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April 15, 2008

VIA FEDERAL EXPRESS

Michael Dobbins, Esq.
Clerk
United States District Court
for the Northern District of Illinois
Everett McKinley Dirksen
United States Courthouse, 20th Floor
219 South Dearborn Street
Chicago, IL 60604

FILED

APR 16 2008
APR 16 2008
MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT.

Re: *United States v. True Temper Corp.*, 58 cv 1158; and *United States v. True Temper Corp., et al.*, 58 cv 1159

Dear Mr. Dobbins:

We represent True Temper Sports, Inc., the successor to True Temper Corp. (collectively, "True Temper"). True Temper is the defendant in *United States v. True Temper Corp.*, 58 cv 1158, and one of the defendants in *United States v. True Temper Corp., et al.*, 58 cv 1159. As I explained in my letter to you of April 3, 2008, the defendants have agreed to seek to terminate the final judgments in those actions. The Plaintiff United States has tentatively consented to the termination of those final judgments. We are filing today motions to vacate the final judgments. Because the actions have not yet been consolidated, we are filing identical papers in each action.

I have enclosed the following documents for filing:

1. Notice of our Motion to Vacate the Final Judgment in 58 cv 1158;
2. Our Motion to Vacate the Final Judgment in 58 cv 1158;
3. A Memorandum in Support of the Motion to Vacate the Final Judgment in 58 cv 1158;
4. A Proposed Order granting our Motion to Consolidate 58 cv 1158;

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5. A Certificate of Service relating to items 1, 2, 3 and 4;
6. Notice of our Motion to Vacate the Final Judgment in 58 cv 1159;
7. Our Motion to Vacate the Final Judgment in 58 cv 1159;
8. A Memorandum in Support of the Motion to Vacate the Final Judgment in 58 cv 1159;
9. A Proposed Order granting our Motion to Consolidate 58 cv 1159;
10. A Certificate of Service relating to items 6, 7, 8 and 9;
11. Local Rule 3.2 Notification as to Affiliates in 58 cv 1158;
12. Local Rule 3.2 Notification as to Affiliates in 58 cv 1159; and
13. A CD ROM containing electronic copies, in PDF format, of the documents listed above.

I have enclosed three copies of each of the paper documents listed above, one original, one copy prepared for the court and complying with LR5.2(c), and one additional copy. Please file-stamp the additional copy of each document and return them to me in the enclosed, postage-paid envelope.

Thank you very much for your assistance in this matter. Please do not hesitate to contact me if you need further information.

Very truly yours,



Phillip C. Zane

Enclosures

cc: Frank Vondrak, Esq. and Rosemary S. Thompson, Esq.,
Antitrust Division, U.S. Department of Justice
Ray Berens, Esq. and Andre Parabue, Esq.
Wilson Athletic Goods Mfg. Co., Inc.
Clay Humphries, Esq.
Russell Corp. (owner of certain marks once owned by AG Spalding Bros., Inc.)
Michael Robbins
MacGregor Sport Products, Inc.
Steven H. Lyverse, Esq.
Hillerich & Bradsby Co., Inc.