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

Proceeding	91221761
Party	Defendant Alliance Defending Freedom
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Submission	Motion to Amend/Amended Answer or Counterclaim
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Signature	/Martha A Weis/
Date	08/05/2015
Attachments	P Motion to Amend (CMA rev).pdf(87516 bytes)

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

AMUSEMENT ART, LLC,)	Opposition No.:	91221761
)		
Opposer,)	Serial No.:	86/309,114
)		
v.)	Mark:	LIFE IS BEAUTIFUL PLATFORM
)		
ALLIANCE DEFENDING)	Serial No:	86/309,730
FREEDOM,)		
)	Mark:	LIFE IS BEAUTIFUL PLATFORM
Applicant.)		(STYLIZED/DESIGN)
)		
_____)		

MOTION TO AMEND THE APPLICATION TO CORRECT LEGAL FORM

COMES NOW Applicant, Alliance Defending Freedom (“Applicant”), by and through counsel, and pursuant to TMEP § 803 and TMEP § 1201.02(c), and moves to amend U.S. Trademark Application No. 86/309,730 to reflect that Applicant is “Alliance Defending Freedom” and in support thereof states as follows:

In its Answer, dated June 9, 2015, Applicant notified the Board that its name was incorrectly identified in the application as “Allilance Defending Freedom” in U.S. Trademark Application 86/309,730. The correct legal form of Applicant’s name is “Alliance Defending Freedom”.

On July 8, 2015, pursuant to Fed. R. Civ. P. 26(f) and Trademark Rule 2.120(a)(1) and (2), the parties to this proceeding conducted a discovery conference with the participation of Interlocutory Attorney M. Catherine Faint. During this discovery conference “Opposer

stipulated to the amendment of Applicant’s application to set out the name in the correct legal form.” 7 TTABVUE at 6; (emphasis in original).

Wherefore, Applicant respectfully requests that Board amend U.S. Trademark Application 86/309,730 to reflect its correct legal form, namely “Alliance Defending Freedom”.

Respectfully submitted,

ALLIANCE DEFENDING FREEDOM

/Charles M. Allen/_____

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Counsel for Applicant

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing Motion to Amend the Application to Correct Legal Form for Opposition No. 91221761 has been served on Opposer Amusement Art, LLC's attorney of record by email transmission and mailing by first class mail, postage prepaid, this 5th day of August 2015 to:

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110 Seward Street
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By:

/Charles M. Allen/

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