

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

Mailed: February 3, 2011

Opposition No. 91196999

Levi Strauss & Co.

v.

Coach Services, Inc.

**George C. Pologeorgis,  
Interlocutory Attorney:**

The parties are advised that the application involved herein was also subject to another Board proceeding, i.e., Opposition No. 91197063. On February 2, 2011, applicant filed a proposed amendment to its application in Opposition No. 91197063 seeking to delete the International Class 25 goods from the application.

By order dated February 3, 2011 issued in Opposition No. 91197063, the Board advised the parties that in an opposition to an application having multiple classes, as is the case here, if the applicant files a request to amend the application to delete an opposed class, the request for amendment is, in effect, an abandonment of the application with respect to that class. By the same order, the Board granted applicant's request to amend, abandoned Class 25 of the involved application, and dismissed the opposition

Opposition No. 91196999

inasmuch as the opposer therein provided its written consent to the abandonment.<sup>1</sup>

In view of the foregoing, applicant is allowed twenty days from the mailing date of this order to provide the written consent of opposer herein to the abandonment of Class 25 of the involved application, failing which judgment will be entered against applicant solely in regard to Class 25 and the opposition will be sustained only with respect to the Class 25 goods. The opposition will nonetheless proceed with regard to the goods identified in International Classes 3 and 18.

Proceedings are otherwise suspended pending applicant's response to this order.

---

<sup>1</sup> The Board notes that the only class opposed in Opposition No. 91197063 was International Class 25.