

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

Mailed: July 9, 2010

Opposition No. 91185325

La Senza Corporation

v.

Olympic Mountain and Marine
Products, Inc.

Linda Skoro, Interlocutory Attorney

By Board order dated June 14, 2010, applicant's motion to amend its answer to add a counterclaim was granted, however, it could not be entered in that the USPTO records did not reflect payment of the appropriate filing fee for a counterclaim. Applicant was in communication with the Board indicating that the fee had indeed been paid. After further research, the Board has been able to locate the fee payment.¹ Accordingly, in that applicant's amended answer has been allowed and the appropriate filing fee paid, the Board's June 14, 2010 order is hereby amended as follows:

Applicant's amended answer, which includes a counterclaim seeking partial cancellation of opposer's claimed registration, filed December 1, 2009, is hereby

¹ The fee had been credited against applicant's pending application rather than the registration which it seeks to cancel. The Finance Division will be correcting the charges.

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entered and is of record. Opposer is allowed TWENTY DAYS from the mailing date of this order to file its answer to the counterclaim. Following which, opposer is then allowed THIRTY DAYS to file its response to applicant's motion for summary judgment, which was filed on October 2, 2009.

Proceedings otherwise remain suspended.