

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Tdc

Mailed: January 20, 2015

Opposition No. 91216601

Opposition No. 91216843

Academy, Ltd.

v.

Gander Mountain Company

By the Trademark Trial and Appeal Board:

Opposer, without the written consent of applicant, filed on December 4, 2014 a withdrawal of the consolidated oppositions to application **Serial Nos. 86058142, 86058164** (involved in Opposition No. 91216601) and application **Serial Nos. 86058139 and 86058158** (involved in Opposition No. 91216843).

Trademark Rule 2.106(c) provides that after an answer is filed, the opposition may not be withdrawn without prejudice except with the written consent of applicant.

In view thereof, and because the withdrawal was filed after answer, Opposition No. 91216601 is dismissed with prejudice as to application Serial

Opposition Nos. 91216601 and 91216843

Nos. 86058142 and 86058164 only and Opposition No. 91216843 is dismissed with prejudice.¹

Additionally, on December 11, 2014, opposer filed a consented motion to extend disclosure, discovery and trial dates. Opposer's motion is granted. Trademark Rule 2.127(a).

Trial dates are reset in accordance with opposer's motion.

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.

¹ Opposition No. 91216601 will proceed forward as to Serial Nos. 86140384 and 86140394.