

ESTTA Tracking number: **ESTTA839340**

Filing date: **08/14/2017**

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

Proceeding	91230368
Party	Defendant Elijah Jacobs
Correspondence Address	MARK YANKOPOULOS PANDISCIO & PANDISCIO PC 436 BOSTON POST RD WESTON, MA 02493-1558 UNITED STATES Email: mail@pandisciolaw.com
Submission	Other Motions/Papers
Filer's Name	Mark Yankopoulos
Filer's email	mail@pandisciolaw.com
Signature	/Mark Yankopoulos/
Date	08/14/2017
Attachments	JACOBSTM2Opposition.MotiontoAmend.Executed.PDF(114587 bytes)

Attorney Docket No.: JACOBS/TM-2 Opposition

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

POWERHOUSE MARKS, LLC)	
)	
Opposer,)	
)	
v.)	Opposition No. 91230368
)	Serial No. 86776764
Jacobs, Elijah)	
)	
Applicant.)	
)	

The Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

**MOTION TO AMEND IDENTIFICATION OF GOODS AND SERVICES (WITH
CONSENT)**

The parties have reached a settlement in the above-captioned Opposition. To implement the settlement, Applicant, Elijah Jacobs, with the consent of Opposer, Powerhouse Marks, LLC, hereby requests that the identification of goods and services be amended to delete the goods in Class 25 (only) in their entirety, so that the amended identification of goods and services reads:

“entertainment services, namely, producing live musical productions, and producing recorded audio and video musical productions” in International Class 41.

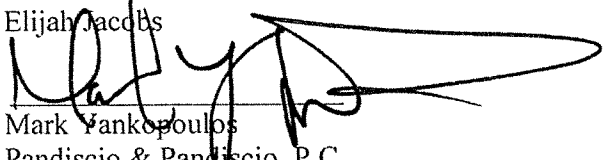
This request to amend the identification of goods and services should be permissible, inasmuch as it only narrows the identification of goods and services in the application. TMEP Section 1402.06(a). Opposer consents to the deletion of the goods in Class 25. No change to the

identification of services in Class 41 is required. Applicant attaches hereto, as Exhibit A, a red-lined version of the amended identification of goods and services showing the proposed amendment to the identification of goods and services.

Respectfully Submitted,

Elijah Jacobs

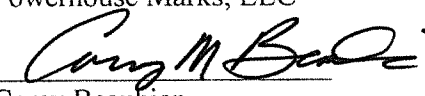
By:


Mark Pankopoulos
Pandiscio & Pandiscio, P.C.
436 Boston Post Road
Weston, MA 02493
tel: (781) 290-0060
fax: (781) 290- 4840
e-mail: mail@pandisciolaw.com
Counsel for Applicant

Dated: 8-14-17

Powerhouse Marks, LLC

By:


Corey Beaubien
Reising Ethington, P.C.
755 West Big Beaver Road, Suite 1850
Troy, MI 48084
tel: (248) 689-3500
fax: (248) 689-4071
e-mail: Beaubien@reising.com
Counsel for Opposer

Dated: 8/14/17

EXHIBIT A

Red-Lined Version of Amended Identification of Goods and Services

~~Class 25:~~

~~clothing, namely, pants, shorts, shirts, sweatshirts and jackets, footwear and headgear, namely, sports caps and hats~~

Class 41:

entertainment services, namely, producing live musical productions, and producing recorded audio and video musical productions

CERTIFICATE OF TRANSMITTAL

I hereby certify that this MOTION TO AMEND IDENTIFICATION OF GOODS AND SERVICES (WITH CONSENT) is being submitted electronically through the Electronic System for the Trademark Trial and Appeal Board (ESTTA).

Dated: August 14, 2017

/Mark Yankopoulos/
Mark Yankopoulos

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing MOTION TO AMEND IDENTIFICATION OF GOODS AND SERVICES (WITH CONSENT) has been served on Opposer by mailing said copy on August 14, 2017, via First Class Mail, with a courtesy copy by E-mail, to Opposer's counsel:

Corey M. Beaubien
Reising Ethington, P.C.
755 West Big Beaver Road, Suite 1850
Troy, MI 48084

/Mark Yankopoulos/
Mark Yankopoulos