

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
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tdc/MCF

Mailed: September 9, 2014

Opposition No. 91216106

Columbia Insurance Company

v.

Stoners Vintage Jeans, LLC

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

On July 9, 2014, applicant filed a proposed amendment to application Serial No. 85408658, with opposer's consent, and opposer's withdrawal without prejudice of the opposition, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to amend the identification goods in International Class 25 by deleting the reference to "shoes". The proposed amended goods in International Class 25 will read as follows:

"Belts; Button down shirts; Cardigans; Coats of denim; Collared shirts; Crew neck sweaters; Denim jackets; Denims; Dress shirts; Headgear, namely, hats and caps; Jeans; Mock turtle-neck sweaters; Pants; Polo shirts; Shirts and short-sleeved shirts; Short-sleeved or long-sleeved t-shirts; Shorts; Sports pants; Sweaters; T-shirts; Turtleneck sweaters; V-neck sweaters; Vests."

Inasmuch as the amendment is clearly 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 without prejudice.

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