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Filing date: **01/19/2020**

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

Proceeding	91238874
Party	Plaintiff NFL Properties LLC, The Oakland Raiders, and Raiders Football Club, LLC
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Submission	Withdrawal of Opposition
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Signature	/Kristin H. Altoff/
Date	01/19/2020
Attachments	SILVER and BLACK NATION - Motion to Amend and Dismiss.pdf(214652 bytes )

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

THE OAKLAND RAIDERS and NFL  
PROPERTIES LLC,

Opposers,

v.

Joseph Hong,

Applicant.

In re Application Serial No. 87/439,181  
Mark: SILVER & BLACK NATION

Published: September 12, 2017  
Opposition No. 91238874

**STIPULATED MOTION TO AMEND APPLICATION FOR SILVER & BLACK  
NATION AND TO DISMISS OPPOSITION WITHOUT PREJUDICE**

Opposers The Oakland Raiders and NFL Properties LLC (“Opposers”) and Joseph Hong (“Applicant”) have resolved the above-referenced opposition conditioned upon the following.

In accordance with 37 C.F.R. §§ 2.133 and 2.135 and TBMP §§ 212.07, 514.01 and 605.03, Applicant respectfully requests that the Trademark Trial and Appeal Board (the “Board”) amend its applications for SILVER & BLACK NATION, App. 87/439,181 (the “Application”) to limit the recitation of goods in Class 25 as follows:

*From:* “Clothing, namely, short-sleeved shirts, long-sleeved shirts, sweatshirts, jackets, pants and shorts.”

*To:* “Clothing, namely, short-sleeved shirts, long-sleeved shirts, sweatshirts, jackets, pants and shorts, none of the foregoing in connection with the sport of American football, sports uniforms or jerseys.”

This amendment limits and clarifies the present recitation of goods and, therefore, Applicant believes that the amendment is acceptable under 37 C.F.R. § 2.71(a). In accordance with 37 C.F.R. § 2.133(a), Opposers consent to the amendment.


Pursuant to 37 C.F.R. § 2.106(c) and TBMP § 601.01, based upon the acceptance by the Board of Applicant's request to amend the Class 25 goods in the Application, Opposers hereby withdraw without prejudice the above-identified Opposition No. 91238874.

Applicant and Opposers respectfully request that the Board enter the above-requested amendment to the SILVER & BLACK NATION application and then dismiss Opposition No. 91238874 without prejudice. The parties further respectfully request that the Board suspend the opposition proceeding pending disposition of these requests.

Dated: January 17, 20~~19~~<sup>20</sup>

Respectfully submitted,

By: \_\_\_\_\_

  
Joseph Hong  
1980 Festival Plaza Dr, Suite 650  
Las Vegas, NV 89135  
Tel: (702) 409-6544

Dated: \_\_\_\_\_, 2019

Respectfully submitted,

By: \_\_\_\_\_

Kristin H. Altoff  
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Attorneys for Opposers  
THE OAKLAND RAIDERS and NFL  
PROPERTIES LLC

Pursuant to 37 C.F.R. § 2.106(c) and TBMP § 601.01, based upon the acceptance by the Board of Applicant's request to amend the Class 25 goods in the Application, Opposers hereby withdraw without prejudice the above-identified Opposition No. 91238874.

Applicant and Opposers respectfully request that the Board enter the above-requested amendment to the SILVER & BLACK NATION application and then dismiss Opposition No. 91238874 without prejudice. The parties further respectfully request that the Board suspend the opposition proceeding pending disposition of these requests.

Dated: \_\_\_\_\_, 2019

Respectfully submitted,

By: \_\_\_\_\_

Joseph Hong  
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Dated: January 19, 2020

Respectfully submitted,



By: \_\_\_\_\_

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
Attorneys for Opposers  
THE OAKLAND RAIDERS and NFL  
PROPERTIES LLC

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing Stipulated Motion to Amend Application for SILVER & BLACK NATION and to Dismiss Opposition Without Prejudice has been sent via email this 19th day of January 2019 to:

Joseph Hong  
1980 Festival Plaza Dr, Suite 650  
Las Vegas, NV 89135

Yosuphonglaw@gmail.com



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Kristin H. Altoff