

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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RK/mt

Mailed: November 25, 2015

Opposition No. **91222759**

Detroit Tigers, Inc.

v.

Pocket Maps Worldwide Ltd.

By the Trademark Trial and Appeal Board:

On September 25, 2015, Opposer filed Applicant's proposed amendment to **Application Serial No. 86208605**, with Opposer's written consent, and Opposer's withdrawal of the opposition without prejudice, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to change the identification of goods in International Class 25 as follows (amendment in bold type):

From: Athletic uniforms; boxer shorts; cap visors; caps; coats; hats; jackets; jerseys; pants; parkas; shirts and short-sleeved shirts; shorts; sweat pants; sweat shorts; sweaters; sweatshirts; t-shirts; uniforms; in International Class 25.

To: Athletic uniforms; boxer shorts; cap visors; caps; coats; hats; jackets; jerseys; pants; parkas; shirts and short-sleeved shirts; shorts; sweat pants; sweat shorts; sweaters; sweatshirts; t-shirts; uniforms; **all the foregoing relating to a historical football team and not relating to baseball or softball or a baseball or softball team, baseball or softball league, baseball or softball**

mascot or baseball or softball stadium; in International Class
25.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer consents thereto, it is **APPROVED** and entered. *See* Trademark Rule 2.133(a).

The contingency in Opposer's withdrawal having now been met, the opposition is **DISMISSED without prejudice.**

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