Mary No. 2 April 1
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Form PTO-1594 (Rev. 06/04) OMB Collection 0661-0027 (ex.p. 6/30/)		United States Patent	ENT OF COMMERCE and Trademark Office
•		FORM COVER SHEET	
		IARKS ONLY	
1. Name of conveying party	. Patent and Trademark Office: Pl	ease record the attached documents or the new address  2. Name and address of receiving party(ies)	ss(es) below.
			☐ Yes
i ne American	Bicycle Group, LLC	Additional names, addresses, or citizenship attached?	🖾 No
		Name: <u>RZB Finance LLC</u>	
		Internal	
☐ Individual(s)	Association	Address:	
☐General Partnership	☐Limited Partnership	Street Address: 24 Grassy Plain Street	
☐Corporation-State		City: Bethel	
⊠Other: <u>LLC</u>		State:CT	
Citizenship (see guidelines) _		_	
Execution Date(s) January 17	7 <u>, 2007</u>	Country: <u>USA</u> Zip: <u>0680</u>	<u>1</u>
Additional names of conveying	ng parties attached? ∐yes ⊠ No	Association Citizenship	
3. Nature of conveyance:		General Partnership Citizenship	
☐ Assignment	☐ Merger	Limited Partnership Citizenship	
Security Agreement	☐ Change of Name	Corporation Citizenship	
Other	Change of Martie	☑ Other ☐ Cittzenship	
<u> </u>		If assignee is not domiciled in the United States, a representative designation is attached. ☐Yes ☒ i (Designations must be a separate document from a	٧o
4. Application number(s) or	registration number(s) and ide	ntification or description of the Trademark.	
	(s) See Attached Exhibit A	Additional sheet/s) atteched?	hibit A ⊠Yes ⊟No
	'	e if Application or Registration Number is unknown)	·
5. Name address of party to		6. Total number of applications and	
concerning document shou Name: <u>Susan O'Brien</u>	ald be mailed:	registrations involved:	13
Internal Address: <u>UCC Direct</u>	Services	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$340 Authorized to be charged by credit card	
Street Address: 187 Wolf Ros	ad, Suite 101	Authorized to be charged to deposit account	nt
City: <u>Albany</u>		☐ Enclosed	
State: NY	7in. 19905	8. Payment Information:	I
<del></del>	Žip: <u>12205</u>	a. Credit Card Last 4 Numbers	5 68 5
Phone Number: <u>800-342-367</u>	<u>'6</u>	Expiration Date /	1/09
Fax Number: 800-962-7049		b. Deposit Account Number	
Email Address: <u>cls-udsalbany</u>	k@wolterskluwers.com	Authorized User Name:	
			1
9. Signature:	Wildle Grin	<u>9/10</u>	<u> 108                                    </u>
	/ Signature	Fotal number of pages in	ete cluding cover
<b>\</b>	Mercedes Fartnes Name of Person Signing	sheet, attachments, and o	tocument. 18

Documents to be recorded (including cover sheet) should be faxed to (703) 306-6995, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

## SCHEDULE A to TRADEMARK SECURITY AGREEMENT

## **Trademarks and Applications**

**Trademarks** 

Company: The American Bicycle Group, LLC

	App Number	App Date
Trademark	Reg Number	Reg Date
LITESPEED	TMA452803	17-Feb-1995
Country: Canada		05-Jan-1996
LITESPEED	000665829	17-Oct-1997
Country: European Community		08-Mar-1999
Classes: 12, 25, 28		
LITESPEED	96 <del>6</del> 33105	05-Jul-1996
Country: France		05-Jul-1996
LITESPEED	39509328	02-Mar-1995
Country: Germany		19-Jan-1996
Classes: 12, 25, 28		
LITESPEED	4295526	28-Apr-1995
Country: Japan		16-Jul-1999
LITESPEED	0052890	16-Nov-2002
Country: Korea, Republic of	597346	27-Oct-2004
LITESPEED	8923/1997	10-Nov-1997
Country: Switzerland	461182	11-May-1999
LITESPEED	78/207286	27-Jan-2003
Country: United States of	2821238	09-Mar-2004
America		
Classes: 12, 25		
LITESPEED	78/426734	28-May-2004
Country: United States of		
America		
LITESPEED (Cl. 25)	91030103	15-Jul-2002
Country: Taiwan	1044687	16-May-2003
LITESPEED (Class 12)	3439095	17-Jan-2003
Country: China (Peoples	3439095	21-Aug-2004
Republic)		
Classes: 12		
LITESPEED (Class 12)	91030102	15-Jul-2002
Country: Taiwan	1050720	16-Jul-2003

