **ANDREA MESH**, each an individual residing at 7 Oxford Court, Morganville, New Jersey 07751, **ADAM MESH**, an individual residing at 401 E. 34th Street, Apt. N12D, New York, New York 10016, **JOANNA MESH**, an individual residing at 60 W. 23rd Street, Apt. 630, New York, New York 10010, **DAN CASTLE**, an individual residing at 160 W. 88th Street, Apt. 15H, New York, New York 10128 and **MATTHEW GROSSMAN**, an individual residing at 301 E. 66th Street, Apt. 7K, New York, New York 10021 (each a "Licensee", and collectively, "Licensees").

BACKGROUND

WHEREAS, Licensor is the owner of the trademark "YOLO SPORTSWEAR", which trademark is the subject of U.S. Trademark Application Serial No. 78/376,061, and the trademark "YOLO SPORTSWEAR YOU ONLY LIVE ONCE", among others; and

WHEREAS, Licensees desire to use the trademarks "YOLO" and "YOLO – YOU ONLY LIVE ONCE" on and in connection with the manufacture, marketing, advertising, promotion, distribution and sale of certain goods, on the terms and subject to the conditions set forth in this Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties, intending to be legally bound hereby, agree as follows:

1. <u>Certain Definitions</u>. As used herein, the following terms shall have the following meanings:

Products.

(a) "<u>Effective Date</u>" shall mean the date of the first sale of any of the

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ONLY LIVE ONCE".

(b) "<u>Licensed Marks</u>" shall mean the marks "YOLO" and "YOLO – YOU CE".

(c) "Permitted <u>Markets</u>" shall mean retail locations: (i) that do not offer or sell and are not related to athletic apparel, sporting goods and/or sport casual apparel, or (ii) other than those in which Licensor sells its products, and (iii) that are approved from time to time, in writing, by Licensor. The initial Permitted Markets are set forth on Exhibit A hereto. If Licensor learns that Licensees, or any of them, are offering Products for sale in retails locations other than a Permitted Market, Licensees shall cease such activity within ten (10) days of receiving written notice of the same from Licensor. Permitted Markets shall include the marketing and sale of Products on or through the Internet, provided that Licensees do not market Products in or through any of the channels of trade identified above (*e.g.*, Licensees may not advertise on a sporting goods store's web site). (d) "<u>Net Sales</u>" shall mean the gross sales amount of all Products invoiced by Licensees, or any of them, or any of their affiliates, minus: (i) actual cash and trade discounts given to customers; (ii) credits allowed customers for returns and allowances for damaged, late or defective merchandise; (iii) shipping and freight charges actually billed to, and ultimately paid by, customers (to the extent included of gross sales); and (iv) sales, use and excise taxes (to the extent included in gross sales).

(e) "<u>Products</u>" shall mean clothing, including, but not limited to, tee shirts, shirts, shorts, skirts, jeans, pants, sweaters, dresses, jackets, coats, hats undergarments and footwear. Additional Products may be added by mutual written agreement of the parties.

(f) "<u>Term</u>" shall mean the Initial Term and all Renewal Terms (if any), as defined in Section 3 below.

possessions.

(g) "<u>Territory</u>" shall mean the United States of America, its territories and

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2. <u>Scope</u>.

(a) <u>Grant of License</u>. Subject to the terms of this Agreement, Licensor hereby grants to Licensees, during the Term, a non-transferable, non-exclusive license to manufacture, have manufactured, market, advertise, promote, distribute and sell Products, in the Territory and in the Permitted Markets, that bear (directly or by label, tag, packaging, advertising or otherwise) either or both of the Licensed Marks.

(b) <u>Reservation of Rights</u>. Licensor reserves all rights in and to the Licensed Marks except as specifically granted herein to Licensees, and Licensor may exercise such rights at any time. Nothing herein shall prevent Licensor from manufacturing, having manufactured, marketing, advertising, promoting, distributing and selling any good that bears either or both of the Licensed Marks. Licensees each acknowledge that the rights granted to them under this Agreement do not include the right to operate a retail store or boutique under either or both of the Licensed Marks or any variation or simulation thereof.

