

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
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General Contact Number: 571-272-8500

MW/Am

Mailed: June 24, 2016

Opposition No. 91225750

*Kansas City Royals Baseball Corporation*

*v.*

*The Cartoon Network, Inc.*

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

On June 21, 2016, Applicant filed a proposed amendment to application Serial Nos. 86544258, 86544267, 86544273, and 86544271, 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 each application to add the following language to the end of the description of goods “; **all the foregoing not relating to baseball or softball or to a baseball or softball team, league, mascot or stadium.**”

The proposed amended wording in the identification of each application would read as follows:<sup>1</sup>

Application Serial No. 86544258

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<sup>1</sup> Proposed wording to be added set forth in bold.

Paper party decorations; Children's and young adult books, Comic books; Stationery, Writing implements; 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. 86544267

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. 86544273

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. 86544271

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.

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.