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	App Number	App Date
Trademark	Reg Number	Reg Date
LITESPEED (Class 25)	3439094	17-Jan-2003
Country: China (Peoples	3439094	28-Dec-2004
Republic)		
Classes: 25		
LITESPEED (STYLIZED)	78/207284	27-Jan-2003
Country: United States of	2821237	09-Mar-2004
America		
Classes: 12, 25		
MERLIN	1226855	12-Aug-2004
Country: Canada	640648	27-May-2005
MERLIN	3439082	17-Jan-2003
Country: China (Peoples	3439093	21-Oct-2004
Republic)		
Classes: 12		
MERLIN	0052891	16-Nov-2002
Country: Korea, Republic of	558113	20-Jul-2004
MERLIN	76/195773	18-Jan-2001
Country: United States of	2558481	09-Apr-2002
America		
Classes: 12		
MERLIN (Cl. 12)	91030104	15-Jul-2002
Country: Taiwan	1050721	16-Jul-2003
MERLIN (Cl. 25)	91020105	15-Jul-2002
Country: Taiwan	1044688	16-May-2003
Classes: 12		-
MERLIN AND DESIGN	2062807	27-Nov-1992
Country: Germany		20-Apr-1994
MERLIN METALWORKS AND	24927	28-May-2002
DESIGN	547867	14-May-2003
Country: Korea, Republic of		
PREOWNEDBIKES.COM AND	78/3 <b>49</b> 232	08-Jan-2004
DESIGN (logo)	2914708	28-Dec-2004
Country: United States of		
America		
Classes: 12, 35		
QR (bicycles)	23878	19-May-1999
Country: Taiwan	925372	16-Jan-2001
QR (bicycles)	73/8235562	05-Sep-1989
Country: United States of	1598470	29-May-1990
America		-
Classes: 12		

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	App Number	App Date
Trademark	Reg Number	Reg Date
QR (clothing)	75/108140	22-May-1996
Country: United States of	<b>2296</b> 319	30-Nov-1999
America		
Classes: 25		
QR (various)	96651966	22-Nov-1996
Country: France	96651966	02-May-1997
QR (various)	91030109	15-Jul-2002
Country: Taiwan	1085160	16-Feb-2004
QR (wetsuits)	73/823555	05-Sep-1989
Country: United States of	1589058	27-Mar-1990
America		
Classes: 25		
QUINTANA ROO (bicycles)	3439079	17-Jan-2003
Country: China (Peoples	3439079	21-Aug-2004
Republic)		
Classes: 12		
QUINTANA ROO (bicycles)	52893	16-Nov-2002
Country: Korea, Republic of	572435	26-Jan-2004
Classes: 12		
QUINTANA ROO (bicycles)	23879	19-May-1999
Country: Taiwan	925373	16-Jan-2001
QUINTANA ROO (bicycles)	73/823552	05-Sep-1989
Country: United States of	1596274	15-May-1990
America		•
Classes: 12		
QUINTANA ROO (clothing)	3439078	17-Jan-2003
Country: China (Peoples	3439078	21-Dec-2004
Republic)		
Classes: 25		
QUINTANA ROO (clothing)	75/108131	22-May-1996
Country: United States of	2333460	21-Mar-2000
America		11 1/141 1000
Classes: 25		
QUINTANA ROO (various)	96651967	22-Nov-1996
Country: France	96651967	02-May-1997
QUINTANA ROO (various)	91030108	15-Jul-2002
Country: Taiwan	1044690	16-May-2003
QUINTANA ROO (wetsuits)	73/823554	05-Sep-1989
Country: United States of	1627240	11-Dec-1990
America		11 200 1370
Classes: 25		