(c) <u>Conditions Precedent</u>. The effectiveness of this Agreement is expressly conditioned on the following:

(i) Licensor's receipt of the payments required by Sections 4(a) and (d), by certified bank check or wire transfer; and

(ii) Licensor's receipt of evidence reasonably satisfactory to its legal counsel that the trademark filing required by Section 4(e) has been completed.

3. <u>Term</u>.

(a) The term of this Agreement shall commence on the Effective Date and shall continue through March 31, 2007 (the "<u>Initial Term</u>"). At the end of the Initial Term, and any subsequent Renewal Term, Licensees shall have the option to renew this Agreement for an additional term of three (3) years (each, a "<u>Renewal Term</u>") by giving written notice thereof at

-2-

least ninety (90) days prior to the expiration of the then current Term, unless: (i) one party notifies the other party in writing (the "<u>Termination Notice</u>"), not less than six months prior to the end of the then current Term, of its decision to terminate this Agreement at the end of the then current Term; (ii) no Event of Default (as hereinafter defined) has occurred and is continuing either at the time at which the renewal option is exercised or on the last day of the then current Term; or (iii) this Agreement was previously terminated pursuant to Section 14 below.

(b) The Initial Term shall consist of three (3) annual periods (each, an "<u>Annual Period</u>"), the first of which shall commence on the Effective Date and end on March 31, 2005. The second Annual Period shall commence on April 1, 2005 and end on March 31, 2006 and the third Annual Period shall commence on April 1, 2006 and end on March 31, 2007. Each Renewal Term (if any) shall consist of three (3) Annual Periods, each of which shall be 12 months in duration.

4. Initial Payment, Royalties, Attorney Fees and Withdrawal of Application.

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(a) <u>Initial Payment</u>. In consideration of the license granted herein, Licensees shall pay to Licensor, upon execution of this Agreement, Five Thousand Dollars (\$5,000.00), payable by certified bank check or wire transfer.

(b) <u>Royalties</u>. In consideration of the license granted herein, Licensees shall pay to Licensor royalties ("<u>Royalties</u>"), as follows:

(i) Three percent (3%) of the first Five Hundred Thousand Dollars (\$500,000.00) of Licensee's Net Sales with respect to the Products during each Annual Period; plus

(ii) One percent (1%) of Licensees' Net Sales with respect to the Products in excess of Five Hundred Thousand Dollars (\$500,000.00) during each Annual Period.

(c) <u>Payment of Royalties</u>. Royalties payable hereunder shall be accounted for and paid quarterly within thirty (30) days after the close of each March, June, September and December during the Term (or portion thereof in the event of any prior termination for any reason), commencing with the quarter ending on June 30, 2004. For the purpose of calculating Royalties, the amount of Net Sales shall return to Zero Dollars (\$0.00) upon the commencement of each Annual Period.

(d) <u>Licensor Attorneys Fees</u>. As additional consideration for the license granted herein, Licensees agree to pay the attorneys fees of Licensor in connection with the preparation of this Agreement, in an amount not to exceed \$2,000.00. Licensor shall provide Licensees with the total amount owed pursuant to this Section 4(d) upon execution of this Agreement.

(e) <u>Withdrawal of Application</u>. As additional consideration for the license granted herein, Licensee shall, upon execution of this Agreement, file such paperwork as may be necessary to expressly withdraw Licensee's pending U.S. Trademark Application Serial No. 76/573,601 for the mark "YOLO – YOU ONLY LIVE ONCE".

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(f) Interest. Any payments required to be made under this Agreement which remain unpaid by Licensees to Licensor for more than thirty (30) days following their respective due dates will bear interest at the rate of one and one-half percent $(1\frac{1}{2}\%)$ per month, or the highest rate permitted by law, if lower.

