

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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lg/apb

Mailed: June 3, 2016

Opposition No. 91210416 (Parent)
Opposition No. 91216686
Opposition No. 91216691
Opposition No. 91225309

Krave Pure Foods, Inc.

v.

Kellogg North America Company

By the Trademark Trial and Appeal Board:

On May 2, 2016, Applicant filed the parties' stipulation to amend its application Serial No. 86019749, the subject application in Opposition No. 91225309. On May 5, 2016, Opposer filed separate stipulations to withdraw of each of the above-captioned oppositions with prejudice.

The Board turns first to the stipulation to amend. By such stipulation, the parties seek to amend the identification of goods in application Serial No. 86019749 in International Class 30 only as follows.¹

From Cereal-based snack foods; processed cereals; breakfast cereals, namely, ready-to-eat cereals and hot cereals; ready to eat, cereal-derived food bars, cereal bars; cereal breakfast foods; chocolate-based beverages; snack foods, namely, chocolate-based snack foods; grain-based snack foods; grain-based food bars; grain-based beverages

¹ The goods in International Classes 29 and 31 remain unchanged.

To Cereal-based snack foods; such foods excluding meat or jerky; processed cereals; breakfast cereals, namely, ready-to-eat cereals and hot cereals; ready to eat, cereal-derived food bars, cereal bars; cereal breakfast foods; chocolate-based beverages; snack foods, namely, chocolate-based snack foods; grain-based snack foods; such foods excluding meat or jerky grain-based food bars; grain-based beverages

The amendment is limiting in nature, as required by Trademark Rule 2.71(a).

Because Opposer consents thereto, the amendment to application Serial No. 86019749 is approved and entered. *See* Trademark Rule 2.133(a).

In view of the parties' stipulations to withdraw the above-captioned oppositions, the oppositions are dismissed with prejudice.