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

Proceeding no.	91273727
Party	Defendant Caesar Apparel LLC
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Date	01/27/2023
Attachments	Motion to Amend Application-CA-OPD01-US.pdf(125297 bytes)

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

In the Matter of:

Application No. 90/469,655 for CA CAESAR ATHLETICS

CAESARS LICENSE COMPANY, LLC

Opposer

v.

CAESAR APPAREL Inc.

Applicant

Opposition No.: 91273727

Serial No.: 90/469,655



Mark:

CAESAR ATHLETICS

CONSENTED MOTION TO AMEND APPLICATION

Applicant, Caesar Apparel Inc., a California corporation¹, having an address at 3940 Laurel Canyon Blvd., #1497 Studio City, CA 91604 (hereafter “Applicant”), hereby submits this



consented motion to amend trademark application Serial No. 90/469,655 for (“Application”).

When a request to amend an application or registration that is the subject of a Board inter partes proceeding is made with the consent of the other party or parties, and the proposed amendment is in accordance with the applicable rules and statutory provisions, the request ordinarily will be approved by the Board. TBMP §514.02.

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¹ Applicant is a California corporation. Application is listed as a limited liability company in Application Serial No. 90/469,655 by mistake.

With Opposer's consent, Applicant hereby moves to amend the goods listing in the Application as follows:

Insert at the end of Class 14 goods listing: “; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services”.

Insert at the of Class 18 goods listing: “; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services”.

Insert at the of Class 25 goods listing: “; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services”.

Applicant respectfully presents this red-line version of the amended goods:

Class 14: Jewelry; Watches; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services

Class 18: Umbrellas; Handbags, purses and wallets; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services

Class 25: Footwear; Headwear; Bottoms as clothing; Knit face masks being headwear; Tops as clothing; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services

Applicant respectfully presents this clean version of the amended goods:

Class 14: Jewelry; Watches; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services

Class 18: Umbrellas; Handbags, purses and wallets; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services

Class 25: Footwear; Headwear; Bottoms as clothing; Knit face masks being headwear; Tops as clothing; none of the foregoing sold or provided in connection with hotel, casino, gambling or online gaming services, except for in virtual reality environments not related to online gaming services

Applicant respectfully requests that the Board grant this motion and enter the above amendments.

Date: January 27, 2023

Respectfully submitted,

/Khanh T. Glatzel/

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Date: January 27, 2023

/s/ Jeffrey Dunning
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CERTIFICATE OF SERVICE

I certify that on this 27th day of January 2023, a copy of the foregoing document was sent by email to Opposer’s attorney of record at the following address:

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Dated: January 27, 2023

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