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Filing date: **11/11/2014**

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

Proceeding	91204727
Party	Plaintiff Athletics Investment Group LLC d/b/a The Oakland Athletics Baseball Company
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Submission	Other Motions/Papers
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Date	11/11/2014
Attachments	11112014162639 - FLYIN AS MOTION TO AMEND - TO FILE.pdf(89728 bytes)

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

In re Application Serial No. 85/269,917
Filed: March 17, 2011
For Mark: THE FLYIN' A'S
Published in the Official Gazette: October 18, 2011

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ATHLETICS INVESTMENT GROUP LLC:
D/B/A THE OAKLAND ATHLETICS :
BASEBALL COMPANY, :
:
Opposer, :
:
v. :
:
HILARY CLAIRE ADAMSON AND :
STUART ADAMSON, :
:
Applicants. :
:
-----X

Opposition No. 91204727

Commissioner for Trademarks
Attn: Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, Virginia 22313-1451

**MOTION ON CONSENT TO AMEND APPLICATION AND,
IF ACCEPTED, TO WITHDRAW THE OPPOSITION ON CONSENT**

Pursuant to Rule 2.133 of the Trademark Rules of Practice, Applicants respectfully request that the above-captioned application be amended by adding the bolded language “; **all the foregoing not relating to sports or a sports team, league, mascot or stadium**” to the end of the description of goods in International Class 9, and the bolded language “**not relating to sports or a sports team, league, mascot or stadium**” to the end of the description of services in International Class 41, which should now read:

COMPACT DISCS FEATURING MUSIC; DOWNLOADABLE MP3 FILES
AND MP3 RECORDINGS FEATURING MUSIC; **ALL THE FOREGOING**

**NOT RELATING TO SPORTS OR A SPORTS TEAM, LEAGUE,
MASCOT OR STADIUM** in International Class 9

ENTERTAINMENT SERVICES IN THE NATURE OF LIVE MUSICAL
PERFORMANCES **NOT RELATING TO SPORTS OR A SPORTS
TEAM, LEAGUE, MASCOT OR STADIUM** in International Class 41

It is respectfully submitted that these amendments do not require republication as the amendments of the descriptions of goods and services narrow rather than broaden the scope of the application.

These amendments are made pursuant to an Agreement between Applicants and Opposer, who has consented to these amendments. If the amendments are approved by the Board, Opposer, with Applicants' consent, requests that the opposition be withdrawn without prejudice.

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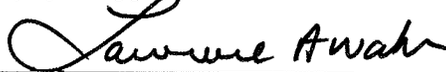
CONCLUSION

Applicants respectfully request that this request to amend the application be granted in its entirety.

Dated: November 11, 2014

Respectfully submitted,

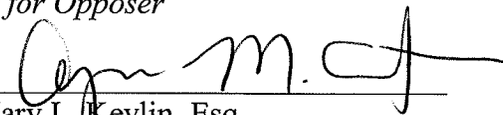
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