

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

apb/vw

Mailed: June 21, 2010

Opposition No. 91194802

Converse Inc.

v.

Empire of Sports  
Developments Ltd.

By the Trademark Trial and Appeal Board:

On June 9, 2010, applicant filed the parties's stipulation to the amendment of applicant's involved application Serial No. 77476785 and the dismissal of the opposition upon entry of the amendment.

By the proposed amendment, applicant seeks to change the identification of goods in International Classes 18 from "Trunks and suitcases; multipurpose carrying bags; beach bags; wallets; vanity cases sold empty; purses not of precious metal; handbags; umbrellas; traveling bags; rucksacks; key cases including leather key cases; sports bags; luggage bags with wheels" to "Trunks and suitcases; multipurpose carrying bags; beach bags; handbags; umbrellas; traveling bags; rucksacks; sports bags; all the aforesaid goods not for shoes or in relation with shoes", and in International Class 25 from "Casual and sports apparel for

Opposition No. 91194802

men, women and children, namely, footwear, hats, and gloves; shirts; short-sleeved shirts; skirts; suits; jackets; trousers; shorts; pullovers; tee-shirts; pajamas; stockings; sleeveless vests; corsets; suspenders; briefs; brassieres; underclothing; hats; mufflers, scarves, ties; raincoats; overcoats; coats; bathing suits; tracksuits; quilted jackets; ski trousers; belts; fur coats; mufflers; gloves; peignoirs; footwear, children's shoes, slippers, shoes, training shoes, boots, socks and sandals; sporting articles, namely, headbands" to "Casual and sports apparel for men, women and children, namely, footwear, hats, and gloves; shirts; short-sleeved shirts; skirts; suits; jackets; trousers; shorts; pullovers; tee-shirts; stockings; sleeveless vests; suspenders; briefs; brassieres; underclothing; hats; scarves, ties; overcoats; coats; bathing suits; tracksuits; ski trousers; belts; fur coats; mufflers; gloves; sporting articles, namely, headbands." The identification of goods and services in International Classes 9, 28, 35 and 41 remain as is.

The amendment is limiting in nature as required by Trademark Rule 2.71(a). 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 in accordance with the agreement between the parties.