

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

Cab

Mailing date: May 14, 2003

Opposition No. 104,765

Playboy Enterprises, Inc.

v.

Mavety Media Group Ltd.

On January 10, 2003, the parties filed applicant's proposed amendment to its application Serial No. **74/721,428**, with opposer's consent, and opposer's withdrawal with prejudice of the opposition, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to change the identification of services **from**

providing entertainment information services, in Class 41, and

on-line computer services featuring visual images and articles for adult entertainment; providing access to an electronic bulletin board in the field of entertainment for adults, in Class 42

to

providing entertainment information services directed to the gay community, in Class 41, and

on-line computer services featuring images and articles of interest to the gay community and providing access to an electronic bulletin board of interest to the gay community, in Class 42.

Opposition No. 104,765

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).

The contingency in opposer's withdrawal having now been met, the opposition is dismissed with prejudice.

***By the Trademark Trial
and Appeal Board***