Decathlon S A v. Yeti Cycling LLC et al

Doc. 47

Limited Liability Company: and	United States District Court Judge
DOES 1-10,	g
Defendants.	Honorable Carla Woehrle United States Magistrate
YETT CYCLING, LLC,	
Counter Claimant,	
v.	
DECATHION S A	
DECATHLON, S.A.,	
Counter Defendant.	
Pursuant to Federal Rule of Civil Procedure, Rule 41(a)(1) and the	
2 stipulation of the parties, IT IS HEREBY ORDERED THAT:	
Plaintiff Decathlon, S.A.'s ("Plaintiff") complaint against Yeti Cycling,	
LLC ("Defendant"), and every cause of action therein is dismissed with	
prejudice, and Defendant's counterclaims and every cause of action therein	
against Plaintiff are dismissed with prejudice. Each party shall bear its own costs	
and fees incurred in this lawsuit.	
	ce piza
Dated: July 21, 2014	
	Hon. Consuelo B. Marshall U.S. District Court Judge
	O.S. District Court stage
	2
	Defendants. YETI CYCLING, LLC, Counter Claimant, v. DECATHLON, S.A., Counter Defendant. Pursuant to Federal Rule of Civil stipulation of the parties, IT IS HEREB Plaintiff Decathlon, S.A.'s ("Plai LLC ("Defendant"), and every cause of prejudice, and Defendant's counterclain against Plaintiff are dismissed with prejudice and fees incurred in this lawsuit.