5. <u>Advertising</u>. Licensees will use commercially reasonable efforts to actively promote the Products and exploit the rights and license granted herein by creating and developing markets for the Products and to strive to obtain as broad a distribution of Products as is reasonably possible consistent with the high standards and prestige sought to be represented by the Licensed Marks. All such materials shall be subject to Licensor's approval in accordance with Section 8 below.

6. Sales Statements.

(a) Licensees shall deliver to Licensor, at the time each payment of Royalties is due, a statement signed by a representative authorized by Licensees (the "<u>Representative</u>") to make such statement, indicating, by month, the number and invoice price of all Products shipped during the period covered by such payment, the amount of discounts and credits from gross sales that may be deducted therefrom and a computation of the Royalties payable hereunder for such period. Such statement shall be furnished to Licensor whether or not any Products have been sold during the period for which such statement is due.

(b) Licensees shall deliver to Licensor, not later than forty-five (45) days after the close of each Annual Period during the Term (or portion thereof in the event of any prior termination for any reason), a statement signed by the Representative relating to the entire Annual Period, setting forth the same information required to be submitted by Licensees in accordance with Section 6(a) above.

7. Books and Records; Audits.

(a) Licensees shall prepare and maintain, in such manner as will allow their accountants to audit the same in accordance with generally accepted accounting principles, complete and accurate books of account and records covering all transactions arising out of or relating to this Agreement. Licensor and its duly authorized representative(s) shall have the right, during the Term and for one year thereafter, during regular business hours and upon prior notice of at least five (5) days, to audit such books of account and records and examine all other documents and materials in the possession or under the control of Licensees with respect to the subject matter and the terms of this Agreement. All such books of account, records and documents shall be kept available by Licensees for at least one year after the end of the Annual Period to which they relate. Licensor and/or its authorized representatives shall have the right to make copies of and extracts from any of such books, records, documents and materials for the purposes of performing any such examination and/or audit. Each Licensee shall provide to Licensor, on or before April 15th of every year that this Agreement is in effect, a copy of any tax return of the Licensees with respect to the sale of the Products.

(b) If, as a result of any audit of Licensees' books and records, it is shown that Licensees' payments were less than the amount that should have been paid by an amount

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equal to three percent (3%) or more of the payments actually made with respect to sales occurring during the period in question, then Licensees shall reimburse Licensor for the cost of such audit. In any event, Licensees shall make all payments required to be made to eliminate any discrepancy revealed by any such audit within thirty (30) days after Licensor's demand therefor.

8. Design and Manufacture of Products; Quality Control.

(a) Licensor shall have no responsibility for the design of any Products or for the manufacture or production of any Products. Licensees shall bear all responsibility and all costs and expenses associated or incurred in connection therewith.

(b) The nature, quality, construction, workmanship, styling and materials of all Products and all packaging, boxes, bags, labels, tags, hangers, catalogs, price lists, advertising, publicity material and promotional material therefor, and any and all similar items bearing the Licensed Marks shall be subject to Licensor's approval, as set forth below, and shall meet all reasonable specifications and standards therefor as may be set by Licensor from time to time.

Prior to any commercial production thereof, Licensees shall submit to (c) Licensor, without cost to Licensor, for Licensor's inspection and written approval, Design Samples of each of the Products intended to be produced and sold by Licensor hereunder. (Licensor does not intend to review every possible color configuration but, rather, to review each style of clothing and the different manner in which the Licensed Marks will be used in connection with the same.) "Design Samples" shall mean either a sample of a proposed Product or a drawing thereof with manufacturing specifications. "Approved Design Samples" shall mean Design Samples for which written approval has been given by Licensor by means of a list, letter or other communication signed by a duly authorized officer or employee of Licensor, setting forth those Design Samples approved by Licensor for inclusion in Products. Design Samples not disapproved within fifteen (15) business days after Licensor's receipt thereof shall be deemed approved. Any such disapproval shall be accompanied by a written explanation of the reason(s) therefor. If Licensor disapproves any particular Design Sample, Licensees may modify it and resubmit it to Licensor for its written approval. Licensees shall not provide, offer to sell or sell to the trade or the public any Product that has not been approved by Licensor.