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Trademark	App Number	App Date
REAL AND DESIGN	Reg Number 75/749172	<b>Reg Date</b> 13-Jul-1999
······································	2572577	
Country: United States of	23/23//	28-May-2002
America		
Classes: 12, 25		
REAL DESIGN (word mark)	75/7 <b>4929</b> 8	13-Jul-1999
Country: United States of	2354700	13-Jun-2000
America		
Classes: 12		
TOMAC	52892	16-Nov-2002
Country: Korea, Republic of	572434	26-Jan-2004
Classes: 12, 25		
TOMAC (Class 12)	3439081	17-Jan-2003
Country: China (Peoples		
Republic)		
TOMAC (Class 12)	91030106	15-Jul-2002
Country: Taiwan	1050722	16-Jul-2003
TOMAC (Class 25)	91030107	15-Jul-2002
Country: Taiwan	1044689	16-May-2003
TOMAC AND DESIGN	24926	28-May-2002
Country: Korea, Republic of	547868	14-May-2003

Company: Litespeed Titanium UK Limited

	App Number	App Date
Trademark	Reg Number	Reg Date
QUINTANA ROO (various)	· ·	25-Sep-1992
Country: Germany	2033097	25-Sep-1992
QUINTANA ROO (various)		-
(10-YR. REG.)	728879	05-Feb-2000
Country: Madrid Agreement		

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### TRADEMARK SECURITY AGREEMENT

AGREEMENT made as of the 17<sup>th</sup> day of January, 2007, between THE AMERICAN BICYCLE GROUP, LLC, a Delaware limited liability company having its chief executive office at 9308 Ooltewah Industrial Drive, Ooltewah, Tennessee 37363 ("Debtor"), and RZB FINANCE LLC, a Delaware limited liability company having an office at 24 Grassy Plain Street, Bethel, CT 06801 ("Secured Party").

#### A. <u>SECURITY INTEREST.</u>

WHEREAS, Debtor has adopted, used and is using, and is the owner of the entire right, title, and interest in and to the trademarks, trade names and/or service marks, and applications therefor, described in <u>Schedulc A</u> annexed hereto and made a part hereof; and

WHEREAS, Secured Party has agreed to enter into or has entered into financing arrangements with Debtor, pursuant to a Loan and Security Agreement, of even date herewith, between Debtor and Secured Party (as amended, supplemented, restated or otherwise modified, the "Loan Agreement") and various documents, instruments, notes, mortgages, guaranties and agreements delivered contemporaneously herewith in connection therewith (all of the foregoing, together with this Agreement, as the same may now exist or may hereafter be amended, modified, renewed, extended or supplemented, are collectively referred to herein as the "Agreements").

NOW, THEREFORE, in order to induce Secured Party to enter into the Agreements and in consideration thereof, Debtor hereby grants to Secured Party a security interest in: (a) all of Debtor's now existing or hereafter acquired right, title, and interest in and to: all of Debtor's trademarks, trade names, trade styles and service marks; all prints and labels on which said trademarks, trade names, trade styles and service marks appear, have appeared or will appear, and all designs and general intangibles of a like nature; all applications, registrations and recordings relating to the foregoing in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof, any political subdivision thereof or in any other countries, and all reissues, extensions and renewals thereof including those trademarks, terms, design and applications described in Schedule A hereto (the "Trademarks"); (b) the goodwill of the business symbolized by each of the Trademarks, including, without limitation, all customer lists and other records relating to the distribution of products or services bearing the Trademarks; and (c) any and all proceeds of any of the foregoing, including, without limitation, any claims by Debtor against third parties for infringement of any of the Trademarks or any royalties or other amounts payable under any licenses with respect thereto (all of the foregoing are collectively referred to herein as the "Collateral").

#### B. <u>OBLIGATIONS SECURED.</u>

The security interests granted to Secured Party in this Agreement shall secure the prompt and indefeasible payment and performance of all now existing and future obligations, liabilities and indebtedness of Debtor to Secured Party of every kind, nature and description, direct or indirect, absolute or contingent, whether arising under this Agreement, the other

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Agreements, or any other agreement, document or instrument or by operation of law or otherwise, including, without limitation, "Obligations" as defined in the Loan Agreement (all the foregoing hereinafter referred to as "Obligations").

