

ESTTA Tracking number: **ESTTA392165**

Filing date: **02/08/2011**

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

Proceeding	91196999
Party	Defendant Coach Services, Inc.
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Submission	Response to Board Order/Inquiry
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Date	02/08/2011
Attachments	RESPONSE_TO_ORDER.pdf (3 pages)(22491 bytes)

Applicant asked Opposer to consent to deletion of the Class 25 goods, but Opposer declined to do so. Accordingly, Applicant has no objection to an entry of judgment with respect to the Class 25 goods only.

Respectfully submitted,

COOPER & DUNHAM LLP

Dated: February 8, 2011

By: /norman h. zivin/

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