(d) Licensees shall submit to Licensor, without cost to Licensor, for Licensor's inspection and written approval, representative samples of all packaging, boxes, bags, labels, tags, hangers, catalogs, price lists, advertising, publicity material and promotional material for Products or bearing any of the Licensed Marks at least thirty (30) days prior to any trade or public use thereof. If, within fifteen (15) business days of Licensor's receipt of such a sample, Licensor notifies Licensees that it disapproves of such sample, Licensees shall not commence use of the material represented by the sample. Any such disapproval shall be accompanied by a written explanation of the reason(s) therefor. Samples not disapproved within fifteen (15) business days after their receipt by Licensor shall be deemed approved.

(e) The quality, construction, workmanship, styling and materials of all Products shown, offered for sale or sold to the trade or public shall conform in all material

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respects to the quality, construction, workmanship, styling and materials of the sample(s) thereof approved by Licensor. If at any time any Products do not meet the quality level of the sample(s) thereof approved by Licensor, Licensees shall use commercially reasonable efforts to restore such quality as promptly as reasonably practicable.

9. <u>Representations of Licensees</u>. Each of the Licensees, jointly and severally, hereby represents and warrants to Licensor as follows:

(a) Licensees are citizens of the State in which they reside.

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(b) Licensees have the individual capacity, personal power and authority to execute, deliver and perform this Agreement. This Agreement has been duly executed and delivered by Licensees and constitutes a valid and binding instrument of Licensees, enforceable in accordance with its terms, subject, as to enforcement, to bankruptcy, insolvency, reorganization, moratorium and other similar laws of general applicability relating to or affecting creditors' rights and general equity principles.

(c) No consents, approvals, authorizations or orders of, or filings or registrations with, any person, corporation, or other entity are required in connection with the execution, delivery and performance by Licensees of their obligations under this Agreement.

(d) Licensees are not a party to any other contract or agreement that prohibits or impedes him or her from entering into this Agreement and/or performing his or her obligations hereunder.

(e) Licensees shall provide prior written notice to Licensor if they plan to sell products that incorporate one or more of the Licensed Marks (or derivation thereof) on goods other than the Licensed Products, bags (namely, handbags, shoulder bags, backpacks, wallets, luggage and briefcases) or jewelry (namely, rings, earrings, bracelets, necklaces, pendants, cuff links and watches).

10. <u>Representations of Licensor</u>. Licensor hereby represents and warrants to Licensees as follows:

(a) Licensor is duly organized, validly existing and in good standing as a corporation under the laws of its state of incorporation.

(b) Licensor has all necessary corporate power and authority to enter into this Agreement and to carry out all of its obligations hereunder. The execution, delivery and performance of this Agreement by Licensor and the consummation of the transactions contemplated hereby have been duly authorized by all requisite action on the part of Licensor. This Agreement has been duly executed and delivered by Licensor and constitutes a valid and binding instrument of Licensor, enforceable in accordance with its terms, subject, as to enforcement, to bankruptcy, insolvency, reorganization, moratorium and other similar laws of general applicability relating to or affecting creditors' rights and general equity principles. (c) No consents, approvals, authorizations or orders of, or filings or registrations with, any person, corporation, or other entity are required in connection with the execution, delivery and performance by Licensor of its obligations under this Agreement.

