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

Proceeding	91222263
Party	Defendant Space Jam Juice, LLC
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Date	07/29/2016
Attachments	Space Jam Application to Amend Withdrawal.pdf(118904 bytes)

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

WARNER BROS. ENTERTAINMENT INC.,

Opposer,

v.

SPACE JAM JUICE, LLC,

Applicant.

Consolidated Opposition Nos.: 91222263,
91226571, 91226773 and 91227168

Parent Case [91222263]

**APPLICATION TO AMEND AND
CONSENTED WITHDRAWAL OF
OPPOSITION WITH PREJUDICE**

Wherefore, the parties, applicant of record Space Jam Juice, LLC (“Applicant”), and opposer Warner Bros. Entertainment Inc. (“Opposer”) have entered into a settlement agreement, conditioned upon, among other things, amendment of Application Serial Nos. 86424744, 86639857, 86425927, and 86425943 (the “Applications”). Thus, this application to amend is requested pursuant to 37 C.F.R. § 2.133(a) and TBMP § 605.03(b). Opposer, through its attorneys identified below, has provided its written consent thereto. Pursuant to 37 C.F.R. § 2.135(a) and TBMP § 605.03(b), Applicant respectfully requests that the Board amend each of the Applications by deleting Class 25 (as applicable) and amending the services description in International Class 35 to “On-line retail store services featuring smokers' articles, electronic smokers' articles, and apparel that does not display or contain the words SPACE JAM.”

Upon confirmation that the Application has been amended as indicated above, Opposer, through its attorneys identified below, requests that its Consolidated Notices of Opposition Nos. 91222263, 91226571, 91226773 and 91227168 be withdrawn with prejudice. Applicant has provided its written consent thereto.

July 29, 2016

Respectfully submitted,

**FROSS ZELNICK LEHRMAN & ZISSU,
P.C.**

RUTAN & TUCKER, LLP

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that she is one of the attorneys for Applicant Space Jam Juice, LLC in the above-captioned consolidated Opposition proceeding and that on the date which appears below, she caused a copy of the foregoing **APPLICATION TO AMEND AND CONSENTED WITHDRAWAL OF OPPOSITION WITH PREJUDICE** to be served on the following via email, pursuant to agreement between counsel:

Opposer's Attorney of Record:
James Weinberger
Email: jweinberger@fzlz.com

Dated: Dated: July 29, 2016
Costa Mesa, California

/Lindsay J. Hulley/
Lindsay J. Hulley