

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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VW

August 10, 2021

Opposition No. 91256690 (parent case)
Opposition No. 91265516
Opposition No. 91265631

Listen To Your Gut Enterprises Inc.

v.

Design Font Apps Ltd

J. Krisp, Interlocutory Attorney:

On August 2, 2021, the parties filed a stipulation to amend the involved applications, namely, Serial No. 88673960 (involved in Opposition No. 91256690), Serial No. 88803406 (involved in Opposition No. 91265516), and Serial No. 88803402¹ (involved in Opposition No. 91265631), and to suspend proceedings to allow the parties to implement the terms of their settlement agreement.

By the proposed amendments, Applicant seeks to amend the recitation of services in International Class 41 in each of the involved applications as shown below, with wording to be deleted shown in strikethrough and wording to be added shown in bold underlined font:

From:

¹ The goods identified in International Class 25 are not affected by this amendment.

Education and entertainment services, namely, providing online and in person courses and lessons ~~on~~ **in training** horses and horse riding; Educational services, namely, providing online courses and lessons on horses and horse training and distribution of course material therewith.

To:

Education and entertainment services, namely, providing online and in person courses and lessons in training horses and horse riding; Educational services, namely, providing online courses and lessons on horses and horse training and distribution of course material therewith.

The amendments are limiting in nature, as required by Trademark Rule 2.71(a).

Because Opposer consents thereto, the amendments are **approved** and entered. *See* Trademark Rule 2.133(a).

Parties' Request to Suspend

Standard Board procedure is to suspend proceedings for thirty days to allow Opposer to file a withdrawal. However, the parties request that this consolidated proceeding be suspended for six months to allow them to finalize settlement matters. The request is granted. Accordingly, this consolidated proceeding is **suspended for six months from the date of this order** to allow the parties time to implement the terms of their settlement agreement, and to file a withdrawal. At the expiration of the suspension period, if no withdrawal or further update is filed herein, the Board will resume proceedings, the consolidated opposition will go forward on the applications as amended, and trial dates will be reset as appropriate.