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

Proceeding	91181415
Party	Plaintiff Texas Rangers Baseball Partners
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Date	09/17/2008
Attachments	RANGER GIRLS.PDF (2 pages)(69200 bytes)

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

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TEXAS RANGERS BASEBALL	:		
PARTNERS,	:		
	:		
v.	:	Opposer,	Consolidated
	:		Opposition No. 91181415
	:		
GIRL RANGERS OF	:		
AMERICA,	:		
	:		
	:	Applicant.	
-----	X		

Commissioner for Trademarks
ATTN: Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, Virginia 22313-1451

**MOTION ON CONSENT TO AMEND APPLICATIONS, AND IF
ACCEPTED, TO WITHDRAW THE OPPOSITION ON CONSENT**

Pursuant to Rule 2.133 of the Trademark Rules of Practice, Applicant, with consent of Opposer, respectfully requests that Application Serial Nos. 78/815,199 and 78/815,222 (the “Applications”), involved in the above-captioned Consolidated Opposition, be amended by adding the language “; all of the foregoing not related to baseball or softball or a baseball or softball team” to the end of the identification of services in Class 41 so that the identification of services therein for both Applications reads as follows:

EDUCATIONAL AND LEADERSHIP SERVICES, NAMELY, PROVIDING
PROGRAMS, WORKSHOPS, MODULES AND TRAINING FOR GIRLS AND YOUNG
WOMEN FOR SOCIAL DEVELOPMENT IN THE FIELDS OF CITIZENSHIP, FAMILY
LIFE, DISABILITIES AWARENESS, AND LAW, PHYSICAL DEVELOPMENT IN THE
FIELDS OF ATHLETICS, SPORTS, PERSONAL FITNESS AND WILDERNESS

SURVIVAL, INSTRUCTIONAL COURSES IN THE FIELDS OF COMMUNICATIONS, COMPUTERS, ENTREPRENEURSHIP, JOURNALISM, PUBLIC SPEAKING AND SCHOLARSHIP, AND CULTURAL AWARENESS DEVELOPMENT IN THE FIELDS OF ART, GENEALOGY, MUSIC AND THEATER; **ALL OF THE FOREGOING NOT RELATED TO BASEBALL OR SOFTBALL OR A BASEBALL OR SOFTBALL TEAM** in International Class 41

It is respectfully submitted that since the amended identification of services narrows rather than broadens the scope of the Applications, the Applications will not require republication.

These amendments are made pursuant to an Agreement between Applicant and Opposer, who has consented to these amendments. If the amendments are approved by the Board, Opposer with Applicant's consent, requests that the opposition be withdrawn without prejudice.

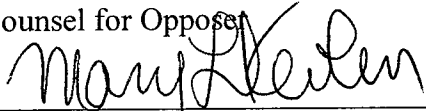
Dated: August 11, 2008

Respectfully submitted,
LASHER HOLZAPFEL SPERRY &
EBBERSON
Counsel for Applicant



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CONSENTED TO:
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