NOTE: This order is nonprecedential.

## **United States Court of Appeals for the Federal Circuit**

2007-1070

NIKE, INC.,

Plaintiff-Appellee,

v.

## MEITAC INTERNATIONAL ENTERPRISE CO., LTD. and MAN LEE MO,

Defendants-Appellants,

and

IN SHOE, INC.,

Defendant.

ON MOTION

Before BRYSON, <u>Circuit Judge</u>, FRIEDMAN, <u>Senior Circuit Judge</u>, and PROST, <u>Circuit Judge</u>.

PROST, Circuit Judge.

## <u>O R D E R</u>

Nike, Inc. moves to dismiss this appeal because Meitac International Enterprise

Co., Ltd. et. al. (Meitac) has failed to file their opening brief. Meitac has not responded.

A party's failure to comply with the court's rules, including the requirements of preparing and filing briefs, can result in dismissal of an appeal for failure to prosecute.

Julien v. Zeringue, 864 F.2d 1572, 1574 (Fed. Cir. 1989).

Accordingly,

## IT IS ORDERED THAT:

- (1) The motion is granted.
- (2) All sides shall bear their own costs.

FOR THE COURT

March 19, 2007 Date <u>/s/ Sharon Prost</u> Sharon Prost Circuit Judge

cc: Erik S. Maurer, Esq. Ronald M. St. Marie, Esq.

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ISSUED AS A MANDATE: \_\_\_\_\_