11. Trademarks; Trademark Notice.

(a) <u>Trademarks</u>. Except for those federal trademark applications already filed, namely, U.S. Trademark Application Serial Nos. 76/573,601, 76/573,602, and 76/573,605, each for the mark "YOLO – YOU ONLY LIVE ONCE", Licensees represent to Licensor that they have not filed, directly or indirectly, and agree that they will not file, directly or indirectly, any state, federal or international trademark application with respect to either or both of the Licensed Marks (or any mark substantially similar thereto) in connection with the Products or any other goods or services related thereto.

(b) <u>Trademark Notice</u>. Licensees will cause to appear on all advertising, promotional and publicity materials for the Products, on any other printed materials (including web pages and electronic mail) used in connection therewith, and on any other printed matter of any kind on which either or both of the Licensed Marks appear, notice in the following form:

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"YOLO – YOU ONLY LIVE ONCE" [and/or YOLO] is[are] a trademark[s] of Yolo Sportswear, LLC. Used Under License from Yolo Sportswear, LLC. All Rights Reserved.

Such notice shall be customized depending on which of the Licensed Marks are used on the Products or other materials on which such notice appears. Licensor, in its reasonable discretion, may change the form of notice to be used on the Products under this Section by giving prior written notice thereof of not less than ninety (90) days to Licensees.

(c) <u>Use of Licensed Marks</u>. Licensees shall not use either or both of the Licensed Marks, in whole or in part, as the name of any corporation or other entity with which any of them may be associated or involved. Licensees shall not join any name or names with either or both of the Licensed Marks so as to form a new name or mark. Licensees shall not use any name or names in connection with either or both of the Licensed Marks in any advertising, publicity, labeling, packaging or printed matter of any kind utilized by Licensees in connection with Products, unless and until Licensor consents thereto in writing, which consent shall not be unreasonably withheld.

(d) <u>Validity of Licensed Marks</u>. Licensees acknowledge the validity of the Licensed Marks and the rights of Licensor with respect to the Licensed Marks in the Territory in any form or embodiment thereof and the goodwill attached or which shall become attached to either or both of the Licensed Marks in connection with the business and goods in relation to which the same has been, is or shall be used. Sales by Licensees shall be deemed to have been made by Licensor for purposes of trademark registration and all uses of the Licensed Marks by Licensees, or any of them, shall inure to the benefit of Licensor. Licensees shall not, at any time, knowingly do or suffer to be done any act or thing which may in any way adversely affect any rights of Licensor in and to either or both of the Licensed Marks or any registration thereof or which, directly or indirectly, may reduce the value of either or both of the Licensed Marks or detract from their reputation. Licensees shall not affix any Licensed Marks to any

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Product if it is to be sold as a "second" or as an "irregular" and shall remove any Licensed Marks from any Product to be sold as a "second" or as an "irregular".

12. Infringements by Third Parties.

(a) Each party shall promptly notify the other party if it believes that there exists, or has been, an unauthorized use of any of the Licensed Marks by a third party or a breach of either party's rights under this Agreement.

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(b) If Licensor believes or is notified by Licensees that Licensees believe that there exists, or has been, an unauthorized use of any of the Licensed Marks by a third party, or a breach of Licensees' rights under this Agreement, then Licensor shall have the right, but not the obligation, to protect and defend its rights and the right of Licensees to use the Licensed Marks and, if Licensor so elects, Licensor shall proceed to do so, at its expense and expeditiously, diligently and through qualified legal counsel of its choice.

(c) If Licensor does not elect to file suit or cause an alleged infringement or breach of Licensees' rights hereunder to cease within a period of thirty (30) days from the date that it discovers or is notified by Licensees of an alleged unauthorized use of any of the Licensed Marks by a third party, or a breach of Licensees' rights hereunder, then Licensees may, at their own cost and expense, protect and defend their rights under this Agreement.

