

**This Opinion is Not a
Precedent of the TTAB**

Mailed:
February 5, 2015

UNITED STATES PATENT AND TRADEMARK OFFICE

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Trademark Trial and Appeal Board
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In re Bhasin Enterprise Corporation
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Serial No. 86025037
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Charles P. Kennedy of Lerner, David, Littenberg, Krumholz & Mentlik, LLP for
Bhasin Enterprise Corporation.

Patty Evanko, Trademark Examining Attorney, Law Office 119 (Brett J. Golden,
Managing Attorney).

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Before Seeherman, Adlin and Masiello, Administrative Trademark Judges.

Opinion by Masiello, Administrative Trademark Judge:

Bhasin Enterprise Corporation (“Applicant”) sought registration on the Principal Register of the mark COOMI 47AG for certain goods in International Classes 14, 18 and 25. In a final refusal of registration, the Examining Attorney required Applicant to disclaim the exclusive right to use 47AG with respect to the goods in Class 14; and on appeal the Board affirmed that requirement by a decision issued January 2, 2015. The Board also stated that the decision would be set aside if Applicant submitted the required disclaimer within thirty days. 37 C.F.R. §2.142(g).

In a timely response filed on January 22, 2015, Applicant submitted the required disclaimer of 47AG. The disclaimer is approved and entered.

Accordingly, the Board's January 2, 2015 decision is set aside; and the application is forwarded for publication of Applicant's mark for opposition.