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

Proceeding no.	91284049
Party	Defendant Williams, Natalie C
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Date	06/27/2023
Attachments	Motion to Amend BROWN BOX.pdf(131394 bytes)

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

**Redbox Automated Retail, LLC and
Redbox Entertainment, LLC**

Opposers,

Opposition No. 91/284049

v.

Natalie C. Williams,

Applicant.

**Mark: B BROWN BOX TELEVISION
PRIDE OF THE CULTURE**

Application No.: 90/810134

International Class: 038

**CONSENTED REQUEST TO AMEND APPLICATION WITHOUT PREJUDICE AND
CONTINGENT WITHDRAWAL OF OPPOSITION WITHOUT PREJUDICE**

Applicant Natalie C. Williams (“Applicant”) and Opposers Redbox Automated Retail, LLC and Redbox Entertainment, LLC (“Opposers”), through their undersigned counsel, jointly file this Consented Request to Amend Application Without Prejudice and Contingent Withdrawal of Opposition Without Prejudice.

By and through this filing, with the written consent of Opposers, pursuant to 37 C.F.R. § 2.133(a) and TBMP § 514.02 Applicant hereby requests amendment of Application No. 90/810134 (the “Application”) to amend International Class 38 to limit the identified goods and services by including “all of the aforementioned not including entertainment and streaming content distribution through transactional video on demand (TVOD), subscription video on

demand (SVOD), ad-supported video-on-demand (AVOD), and free ad-supported streaming television (FAST) entertainment and streaming content services.” at the end of the description, as detailed below:

Amended IC 38 to read: “Simulcasting broadcast television over global communication networks, the Internet and wireless networks; all of the aforementioned not including entertainment and streaming content distribution through transactional video on demand (TVOD), subscription video on demand (SVOD), ad-supported video-on-demand (AVOD), and free ad-supported streaming television (FAST) entertainment and streaming content services.”

Additionally, once the forgoing amendment of goods and services in the Application is complete, Opposers, with the consent of Applicant, hereby requests withdrawal of the Opposition, pursuant to Rule 41 of the Federal Rules of Civil Procedure, as well as 37 CFR § 2.106(c) and TBMP § 601.01, without prejudice.

WHEREFORE, the parties request that: (i) this Consented Request to Amend Application *without prejudice* be accepted; (ii) the Board instruct the Commissioner for Trademarks to enter the requested amendment in the Application *without prejudice*; and (iii) the Opposition be dismissed *without prejudice*, once the above amendment is entered.

Date: June 26, 2023

s/Daphne Benford-Smith/

Daphne Benford-Smith

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