#### C. WARRANTIES AND COVENANTS.

Debtor hereby covenants, represents and warrants, all of such covenants, representations and warranties being continuing in nature so long as any of the Obligations are outstanding, that:

- 1. Debtor will pay and perform all of the Obligations according to their terms.
- 2. All of the existing material Collateral is valid and subsisting in full force and effect to Debtor's knowledge, and Debtor owns sole, full, and clear title thereto, and has the right and power to grant the security interests granted hereunder. Debtor will, at Debtor's expense, perform all acts and execute all documents reasonably necessary to maintain the existence of the Collateral as valid, subsisting and registered trademarks including without limitation the filing of any renewal affidavits and applications. The Collateral is not subject to any liens, claims, mortgages, assignments, licenses, security interests, or encumbrances of any nature whatsoever except the security interests granted hereunder, and the licenses, if any, that are specifically described in Schedule B hereto.
- 3. Except as set forth in the Loan Agreement, Debtor will not assign, sell, mortgage, lease, transfer, pledge, hypothecate, grant a security interest in or lien upon, encumber, grant an exclusive or non-exclusive license relating thereto, except to Secured Party, or otherwise dispose of any of the Collateral without the prior written consent of Secured Party.
- 4. Debtor will, at Debtor's expense, perform all acts and execute all documents reasonably requested at any time by Secured Party to evidence, perfect, maintain, record, or enforce the security interest in the Collateral granted hereunder or to otherwise further the provisions of this Agreement. Debtor hereby authorizes Secured Party to execute and file one or more financing statements (or similar documents) with respect to the Collateral signed only by Secured Party. Debtor further authorizes Secured Party to have this or any other similar security agreement filed with the Commissioner of Patents and Trademarks or other appropriate federal, state or government office.
- 5. Debtor will, concurrently with the execution and delivery of this Agreement, execute and deliver to Secured Party five (5) originals of a Power of Attorney in the form of Exhibit 1 annexed hereto for the implementation of the assignment, sale or other disposition of the Collateral pursuant to Secured Party's exercise of the rights and remedies granted to Secured Party hereunder and under the Loan Agreement.
- 6. Upon the occurrence and during the continuance of a Default or an Event of Default, Secured Party may, in its sole discretion, pay any amount or do any act which Debtor fails to pay or do as required hereunder or as requested by Secured Party to maintain and preserve the Collateral, defend, protect, record, amend or enforce the Obligations, or the security interest in the Collateral granted hereunder including but not limited to, all filling or recording fees, court costs, collection charges and reasonable attorneys' fees. Debtor will be liable to

Secured Party for any such payment, which payment shall be deemed a borrowing by Debtor from Secured Party, and shall be payable in accordance with the Loan Agreement.

- 7. As of the date hereof, Debtor does not have any Trademarks registered, or subject to pending applications, in the United States Patent and Trademark Office or any similar office or agency in the United States or in any foreign country other than those described in Schedule A annexed hereto.
- 8. Debtor shall notify Secured Party in writing of the filing of any application for the registration of a Trademark with the United States Patent and Trademark Office or any similar office or agency in the United States or any state therein within thirty (30) days following such filing. Upon request of Secured Party, Debtor shall execute and deliver to Secured Party any and all assignments, agreements, instruments, documents, and such other papers as may be reasonably requested by Secured Party to evidence the security interests of Secured Party in such Trademark.
- 9. Debtor has not abandoned any of the Trademarks material to the conduct of the business and Debtor will not do any act, nor omit to do any act, whereby any of the Trademarks material to the conduct of the business of Debtor may become abandoned, canceled, invalidated, unenforceable, avoided, or avoidable. Debtor shall notify Secured Party promptly if Debtor knows or has reason to know of any reason why any application, registration, or recording may become abandoned, canceled, invalidated, unenforceable, avoided, or avoidable.
- 10. Debtor will render any reasonable assistance, as Secured Party may reasonably determine is necessary, to Secured Party in any proceeding before the United States Patent and Trademark Office, any federal or state court, or any similar office or agency in the United States or any state therein or any other country to maintain such application and registration of the Trademarks as Debtor's exclusive property and to protect Secured Party's interest therein, including, without limitation, filing of renewals, affidavits of use, affidavits of incontestability and opposition, interference, and cancellation proceedings.
- 11. Debtor will promptly notify Secured Party if Debtor (or any affiliate or subsidiary thereof) learns of any use by any person of any term or design likely to cause confusion with any Trademark material to the conduct of the business of Debtor or of any use by any person of any other process or product which infringes upon any Trademark material to the conduct of the business of Debtor. If requested by Secured Party, Debtor, at Debtor's expense, shall join with Secured Party in such action as Secured Party, in Secured Party's discretion, may deem advisable for the protection of Secured Party's interest in and to the Trademarks.
- 12. Debtor assumes all responsibility and liability arising from the use of the Trademarks, and Debtor hereby indemnifies and holds Secured Party harmless from and against any claim, suit, loss, damage, or expense (including reasonable attorneys' fees) arising out of any alleged defect in any product manufactured, promoted or sold by Debtor (or any affiliate or subsidiary thereof) in connection with any Trademark or out of the manufacture, promotion, labeling, sale or advertisement of any such product by Debtor (or any affiliate or subsidiary thereof).

