

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
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ey/jk

July 13, 2020

Opposition No. 91248170

*Sand Cph A/S*

*v.*

*The Beda Group, LLC*

**By the Trademark Trial and Appeal Board:**

On June 15, 2020, Opposer filed a stipulated motion to amend application Serial No. 87837257 and withdraw the opposition with prejudice, contingent upon entry of the amendment.<sup>1</sup>

By the proposed amendment, Applicant seeks to amend the identification of goods in International Class 25, as follows (proposed additions are shown in bold font, and proposed deletions are shown in strikethrough):

From: footwear, boots, sandals, hiking sandals, water shoes, water sneakers, winter boots, rain boots, sneakers; clothing, namely, jackets, t-shirts, undergarments, underwear

To: **Low-cost \$500 and under** footwear, boots, sandals, hiking sandals, water shoes, water sneakers, winter boots, rain boots, sneakers; **low-**

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<sup>1</sup> The submission filed by Opposer does not indicate proof of service of a copy of same on Applicant, as required by Trademark Rule 2.119. Even though the submission was executed by both parties, every submission to the Board must be served on the non-filing party. In order to expedite the matter, a copy of the submission can be viewed using TTABVUE at <http://ttabvue.uspto.gov>.

**cost athletic and outdoor \$500 and under** clothing, namely, jackets, t-shirts, undergarments, underwear.

The amendment is limiting in nature, as required by Trademark Rule 2.71(a). Because Opposer consents thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

The contingency in Opposer's withdrawal having now been met, the opposition is dismissed with prejudice.