

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

Nmt/al

Mailed: March 25, 2011

Opposition No. 91197481

Kraft Foods Global Brands  
LLC

v.

Twentieth Century Fox Film  
Corporation

On March 22, 2011, the parties filed applicant's proposed amendment to its application Serial No. 85017524, with opposer's consent, and opposer's withdrawal of the opposition with prejudice, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to change the identification of goods in International Class 29 **from** "Cheese; cheese and cracker combinations; cheese spread; candied fruit; chocolate milk; dairy products excluding ice cream, ice milk and frozen yogurt; dips; dried fruits; drinking yogurts; frozen meals consisting primarily of meat, fish, poultry or vegetables; fruit preserves; fruit-based snack food; jams; jellies; milk beverages with high milk content; meats; processed nuts; nut-based snack foods; peanut butter; potato chips; potato-based snack foods; powdered milk for food purposes; raisins; snack mix consisting primarily of

processed fruits, processed nuts and/or raisins; soup; soup mixes; yogurt " to "Candied fruit; chocolate milk; dips; excluding cheese dips and cheese-based dips; dried fruits; drinking yogurts; frozen meals consisting primarily of meat, fish, poultry or vegetables; fruit preserves; fruit-based snack food; jams; jellies; milk beverages with high milk content; meats; processed nuts; nut-based snack foods; peanut butter; potato chips; potato-based snack foods; powdered milk for food purposes; raisins; snack mix consisting primarily of processed fruits, processed nuts and/or raisins; soup; soup mixes; yogurt."

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).

The contingency in opposer's withdrawal having now been met, the opposition is dismissed with prejudice.

***By the Trademark Trial  
and Appeal Board***