

ESTTA Tracking number: **ESTTA855220**

Filing date: **10/30/2017**

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

Proceeding	92066743
Party	Defendant Reabold Holdings Ltd.
Correspondence Address	REABOLD HOLDINGS LTD STRASIKRATOUS 20, KRAMBI BUILDING 1ST FLOOR FLAT OFFICE NICOSIA, 1065 CYPRUS
Submission	Motion to Amend Registration (Requires a Fee and a Declaration)
Filer's Name	Babatunde Williams
Filer's email	babatunde@kurosh.net, mail@kurosh.net
Declaration and Signature of Registrant or Attorney for Registrant	The signatory being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declares that the facts set forth above are true, all statements made of his or her own knowledge are true, and all statements made on information and belief are believed to be true. /Babatunde Williams/
Date	10/30/2017
Attachments	Taylored_Reabold_Jacked_Consent Motion to Amend Registration_fully executed.pdf(81589 bytes)

Registration Subject to the filing

Registration No.	4448220	Registration date	12/10/2013
Registrant	REABOLD HOLDINGS LTD. STRASIKRATOUS 20 KRAMBI BUILDING, 1ST FLOOR, FLAT/OFFICE NICOSIA, 1065 CYPRUS		

Goods/Services Subject to the filing

Class 025. First Use: 2012/11/20 First Use In Commerce: 2012/11/20
Requested goods and services in the class: pants, shorts

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

In the matter of: Trademark Registration No. 4,448,220
Date of Registration: 12/10/2013
For the mark: **JACKED**

TAYLORED BRANDS LLC,)	
)	
Petitioner,)	
)	
v.)	Cancellation No. 92066743
)	
REABOLD HOLDINGS LTD.,)	
)	
Respondent.)	
_____)	

CONSENT MOTION TO AMEND REGISTRATION

Respondent, Reabold Holdings Ltd. (“Respondent”), pursuant to 37 C.F.R. § 2.133 and with Petitioner, Taylored Brands LLC’s (“Petitioner”) written consent, moves to amend its Registration No. 4,448,220 (“Registration”), to remove the following goods from Class 25: “pants, shorts.”

The identification of goods and services currently reads in full:

International Class 025: “clothing, namely, shirts, pants, shorts, jackets, sweatshirts, sweaters, T-shirts, hats, swimwear, undergarments; footwear; and headwear”

International Class 041: “entertainment services, namely, producing, arranging and conducting live musical festivals, live music concerts, concert booking and nightclub musical events, featuring live performances by musical performers and groups, and disc jockeys for special events featuring live and recorded music.”

The amended identification, shown in strike-through, is proposed as follows:

International Class 025: “clothing, namely, shirts, ~~pants, shorts~~, jackets, sweatshirts, sweaters, T-shirts, hats, swimwear, undergarments; footwear; and headwear”

International Class 041: “entertainment services, namely, producing, arranging and conducting live musical festivals, live music concerts, concert booking and nightclub

musical events, featuring live performances by musical performers and groups, and disc jockeys for special events featuring live and recorded music.”

The amended identification shown in clean format is shown below:

International Class 025: “clothing, namely, shirts, jackets, sweatshirts, sweaters, T-shirts, hats, swimwear, undergarments; footwear; and headwear”

International Class 041: “entertainment services, namely, producing, arranging and conducting live musical festivals, live music concerts, concert booking and nightclub musical events, featuring live performances by musical performers and groups, and disc jockeys for special events featuring live and recorded music.”

It is respectfully submitted that the amendment narrows the goods listed in the Registration. Respondent is including the fee required by 37 C.F.R. § 2.6(a)(11), and the required signature pursuant to 37 C.F.R. § 2.193(e)(6) is provided below.

Further, it is submitted that the Parties have reached a contingent settlement. The settlement is contingent upon the Board’s acceptance of this motion, followed by the USPTO Examining Attorney’s acceptance of a Consent Agreement entered into between Petitioner and Respondent relating to Petitioner’s U.S. Trademark Application No. 87/134,892. In connection with the contingent settlement, the Parties are also filing a Stipulated Request for Suspension of the Proceedings.

Date: October 30, 2017

Respectfully submitted,

/ Babatunde Williams /

Babatunde Williams

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CERTIFICATE OF SERVICE

I hereby certify that on the 30th day of October, 2017, a true and correct copy of the foregoing Consent Motion to Amend Registration has been served on Petitioner via e-mail on its attorney of record:

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