

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
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lg/gcp

Mailed: April 11, 2016

Opposition No. 91225211

*Genesco Brands, LLC*

*v.*

*Pechanga Band Of Luiseno Mission Indians  
Of The Pechanga Reservation, California Of  
The Pechanga Reservation, California*

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

On March 3, 2016, Applicant filed a proposed amendment to its application Serial Nos. 86561218 and 86561195, 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 of goods in International Class 25 in each application as follows:

**From** head gear, namely, fitted caps, visors, and beanies; clothing, namely, collared shirts, sweatshirts, and sweaters; outerwear, namely, vests, and jackets; bath robes; bath slippers.

**To** head gear, namely, fitted caps, visors, and beanies; clothing, namely, collared shirts, sweatshirts, and sweaters; outerwear, namely, vests, and jackets; bath robes; bath slippers, all the foregoing to be used in connection with the promotion of tribal resort goods, services and amenities and sold only at tribal resort gift shops.

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* in accordance with the agreement between the parties.