

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

VW

Mailed: March 28, 2016

Opposition No. 91218487

Feld Motor Sports, Inc.

v.

Paramount Pictures Corporation

Jennifer Krisp, Interlocutory Attorney:

On March 14, 2016, Applicant filed a proposed amendment to its involved application Serial Nos. 86198996, 86199013, 86199027, 86199035, 86206769, 86207896 and 86208134, with the consent of Opposer Feld Motor Sports, Inc. Application Serial No. 86198996 is also opposed in Opposition No. 91219456 by Monster Energy Company.

By the proposed amendments, Applicant seeks to amend the identifications to add the wording that is underlined and shown in bold. The resulting identifications will read as follows:

Application Serial No. 86206769

Bubble bath; Cosmetics; Hair styling gel; Shampoos; Soaps for personal use; Sunscreen cream; Toothpaste and mouthwashes; **all of the foregoing relating to the owner's motion picture of the same name.** International Class 3.

Application Serial No. 86199013

Display boards; Furniture, mirrors, picture frames; Key fobs, not of metal; Locker mirrors; Non-metal key rings; Pillows; Shadow boxes; Sleeping bags; **all of the foregoing relating to the owner's motion picture of the same name.** International Class 20.

Application Serial No. 86199027

Beverage glassware; Bottle openers; Charms for attachment to beverage glassware for identification purposes; China ornaments; Coasters, not of paper and other than table linen; Cookie jars; Decorative plates; Lunch boxes; Mugs; Paper and plastic cups; Paper plates; Piggy banks; Portable beverage coolers; Soap dispensers; Waste paper baskets; Water bottles sold empty; **all of the foregoing relating to the owner's motion picture of the same name.** International Class 21.

Application Serial No. 86198996

All-purpose carrying bags; Athletic bags; Backpacks; Book bags; Canvas shopping bags; Carry-on bags; Duffel bags; Garment bags for travel; Handbags; Leather and imitation leather bags; Sports bags; Toiletry bags sold empty; Tote bags; Wallets; **all of the foregoing relating to the owner's motion picture of the same name.** International Class 18.

Application Serial No. 86199035

Bed covers; Bed sheets; Comforters; Curtains; Pillow cases; Plastic table covers; Shower curtains; Textile tablecloths; Towels; **all of the foregoing relating to the owner's motion picture of the same name.** International Class 24.

Application Serial No. 86207896

Cut fruits; Cut vegetables; Fruit-based meal replacement bars for boosting energy; Fruit-based snack food; Potato chips; **all of the foregoing relating to the owner's motion picture of the same name.** International Class 29.

Bagel chips; Cereal bars; Cereal based energy bars; Cookies and crackers; Corn chips; Frozen confections, namely, freezer bars; Frozen juice bars; Ice cream; Ice cream bars; Macaroni and cheese; Pita chips; Pretzel chips; Ready-to-eat cereals; **Tortilla chips; all of the foregoing relating to the owner's motion picture of the same name.** International Class 30.

Application Serial No. 86208134

Candy; Candy coated popcorn; Candy decorations for cakes; Candy mints; Chewing gum; Chocolate bars; Chocolate confections; Edible decorations for cakes; Hot chocolate; Licorice; Popped popcorn; **all of the foregoing relating to the owner's motion picture of the same name.** International Class 30.

In fulfillment of the requirement, as set forth in TBMP 514.02 (2015), for the consent of the opposer in Opposition No. 91219456 to the amendment to application Serial No. 86198996, Monster Energy Company provided consent to the amendment in the filing of a separate motion to amend the identification of goods in that application. Said motion to amend was filed in Opposition No. 91219456 on March 17, 2016.

Inasmuch as the amendments are clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposers in Opposition No. 91218487 and Opposition No. 91219456 consent, as appropriate and as required, the amendments are approved and entered. *See* Trademark Rule 2.133(a).

If the amendments resolve this proceeding, opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of this opposition, failing which the opposition will go forward on the applications as amended. *See* Trademark Rule 2.106(c).

Proceedings are otherwise suspended.