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UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

Mailed: February 15, 2014

Opposition No. **91205519**

(Parent Case)

Opposition No. 91205521

Opposition No. 91205522

Opposition No. 91205523

Opposition No. 91205524

Opposition No. 91205525

Opposition No. 91205526

Opposition No. 91205529

Opposition No. 91205650

Nutri/System IPHC, Inc.

v.

Alticor Inc.

On, December 20, 2013, the parties filed a stipulation to amend, with opposer's consent, with respect to application Serial no. 85380976, the subject of opposition no. 91205519 and application Serial no. 85380984, the subject of opposition no. 91205521. The parties further stipulated that contingent with the amendments, the remaining oppositions are withdrawn.

By applicant's proposed amendment to International Class 29 in application Serial No. 85380976, the subject of Opposition no. 91205519, applicant seeks to change the identification of goods **from:**

Opposition Nos. 91205519, 91205521, 91205522, 91205523, 91205524, 91205525, 91205526, 91205529 and 91205650

Prepared meals consisting primarily of poultry, fish, seafood, beef, pork and/or vegetables; nutritionally fortified processed fruit and/or nut-based snack food fortified with vitamins and/or minerals not for medical purposes

to: nutritionally fortified processed fruit and/or nut-based snack food fortified with vitamins and/or minerals not for medical purposes

By the proposed amendment to International Class 30 of application Serial No. 85380984, the subject of Opposition No. 91205521 opposer seeks to amend the application **from:**

Prepared meals consisting primarily of pasta, rice, or other grains; corn syrup and flour or grain-based snack food fortified with vitamins and minerals not for medical purposes; nutritionally fortified cookies not for medical purposes; coffee; tea

To: corn syrup and flour or grain-based snack food fortified with vitamins and minerals not for medical purposes; nutritionally fortified cookies not for medical purposes; coffee; tea

Inasmuch as the amendments are clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents thereto, they are approved and entered. See Trademark Rule 2.133(a).

The contingency in opposer's withdrawal having now been met, Opposition nos. 91205519, 91205521, 91205522, 91205523, 91205524, 91205525, 91205526, 91205529 and 91205650 are dismissed without prejudice.

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