13. In any action or proceeding instituted by Secured Party in connection with any matters arising at any time out of or with respect to this Agreement, Debtor will not interpose any counterclaim of any nature.

### D. EVENTS OF DEFAULT.

Ali Obligations shall, at Secured Party's option, become immediately due and payable without notice of demand upon the occurrence of an Event of Default, as such term is defined in the Loan Agreement (an "Event of Default").

### E. RIGHTS AND REMEDIES.

Upon the occurrence of any Event of Default and at any time thereafter, during which such Event of Default is continuing, in addition to all other rights and remedies of Secured Party, whether provided under law, the Agreements or otherwise, Secured Party shall have the following rights and remedies which may be exercised without notice to, or consent by, Debtor except as such notice or consent is expressly provided for hereunder.

- 1. Secured Party may require that neither Debtor nor any affiliate or subsidiary of Debtor make any use of the Trademarks or any marks similar thereto for any purpose whatsoever. Secured Party may make use of any Trademarks for the sale of goods, or rendering of services in connection with enforcing any other security interest granted to Secured Party by Debtor or any subsidiary of Debtor.
- 2. Secured Party may grant such license or licenses relating to the Collateral for such term or terms, on such conditions, and in such manner, as Secured Party shall in its sole discretion deem appropriate. Such licenses or licenses may be general, special, or otherwise, and may be granted on an exclusive or non-exclusive basis throughout all or any part of the United States of America, its territories and possessions, and all foreign countries.
- 3. Secured Party may assign, sell, or otherwise dispose of the Collateral or any part thereof, either with or without special conditions or stipulations, except that Secured Party agrees to provide Debtor with ten (10) days prior written notice of any proposed disposition of the Collateral. Secured Party shall have the power to buy the Collateral or any part thereof, and Secured Party shall also have the power to execute assurances and perform all other acts which Secured Party may, in Secured Party's sole discretion, deem appropriate or proper to complete such assignment, sale or disposition. In any such event, Debtor shall be liable for any deficiency.
- 4. In addition to the foregoing, in order to implement the assignment, sale, or other disposition of any of the Collateral pursuant to subparagraph E.3 hereof, Secured Party may at any time execute and deliver on behalf of Debtor, pursuant to the authority granted in the Powers of Attorney described in subparagraph C.5 hereof, one or more instruments of assignment of the Trademarks (or any application, registration, or recording relating thereto), in form suitable for filing, recording or registration. Debtor agrees to pay Secured Party on demand all costs incurred in any such transfer of the Collateral, including, but not limited to, any taxes, fees, and attorneys' fees.

5. Secured Party may apply the proceeds actually received from any such license, assignment, sale, or other disposition of Collateral first to the reasonable costs and expenses thereof, including, without limitation, reasonable attorneys' fees and all legal, travel, and other expenses which may be incurred by Secured Party. Thereafter, Secured Party may apply any remaining proceeds to such of the Obligations as Secured Party may in its sole discretion determine. Debtor shall remain liable to Secured Party for any expenses or obligations remaining unpaid after the application of such proceeds, and Debtor will pay Secured Party on demand any such unpaid amount, together with interest at the rate set forth in the Agreements.

Nothing contained herein shall be construed as requiring Secured Party to take any such action at any time. All of Secured Party's rights and remedies, whether provided under law, the Agreements, this Agreement, or otherwise, shall be cumulative and none is exclusive. Such rights and remedies may be enforced alternatively, successively, or concurrently.

## F. SUBORDINATION OF LIEN.

Anything herein to the contrary notwithstanding, in the event that Debtor hereafter consummates a Permitted Trademark Financing, as such term is defined in the Loan Agreement, with a third party lender (the "IP Lender"), then Secured Party shall, pursuant to the terms of an Intercreditor Agreement among Secured Party, the IP Lender and Borrower, in form that consistent with the terms of the Loan Agreement and otherwise satisfactory to Lender, agree to subordinate its lien and security interest in the Collateral solely to the lien and security interest securing the Permitted Trademark Financing.

