

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

coggins

Mailed: May 15, 2014

Opposition No. 91211803

Coug & Company Inc.

v.

The University of Houston System

By the Trademark Trial and Appeal Board:

On May 14, 2014, applicant filed a consented motion to amend application Serial No. 76710487; and a stipulated withdrawal with prejudice of the opposition and counterclaim, contingent upon entry of the amendment. By the proposed amendment applicant seeks to delete “shoes, flip flops, and sandals” from the Class 25 goods such that the remaining identification will read as “clothing, namely, hats, shirts, pants, sweat pants, sweat shirts, jackets, sweaters, rain coats, bandanas, aprons, ties, belts, and socks.”

Inasmuch as the amendment is limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents thereto, it is approved and entered.¹ *See* Trademark Rule 2.133(a). The contingency in the parties’ withdrawals having now been met, the opposition and counterclaim are dismissed with prejudice.

¹ The unopposed classes remain unchanged.