

ESTTA Tracking number: **ESTTA741219**

Filing date: **04/20/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91225224
Party	Plaintiff SFX-LIC OPERATING LLC
Correspondence Address	Meredith D. Pikser Reed Smith LLP 599 LEXINGTON AVENUE NEW YORK, NY 10022 UNITED STATES mpikser@reedsmith.com, nycipdocketing@reedsmith.com, bshevin@sfxii.com
Submission	Withdrawal of Opposition
Filer's Name	Meredith D. Pikser
Filer's e-mail	mpikser@reedsmith.com, nycipdocketing@reedsmith.com, bshevin@sfxii.com
Signature	/Meredith D. Pikser/
Date	04/20/2016
Attachments	Opposer's Request for Withdrawal of Opposition Proceedings.pdf(13997 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE
TRADEMARK TRIAL AND APPEAL BOARD**

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SFX-LIC OPERATING LLC	:	
	:	
Opposer,	:	Serial No. 86/507,530
	:	Mark: LIFE IN COLOR
v.	:	Published: August 11, 2015
	:	
LIFE IN COLOR FOUNDATION,	:	Opposition No. 91225224
	:	
Applicant.	:	
-----x		

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313 1451
Box TTAB – No Fee

**OPPOSER’S REQUEST FOR WITHDRAWAL
OF OPPOSITION PROCEEDINGS**

Opposer, SFX-LIC Operating LLC (“Opposer”), hereby moves pursuant to TBMP 601.01, to withdraw its Notice of Opposition to Trademark Application Serial No. 86/507,530.

As grounds for its motion, Opposer states that:

1. On December 7, 2015 Opposer filed its Notice of Opposition and the Trademark Trial and Appeal Board (the “Board”) initiated this Opposition proceeding.
2. Applicant, Life In Color Foundation, filed its Answer on January 14, 2016.
3. Opposer has elected not to continue with the subject Opposition.

WHEREFORE, Opposer respectfully requests that the Board grant its Motion to Withdraw its Notice of Opposition regarding Application Serial No. 86/507,530 and terminate Opposition No. 91225224.

Dated: April 20, 2016

Respectfully submitted,

/Meredith D. Pikser/

Meredith D. Pikser
REED SMITH LLP
599 Lexington Ave
New York, New York 10022
212-521-5400

Attorneys for Opposer

CERTIFICATE OF TRANSMISSION

I hereby certify that the foregoing *Opposer's Request For Withdrawal Of Opposition Proceedings* is being electronically transmitted via the Electronic System for Trademark Trials and Appeals ("ESTTA") at <http://estta.uspto.gov/> on the date noted below:

Dated: April 20, 2016

Respectfully submitted,

/Meredith D. Pikser/

Meredith D. Pikser
REED SMITH LLP
599 Lexington Ave
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212-521-5400

Attorneys for Opposer

CERTIFICATE OF SERVICE

I, Cody Nye, state that I served a true and correct copy of the foregoing *Opposer's Request For Withdrawal Of Opposition Proceedings*, via U.S. Mail, upon Applicant's counsel of record:

Charles H. Knull
KNULL P.C.
630 9th Ave. Ste. 405
New York, NY 10036-4750

in accordance with Trademark Rule § 2.119 on April 20, 2016.

/Cody Nye/

Cody Nye
Paralegal