

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

TLC/AL

Mailed: July 5, 2005

Opposition No. 91163803

The Ritz-Carlton Hotel
Company, L.L.C.

v.

Tropical Resorts Management
Co Ltd.

Tina Craven, Paralegal Specialist:

On June 23, 2005, applicant filed a proposed amendment to its application Serial No. 76184840, with opposer's consent.¹

By the proposed amendment applicant seeks to change the recitation of services in Class 42 to:

International Class 42: Health spa services, namely, cosmetic body care services; hotels, providing hotel accommodation, making hotel reservations for others, motels, making reservations for temporary lodging, providing facilities for exhibitions, plastic surgery, manicuring, beauty salons, hair dressings salons, sanatoriums, providing public baths for hygiene purposes and Turkish baths.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(b), and because opposer

¹After a review of the applicant's motion, it is noted that the applicant is providing proof of service upon an additional address that is not of record in this proceeding for opposer. If the opposer has had a change of counsel, such notice must be provided with the Board so that Office records may be amended as in accordance with Trademark Rule 2.18. As a **one-time** courtesy, a copy of this order is hereby forwarded to both of the addresses provided in the certificate of service.

consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

If this resolves the dispute herein, opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).