

MONSTER ENERGY COMPANY,	}	IPC No. 14-2012-00489
Opposer,	}	Opposition to:
	}	Appln. Serial No. 4-2012-008677
	}	Date Filed: 17 July 2012
-versus-	} }	TM: "MONSTER'S UNIVERSITY"
	{	
DISNEY ENTERPRISES INC.,	}	
Respondent- Applicant.	}	
X	Х	

NOTICE OF ORDER

HECHANOVA BUGAY VILCHEZ & ANDAYA-RACADIO

Counsel for the Opposer G/F Salustiana D. Ty Tower 104 Paseo de Roxas Avenue Makati City

QUISUMBING TORRES

Counsel for Respondent-Applicant 12th Floor, Net One Center 26th Street corner 3rd Avenue Crescent Park West, Bonifacio Global City Taguig City

GREETINGS:

Please be informed that Order No. 2017 - <u>IS2</u> (D) dated June 29, 2017 (copy enclosed) was promulgated in the above entitled case.

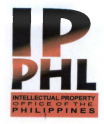
Pursuant to Section 2, Rule 9 of the IPOPHL Memorandum Circular No. 16-007 series of 2016, any party may appeal the final order to the Director of the Bureau of Legal Affairs within ten (10) days after receipt of the final order together with the payment of applicable fees.

Taguig City, June 30, 2017.

MARILYN F. RETUTAL

IPRS IV

Bureau of Legal Affairs



MONSTER ENERGY COMPANY,	}	IPC NO. 14-2012-00489
Opposer,	}	Opposition to:
- versus -	} }	Application Serial No. 4-2012-00867
	}	Date Filed: 17 July 2012
DISNEY ENTERPRISES. INC.,	}	Trademark: MONSTERS UNIVERSITY
Respondent-Applicant.	}	
X	х	Order No. 2017 - 152 (D)

ORDER

MONSTER ENERGY COMPANY, ("Opposer"), filed on 02 January 2013 an opposition to Trademark Application Serial No. 4-2012-008677. The application filed by DISNEY ENTERPRISES. INC. ("Respondent-Applicant"), covers the mark "MONSTERS UNIVERSITY" for use on goods under Classes 03, 09, 14, 16, 18, 20, 21, 24, 25, 28, 29, 30, 32 and 41. The opposition is anchored on Section 123.1 (d), (e), (f) and (g) of R.A. No. 8293, also known as the Intellectual Property Code of the Philippines ("IP Code").

This Bureau issued a Notice to Answer dated 16 January 2013 and served a copy thereof to the Respondent-Applicant. The Respondent-Applicant filed its Verified Answer on 17 April 2013.

On 22 June 2017, the Opposer filed a Motion to Withdraw Verified Notice of Opposition stating that on the account of the voluntary amendment by Respondent-Applicant of Trademark Application No. 4-2012-008677 by deleting Classes 29, 30 and 32 from the said application, the Opposer respectfully withdraws the instant Verified Notice of Opposition.

Accordingly, with the withdrawal by the Opposer of its Opposition, there is no more reason or basis to proceed with this case.

WHEREFORE, premises considered, the instant opposition case is hereby DISMISSED. Let the filewrapper of Trademark Application Serial No. 4-2012-008677 be returned. together with a copy of this Order to the Bureau of Trademark (BOT) for information and appropriate action.

SO ORDERED.

Taguig City, 29 JUN 2017

ATTY. LEONARDO OLIVER LIMBO Adjudication Officer

Bureau of Legal Affairs