

**UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451**

MT

Mailed: May 15, 2012

Opposition No. 91200879

Converse Inc.

v.

Ben Raviv

**Robert H. Coggins,  
Interlocutory Attorney:**

On May 3, 2012, applicant filed a stipulated amendment to subject application Serial No. 85103200.

By the proposed amendment the parties seek to delete "footwear" from the identification of goods, so that the remaining identification would read as "Belts; Bottoms; Caps; Dresses; Hats; Headwear; Jackets; Leggings; Pants; Shirts; Shorts; Socks; Sweat bands; Sweat pants; Sweat shirts; Sweat Shorts; Sweat Suits; Tops; Vests; Visors."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

If this resolves the dispute between the parties, opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of the opposition, failing

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which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).

Proceedings are suspended for thirty days to allow opposer time to respond.