

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

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Mailed: August 12, 2010

Opposition No. 91195598

Connor Sport Court

International, Inc.

v.

Jeffrey Bromley Williams and  
Beverly Anne Williams

**Cindy B. Greenbaum, Managing Interlocutory Attorney:**<sup>1</sup>

On July 15, 2010, applicant filed a proposed amendment to its application Serial No. 79047859, with opposer's consent.

By the proposed amendment applicant seeks to change the identification of goods **from** "Sporting articles and apparatus for playing racquet sports, namely, tennis racquets, tennis balls, tennis nets, tennis racquet covers; badminton racquets, shuttlecocks, badminton nets, badminton racquet covers; games, namely, parlor games; sports or play articles, namely, balls for games, sports balls, soft balls for play, footballs being soccer balls, juggling balls, balloons, play nets for use in mini tennis, tennis, badminton, soccer, volleyball, hockey, and cricket, balancing beams, yo-yos, coil quoits, bean bags, and obstacle courses comprised of plastic toy hoops, cones,

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<sup>1</sup> Michael B. Adlin, the assigned Interlocutory Attorney, is currently out of the office.

rods, poles, shallow cones and carry poles; court markers for use in mini tennis, tennis, badminton, soccer, volleyball, hockey and cricket, personal exercise fitness mats, skipping ropes, sports racquets for tennis and badminton, rebound trainer nets for mini tennis, tennis, badminton, soccer, volleyball, hockey and cricket, nets for playing sports, all the aforesaid goods being for use in coaching and training to assist in the teaching of hand to eye coordination, fitness, reflex and reaction training as coaching aids; wrist supports for training in sports; court markers for playing sports and games; mini hurdles for hurdling; practice nets for sports; skipping ropes; fitness training ladders; speed, agility and footwork ladders; court and racetrack markers for marking out sports courts and running tracks; sports training belts in the nature of weight lifting belts; parachute resistant trainers for sports; medicine balls; sponge balls for strengthening hands and wrists for athletic purposes" to "Sporting articles and apparatus for playing racquet sports, namely, tennis racquets, tennis balls, tennis nets, tennis racquet covers; badminton racquets, shuttlecocks, badminton nets, badminton racquet covers; games, namely, parlor games; sports or play articles, namely, balls for games, sports balls, soft balls for play, footballs being soccer balls, juggling balls, balloons, play nets for use in mini tennis, tennis, badminton, soccer, volleyball, hockey, and cricket, balancing beams, yo-yos, coil quoits, bean bags, and obstacle courses comprised of plastic toy hoops, cones, rods, poles, shallow cones and carry

poles; court markers for use in mini tennis, tennis, badminton, soccer, volleyball, hockey and cricket, personal exercise fitness mats, skipping ropes, sports racquets for tennis and badminton, rebound trainer nets for mini tennis, tennis, badminton, soccer, volleyball, hockey and cricket, nets for playing sports, all the aforesaid goods being for use in coaching and training to assist in the teaching of hand to eye coordination, fitness, reflex and reaction training as coaching aids; wrist supports for training in sports; court markers for playing sports and games; mini hurdles for hurdling; practice nets for sports; skipping ropes; fitness training ladders; speed, agility and footwork ladders; court and racetrack markers for marking out **athletic** courts and running tracks; sports training belts in the nature of weight lifting belts; parachute resistant trainers for sports; medicine balls; sponge balls for strengthening hands and wrists for athletic purposes."<sup>2</sup>

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

If this resolves the dispute herein, opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition

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<sup>2</sup> The bolded word athletic is the only change made to applicant's amendment to its application.

will go forward on the application as amended. See Trademark Rule 2.106(c).