

ESTTA Tracking number: **ESTTA753578**

Filing date: **06/21/2016**

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

Proceeding	91225750
Party	Plaintiff Kansas City Royals Baseball Corporation
Correspondence Address	Erika S. Krystian Cowan, Liebowitz & Latman, P.C. 114 West 47th Street New York, NY 10036 UNITED STATES esk@cll.com, mlk@cll.com, szl@cll.com, njh@cll.com, trademark@cll.com
Submission	Other Motions/Papers
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Signature	/Erika S. Krystian/
Date	06/21/2016
Attachments	Motion on Consent to Amend Applications and Withdraw Consolidated Opposition - LONG LIVE THE ROYALS.pdf(252100 bytes)

Ref. No. 21307.030

STICKERS, POSTERS AND CALENDARS; ALL THE FOREGOING NOT RELATING TO BASEBALL OR SOFTBALL OR TO A BASEBALL OR SOFTBALL TEAM, LEAGUE, MASCOT OR STADIUM in International Class 16

Application Serial No. 86/544,267

LUGGAGE, LUGGAGE TAGS; ALL-PURPOSE CARRYING BAGS; BACKPACKS, FANNY PACKS, HANDBAGS; COIN CASES, WALLETS; UMBRELLAS; ALL THE FOREGOING NOT RELATING TO BASEBALL OR SOFTBALL OR TO A BASEBALL OR SOFTBALL TEAM, LEAGUE, MASCOT OR STADIUM in International Class 18

Application Serial No. 86/544,273

CLOTHING, NAMELY, SHIRTS, PANTS, SHORTS, HATS, FOOTWEAR AND HALLOWEEN COSTUMES; ALL THE FOREGOING NOT RELATING TO BASEBALL OR SOFTBALL OR TO A BASEBALL OR SOFTBALL TEAM, LEAGUE, MASCOT OR STADIUM in International Class 25

Application Serial No. 86/544,271

TOYS, SPORTING GOODS, GAMES AND PLAYTHINGS, NAMELY, TOY FIGURES AND ACCESSORIES THEREFOR, PLUSH TOYS, BOARD GAMES, JIGSAW PUZZLES, BALLOONS, CARD GAMES; ELECTRONIC HANDHELD GAME UNITS; BALLS FOR GAMES; PROTECTIVE PADS FOR ATHLETIC USE, NAMELY, ELBOW PADS AND KNEE PADS; SKATEBOARDS AND FLYING DISCS; ALL THE FOREGOING NOT RELATING TO BASEBALL OR SOFTBALL OR TO A BASEBALL OR SOFTBALL TEAM, LEAGUE, MASCOT OR STADIUM in International Class 28

It is respectfully submitted that these amendments do not require republication as the amendments of the description of goods narrow rather than broaden the scope of the applications.

These amendments are made pursuant to an Agreement between Applicant and Opposer, who has consented to these amendments. If the amendments are all approved

Ref. No. 21307.030

by the Board, Opposer, with Applicant's consent, requests that the consolidated opposition be withdrawn without prejudice.

The parties further request that the opposition proceeding be suspended pending disposition of this motion.

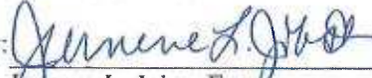
CONCLUSION

Applicant respectfully requests that this request to amend the applications be granted in its entirety.

Dated: June 10, 2016

Respectfully submitted,

THE CARTOON NETWORK, INC.,
Attorneys for Applicant

By: 

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CONSENTED TO:

COWAN, LIEBOWITZ & LATMAN, P.C.
Attorneys for Opposer

By: 

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on June 21, 2016, I caused a true and complete copy of the foregoing *Motion on Consent to Amend Applications and, if Accepted, to Withdraw the Consolidated Opposition on Consent and Motion on Consent to Suspend Proceedings* to be sent by First Class Mail, postage prepaid, to Applicant's Attorney of Record and Correspondent, JEANENE L. JOBST, Trademark Group of TBS, Inc. Legal Dept. C, One CNN Center NW, Atlanta, GA 30303-2762.

Dated: New York, New York
June 21, 2016

/Erika S. Krystian/
Erika S. Krystian