

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

ac/apb

Mailed: September 22, 2006

Opposition No. 91171826

Converse Inc.

v.

Giannetto Giuliana

By the Trademark Trial and Appeal Board:

On September 20, 2006, the parties filed a stipulation to amend applicant's application Serial No. 76444903 and to the withdrawal without prejudice of the opposition, contingent upon entry of the amendment.

By the proposed amendment, applicant seeks to change the identification of goods in International Class 25 **from** "jeans, shirts, blouses, hosiery, pullovers, jackets, towels, bathrobes, pajamas, ties, neckties, underclothes, footwear, and headgear, namely caps, sporting hat, boat hats, mountain hats, all made of cotton, wool, straw, felt, or leather, and waterproof hats, all for men, women, and children" **to** "jeans, shirts, blouses, hosiery, pullovers, jackets, towels, bathrobes, pajamas, ties, neckties, underclothes, and headgear, namely caps, sporting hat, boat hats, mountain hats, all made of cotton, wool, straw, felt, or leather, and waterproof hats, all for men, women, and

children." The identification of goods in International Classes 3, 9, 14, 18, and 24 remains the same.

The amendment is clearly limiting in nature as required by Trademark Rule 2.71(b). Because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

The contingency in opposer's withdrawal having now been met, the opposition is dismissed without prejudice.