

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

Mailed: August 26, 2013

Opposition No. 91210689

Jockey International, Inc.

v.

The Jockey Club LLC

**Robert H. Coggins,
Interlocutory Attorney:**

In view of applicant's combined change of owner's and correspondence address (which was filed June 27, 2013, via TEAS in the underlying application; and which filed after counsel's June 7, 2013 motion to withdraw in the opposition but before the Board's July 7, 2013 order granting the withdrawal), applicant's correspondence address has been updated in the Board proceeding. Accordingly, the Board will correspond with applicant at the following address:

JOHN B COLEMAN
THE JOCKEY CLUB LLC
160 CENTRAL PARK S APT 928
NEW YORK NY 10019
646-262-8660
jbacorn@aol.com

In view of the timing of the changes of address and the motion to withdraw as counsel, the Board presumes that applicant will represent itself in the Board proceeding. In

view of applicant's copy of the Board's July 7th order being returned as undeliverable (since it was mailed to applicant's old address), the presumption of applicant's self-representation is sufficient to discharge the requirement in the Board's July 7th order that applicant either appoint new counsel or file a paper stating that applicant will represent itself in this proceeding.

Proceedings in the Board case remain **suspended** pending final determination of the involved application by the Examining Attorney, to whom jurisdiction was restored after the Commissioner granted of a letter of protest.¹ See TBMP § 215 (3d ed. rev.2 2013).

¹ It is noted that the Examining Attorney issued a non-final Office action on March 20, 2013 (in the subject application file, which is separate from the Board file) refusing registration to applicant under §2(d) based, at least in part, on some of opposer's pleaded registrations.