(d) All expenses, legal fees and court costs incurred in the protection and defense of the rights of Licensees hereunder, or as a result of any claims arising in connection therewith, shall be borne by the party who instituted the action, unless the parties otherwise agree. If required or necessary, Licensor or Licensees, as the case may be, shall join as a party plaintiff in any such action. Each party shall reasonably assist the other in the prosecution of any such action. The costs and expenses of each of the parties relating to any such suit shall be paid from the proceeds of any such action. Thereafter, the party who instituted the action shall retain any excess or recoveries over costs and expenses in any such action unless the verdict, determination or settlement delineates and/or apportions damages on the bases of trademark ownership and/or distribution rights.

13. Indemnification; Insurance.

(a) Each Licensee agrees to indemnify, defend and hold harmless Licensor, its directors, officers, employees, independent contractors and agents from and against any and all liabilities, actions, claims, damages, costs and expenses (including without limitation reasonable attorneys' fees and court costs) arising from or relating to: (i) any breach or violation of the representations and warranties made by Licensees in this Agreement; or (ii) any negligence, gross negligence or willful misconduct of any Licensee, his or her employees, independent contractors or agents. If a claim for indemnity is made pursuant to this Section 13(a), Licensor shall give Licensees prompt written notice of any alleged liability or action and shall tender the full defense thereof to Licensees.

(b) Licensees shall, throughout the Term of this Agreement, and for at least two (2) years thereafter, obtain and maintain at their own cost and expense from a reputable

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insurance carrier reasonably acceptable to Licensor, liability insurance with limits not less than One Million Dollars (\$1,000,000.00) (U.S.) (combined single limit) naming Licensor as an additional named insured and shall be written on an occurrence basis. Such policy shall provide protection for Licensor and Licensees against any and all claims or liabilities with which it or they may be charged because of personal or property damage or injuries suffered by any person or entity, resulting from the Licensed Products or the manufacture, use or sale thereof, whether during the Term or thereafter. The policy shall provide for not less than ten (10) days prior written notice to Licensor from the insurer prior to the effective date of the cancellation or termination and cover the contractual liability of Licensees to Licensor under the provisions of Section 13(a) above. Licensees agree to furnish Licensor a certificate of insurance evidencing same within thirty (30) days after execution of this Agreement and in no event, shall Licensees manufacture, distribute, ship or sell any Products prior to receipt by Licensor of such evidence of insurance. Licensees also agree to furnish Licensor a certificate of insurance on the first day of each Renewal Term (if any) thereafter to evidence maintenance of such insurance.

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14. <u>Termination</u>.

(a) Licensor shall have the right to terminate this Agreement in its entirety upon the occurrence of any of the following events (each, an "Event of Default"):

(i) The breach by any Licensee of any of his or her representations or warranties herein in any material respect or the material failure of any Licensee to comply with the terms of this Agreement or otherwise discharge his or her duties hereunder, and such breach or failure is not cured to the reasonable satisfaction of Licensor within twenty (20) days of such Licensee's receipt of written notice from Licensor specifying the nature of such breach or failure with particularity;

(ii) If an audit pursuant to Section 7(b) herein reveals that Licensees' payments owed to Licensor hereunder were less than the amount that should have been paid by an amount equal to three percent (3%) or more of the payments actually made with respect to sales occurring during the period in question; or

(iii) The cessation of operations by Licensees, or the making by any Licensee of an assignment for the benefit of creditors, or the filing by or against any Licensee of any petition under any federal, national, state or local bankruptcy, insolvency or similar laws, if such filing shall not have been dismissed or stayed within sixty (60) days after the date thereof.

(b) Licensees shall have the right to terminate this Agreement in its entirety upon the occurrence of any of the following events (each, an "Event of Default"):

(i) The breach by Licensor of any of its representations or warranties herein in any material respect or the material failure of Licensor to comply with the terms of this Agreement or otherwise discharge its duties hereunder, and such breach or failure is not cured to the reasonable satisfaction of Licensees within twenty (20) days of Licensor's receipt of written notice from Licensees specifying the nature of such breach or failure with particularity; or

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