## G. <u>MISCELLANEOUS.</u>

- 1. Any failure or delay by Secured Party to require strict performance by Debtor of any of the provisions, warranties, terms and conditions contained herein or in any other agreement, document, or instrument, shall not affect Secured Party's right to demand strict compliance and performance therewith, and any waiver of any default shall not waive or affect any other default, whether prior or subsequent thereto, and whether of the same or of a different type. None of the warranties, conditions, provisions, and terms contained herein or in any other agreement, document, or instrument shall be deemed to have been waived by any act or knowledge of Secured Party, its agents, officers, or employees, but only by an instrument in writing, signed by an officer of Secured Party and directed to Debtor, specifying such waiver.
- 2. All notices, requests and demands to or upon the respective parties hereto shall be deemed to have been duly given or made: if by hand, immediately upon delivery; if by telecopy (fax), telex or telegram, immediately upon receipt; if by any overnight delivery service, one day after dispatch; and if mailed by certified mail, return receipt requested, for five (5) days after mailing. All notices, requests and demands are to be given or made to the respective parties at the following addresses (or to such other addresses as either party may designate by notice in accordance with the provisions of this paragraph):

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If to Debtor:	THE AMERICAN BICYCLE GROUP, LLC 9308 Ooltewah Industrial Drive Ooltewah, Tennessee 37363 Attn:
If to Secured Party:	RZB FINANCE LLC
	24 Grassy Plain Street,
	Bethel, CT 06801

 In the event any term or provision of this Agreement conflicts with any term or provision of the Loan Agreement, the term or provision of the Loan Agreement shall control.

Attn:

- 4. In the event that any provision hereof shall be deemed to be invalid by any court, such invalidity shall not affect the remainder of this Agreement.
- 5. This Agreement shall be binding upon and for the benefit of the parties hereto and their respective legal representatives, successors and assigns. No provision hereof shall be modified, altered or limited except by a written instrument expressly referring to this Agreement signed by the party to be charged thereby.
- 6. The security interest granted to Secured Party shall terminate and the Collateral will be reassigned to Debtor, at Debtor's sole expense, upon termination of the Loan Agreement and indefeasible payment in full to Secured Party of all Obligations thereunder.
- 7. The validity, interpretation and effect of this Agreement shall be governed by the laws of the United States of America and the laws of the State of New York. Debtor hereby irrevocably submits and consents to the nonexclusive jurisdiction of the State and Federal Courts located in the State of New York any other State where any Collateral is located with respect to any action or proceeding arising out of this Agreement, the Obligations, or any matter arising therefrom or relating thereto. In any such action or proceeding, Debtor waives personal service of the summons and complaint or other process and papers therein and agrees that the service thereof may be made by mail directed to Debtor at its chief executive office set forth herein or other address thereof of which Secured Party has received notice as provided herein, service to be deemed complete five (5) days after mailing, or as permitted under the rules of either of said Courts. Any such action or proceeding commenced by Debtor against Secured Party will be litigated only in a Federal Court located in the Southern District of New York, or a New York State Court located in New York County and Debtor waives any objection based on forum non conveniens and any objection to venue in connection therewith.
- 8. The parties hereto waive trial by jury in any action or proceeding of any kind or nature in any court whether arising out of, under or by reason of this Agreement, the other Agreements or any matter or proceeding relating thereto.

IN WITNESS WHEREOF, Debtor and Secured Party have executed this Agreement as of the day and year first above written.

conveniens and any objection to venue in connection therewith.

8. The parties hereto waive trial by jury in any action or proceeding of any kind or nature in any court whether arising out of, under or by reason of this Agreement, the other Agreements or any matter or proceeding relating thereto.

IN WITNESS WHEREOF, Debtor and Secured Party have executed this Agreement as of the day and year first above written.

