

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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adh/vw

August 3, 2022

Opposition No. 91276398

The Comphy Co.

v.

Yancheng Shubao Textile Co., Ltd

By the Trademark Trial and Appeal Board:

On July 12, 2022, Applicant filed the parties' stipulation comprised of Applicant's proposed amendment to its involved application Serial No. 90806112, and to Opposer's withdrawal of the of the opposition, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to amend the identification in International Class 24 as follows (deletions shown in strikethrough format):

From: ~~Coverlets; Curtains; Baby bedding, namely, bundle bags, swaddling blankets, crib bumpers, fitted crib sheets, crib skirts, crib blankets, and diaper changing pad covers not of paper; Bath linen, except clothing; Bath mitts; Bed linen; Blanket throws; Children's bed sheets, pillow cases, and blankets; Linen cloth; Moisture absorbent microfiber textile fabrics for use in the manufacture of athletic apparel, namely, shirts, pants, shorts, jackets, bags, towels and athletic uniforms; Picnic blankets; Pillow cases; Reusable housebreaking pads of fabric for pets; Table linen, not of paper; Wall hangings of textile; spandex and cotton fabric for use as a textile in the manufacture of clothing and furniture upholstery~~

To: Curtains; Moisture absorbent microfiber textile fabrics for use in the manufacture of athletic apparel, namely, shirts, pants, shorts, jackets, bags, towels and athletic uniforms; Picnic blankets; Reusable housebreaking pads of fabric for pets; Table linen, not of paper; Wall hangings of textile; spandex and cotton fabric for use as a textile in the manufacture of clothing and furniture upholstery

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, and because no answer is of record, the opposition is **dismissed**. *See* Trademark Rule 2.106(c).