

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

MBA/CME/em

Mailed: January 10, 2013

Opposition Nos. 91201482 (Parent)
91201495
91201501
91201502
91201504
91201506
91201512

Viking Range Corporation

v.

Viking River Cruises
(Bermuda) Ltd.

Michael B. Adlin, Administrative Trademark Judge:

On November 14, 2012, the parties filed a stipulated motion to amend the identification of services in application Serial Nos. 85276774, 85133778, 85136505, 85136757, 85136552, 85133747, and 85136726, and to withdraw the above-captioned oppositions and the counterclaim filed in Opposition No. 91201495, with prejudice, contingent upon entry of the amendments.

By the proposed amendments, applicant seeks to amend the identification of services in application Serial Nos. 85276774, 85136757, and 85136726 to delete "wine and food tastings" and

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"cooking classes, and" so that the recitation of services in each application would read as follows:

"Arranging, organizing and hosting social entertainment events; entertainment and education services in the nature of live dance and musical performances; entertainment information; entertainment services, namely, organizing and conducting parties, contests, stage shows, nightclub shows, variety and comedy shows, and theatrical productions and musicals; entertainment services, namely, casino gaming; educational services, namely, conducting lectures and seminars in the fields of music, theatre, and film; video arcade services; libraries; in-cabin interactive television programming; health club services, namely, providing instruction, classes, and equipment in the field of physical exercise; organizing and hosting cultural and arts events; organization of exhibitions for cultural or educational purposes."

Applicant seeks to amend the identification of services in application Serial Nos. 85133778, 85136505, and 85133747 to delete "wine and food tastings" so that the recitation of services in each application would read as follows:

"Arranging, organizing and hosting social entertainment events; entertainment and education services in the nature of live dance and musical performances; entertainment information; entertainment services, namely, organizing and conducting parties, contests, live stage performances, namely,

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plays, concerts, piano recitals, vocal recitals, comedy shows, monologue performances, poetry and narrative readings, nightclub shows, namely, plays, concerts, piano recitals, vocal recitals, comedy shows, monologue performances, poetry and narrative readings, variety and comedy shows, and theatrical and musical floor shows provided at performance venues; entertainment services, namely, casino gaming; educational services, namely, conducting lectures and seminars in the fields of music, theatre, and film; video arcade services; libraries; provision of in-cabin interactive television programming; health club services, namely providing instruction, classes, and equipment in the field of physical exercise; organizing and hosting cultural and arts events; organization of exhibitions for cultural or educational purposes."

Finally, applicant seeks to amend the identification of services in application Serial No. 85136552 to delete "wine and food tastings" so that the recitation of services would read as follows:

"Arranging, organizing and hosting social entertainment events; entertainment and education services in the nature of live dance and musical performances; entertainment information; entertainment services, namely, organizing and conducting parties, contests, stage shows, nightclub shows, variety and comedy shows, and theatrical productions and musicals; entertainment services, namely, casino gaming;

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educational services, namely, conducting lectures and seminars in the fields of music, theatre, and film; video arcade services; libraries; in-cabin interactive television programming; health club services, namely providing instruction, classes, and equipment in the field of physical exercise; organizing and hosting cultural and arts events; organization of exhibitions for cultural or educational purposes."

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 the parties' stipulation having now been met, the oppositions captioned above are dismissed with prejudice and the counterclaim filed in Opposition No. 91201495 is also dismissed with prejudice.

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