

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
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Mailed: August 2, 2014

Opposition No. 91208639

Boston Red Sox Baseball Club Limited  
Partnership

v.

City of Deer Park, Texas

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

On July 31, 2014, opposer filed a stipulated amendment to application Serial No. 85350447, and contingent withdrawal with prejudice of the opposition. By the proposed amendment applicant seeks to add the wording “all the foregoing not relating to baseball or softball or a baseball or softball team, baseball or softball league, baseball or softball team mascot or baseball or softball stadium” to the end of the current identification of goods, such that the resulting identification would read as:

Brochures, booklets, and teaching materials to instruct citizens and provided safety information regarding shelter in place and chemical release; all the foregoing not relating to baseball or softball or a baseball or softball team, baseball or softball league, baseball or softball team mascot or baseball or softball stadium.

Inasmuch as the amendment is limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents thereto, the amendment 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.