THE AMERICAN BICYCLE GROUP, LLC, Debtor
By: Colert of run
Title:
RZB FINANCE LLC, Secured Party
Ву:
Title:
Ву:
Title

STATE OF NEW YORK )
COUNTY OF NEW YORK )
On this day of January, 2007, before me personally came to me known, who being duly sworn, did depose and say, that he is the foregoing instrument; and that he is authorized to execute said instrument on behalf of said company.
Northry Public
Morary Public
STATE OF NEW YORK ) ) ss.: COUNTY OF NEW YORK )
On this day of January, 2007, before me personally came, to me known, who being duly sworn, did depose and say, that he is the of RZB Finance LLC, the limited liability company described in and which executed the foregoing instrument and that he is authorized to execute said instrument on behalf of said company.
Notary Public
STATE OF NEW YORK ) ) ss.: COUNTY OF NEW YORK )
On this day of January, 2007, before me personally came, to me known, who being duly sworn, did depose and say, that he is the of RZB Finance LLC, the limited liability company described in and which executed the foregoing instrument and that he is authorized to execute said instrument on behalf of said company.
Notary Public

conveniens and any objection to venue in connection therewith.

8. The parties hereto waive trial by jury in any action or proceeding of any kind or nature in any court whether arising out of, under or by reason of this Agreement, the other Agreements or any matter or proceeding relating thereto.

IN WITNESS WHEREOF, Debtor and Secured Party have executed this Agreement as of the day and year first above written.

THE AMERICAN BICYCLE GROUP, Debtor	LLC,
Ву:	
Title:	
RZB FINANCE LLC, Secured Party	
By Mit al Mall	
Title:	
Ву	
Title:	

STATE OF NEW YORK	)	
COUNTY OF NEW YORK	) ss.: )	
me known, who being duly s The American Bicycle Group	anuary, 2007, before me personally came worn, did depose and say, that he is the b, LLC, the limited liability company described in ment; and that he is authorized to execute said in	, to of and which strument on behalf
	Notary Pul	blic
STATE OF NEW YORK COUNTY OF NEW YORK	) ) ss.: )	
RZB Finance LLC, the limite	anuary, 2007, before me personally came <u>Chilis</u> worn, did depose and say, that he is the <u>Choup be</u> deliability company described in and which executed to execute said instrument on behalf of said	uted the foregoing
	Annabella Va	ayhar
STATE OF NEW YORK COUNTY OF NEW YORK	Notary Public Birth ABEL  Notary Public Birth ABEL  No. 017/ Qualified in C  Certificate Filed in C  Commission Expires  }	LL / LA TAYLOR State of New York 20000035 Weens County New York County a December 8, 2009
RZB Finance LLC, the limite	anuary, 2007, before me personally came <u>Peacl</u> worn, did depose and say, that he is the <u>Tics Vi</u> d liability company described in and which execute orized to execute said instrument on behalf of sai	ated the foregoing
	Annabella V Notary Pub	aybol

Signature Page to Trademark Security Agreement

ANNABELLA TAYLOR Notary Public, State of New York No. 01 TA6000035 Qualified in Queens County Certificate Filed in New York County Commission Expires December 8, 2009

# EXHIBIT 1

# SPECIAL POWER OF ATTORNEY

STATE OF NEW YORK )	
) ss.: (COUNTY OF NEW YORK )	
GROUP, LLC, having an office at 24 G (hereinafter "Debtor"), hereby appoints	PRESENTS, that THE AMERICAN BICYCLE trassy Plain Street, Bethel, Connecticut 06801 and constitutes RZB FINANCE LLC, ("Secured and lawful attorney, with full power of substitution and the following acts on behalf of Debtor:
assignment, or other papers which Secure advisable for the purpose of assigning, so interest of Debtor in and to any trademar	f any and all agreements, documents, instruments of ed Party, in its sole discretion, deems necessary or elling, or otherwise disposing of all of right, title, and ks or patents and all registrations, recordings, reissues, the purpose of recording, registering and filing of, or respect to the foregoing.
	f any and all documents, statements, certificates or other iscretion, deems necessary or advisable to further the f.
Trademark Security Agreement between	power coupled with an interest, is made pursuant to a Debtor and Secured Party, dated January, 2007 (the revoked until indefeasible payment in full of all defined in the Security Agreement.
Dated as of January, 2007	
	The American Bicycle Group, LLC
	Ву:
	Title:

me known, who being duly s of The American Bicycle Gr	sworn, did depose and say, that s/he is the oup, LLC, the limited liability company described in and which ument; and that he is authorized to sign said instrument on behalf of
On this day of J	January, 2007, before me personally came to
COUNTY OF NEW YORK	) ss.: )
STATE OF NEW YORK	

## SCHEDULE B to TRADEMARK SECURITY AGREEMENT

# Permitted Licenses

None

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**RECORDED: 09/12/2008**