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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91187759
Party	Plaintiff Minnesota Twins, LLC
Correspondence Address	JILL K. TOMLINSON COWAN LIEBOWITZ & LATMAN, P.C. 1133 AVENUE OF THE AMERICAS NEW YORK, NY 10036 UNITED STATES rxl@cll.com, trademark@cll.com
Submission	Other Motions/Papers
Filer's Name	Elise Kasell
Filer's e-mail	eck@cll.com, trademark@cll.com
Signature	/Elise Kasell/
Date	06/01/2010
Attachments	FACETWIN and FACETWINS Motion on Consent to Amend Applications June 1, 2010.pdf (3 pages)(260034 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Application Serial Nos. 77/362,999 and 77/363,006

Filed: January 1, 2008

For Marks: FACETWIN and FACETWINS

Published in the Official Gazette: May 20, 2008

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MINNESOTA TWINS, LLC,

Opposer,

v.

CHARLES MYERS,

Applicant.

Opposition No. 91187759

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Commissioner for Trademarks

Attn.: TTAB

P.O. Box 1451

Alexandria, VA 22313-1451

**MOTION ON CONSENT TO AMEND APPLICATIONS AND,
IF ACCEPTED, TO WITHDRAW THE OPPOSITION ON CONSENT**

Pursuant to Rule 2.133 of the Trademark Rules of Practice, Applicant, with consent of Opposer, respectfully requests that the above applications be amended by adding the bolded language “; all the foregoing not relating to sports or a sports team” to the end of the description of services in each application, which should now read:

ENTERTAINMENT SERVICES, NAMELY, PROVIDING A WEBSITE FEATURING PHOTOGRAPHIC, AUDIO, VIDEO AND PROSE PRESENTATIONS FEATURING IMAGES OF INDIVIDUALS; MOBILE MEDIA AND ENTERTAINMENT SERVICES IN THE NATURE OF CONTENT PREPARATION; PROVIDING A WEB SITE WHERE USERS CAN POST RATINGS, REVIEWS AND RECOMMENDATIONS ON EVENTS AND ACTIVITIES IN THE FIELD OF ENTERTAINMENT AND EDUCATION; **ALL THE FOREGOING NOT RELATING TO SPORTS OR A SPORTS TEAM** in International Class 41

It is respectfully submitted that these amendments do not require republication as the amendments of the description of services narrow rather than broadens the scope of the applications.

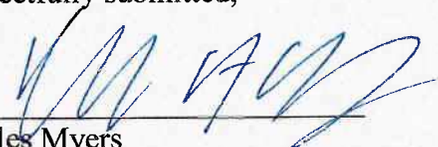
These amendments are made pursuant to an Agreement between Applicant and Opposer, who has consented to these amendments. If the amendments are approved by the Board, Opposer, with Applicant's consent, requests that the opposition be withdrawn without prejudice.

CONCLUSION

Applicant respectfully requests that its request to amend the applications be granted in its entirety.

Dated: JUNE 1, 2010

Respectfully submitted,

By: 
Charles Myers
P.O. Box 1753
La Jolla, CA 92038
619-840-8430

CONSENTED TO:

COWAN, LIEBOWITZ & LATMAN, P.C.
Attorneys for Opposer

By: Elise Kasell
Mary L. Kevlin
Elise Kasell
1133 Avenue of the Americas
New York, New York 10036
(212) 790-9200

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on June 1, 2010 I caused a true copy of the foregoing *Motion on Consent to Amend Applications and, If Accepted, to Withdraw the Opposition* to be sent via First Class Mail, postage paid, to Applicant's Attorney of Record, Michael Catania, Esq. Clause Eight Intellectual Property Services, PO Box 131270, Carlsbad, California 92013-1270, as well as a courtesy copy to Applicant, Charles Myers, 1325 Virginia Way, La Jolla, California 92037.

Dated: New York, New York
June 1, 2010

/Elise Kasell/
Elise Kasell