

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

kk/al

Mailed: September 22, 2009

Opposition Nos. 91184548  
91184550

Laziza Holding Company

v.

Convenience Food Industries  
(Private) Limited

On September 14, 2009, the parties filed applicant's proposed amendment to its application Serial Nos. 77039181 and 77039182, 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 goods in each subject application by deleting the following wording: "aerated water; mineral water."

Application Serial No. 77039181 will now read as follows:  
"Syrups and other preparations for making beverages, namely, red syrups of herbs and flowers, sardai/thandai syrups, and fruit, flower, and herb extracts."

Application Serial No. 77039182 will now read as follows:  
"Syrups and other preparations for making beverages, namely,  
red syrups of herbs and flowers, sardai/thandai syrups, and  
fruit, flower, and herb extracts."

Inasmuch as the amendments are clearly limiting in nature as  
required by Trademark Rule 2.71(a), and because opposer consents  
thereto, they are 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***