

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

BUO/lg

Mailed: September 12, 2015

Opposition No. 91220014

Disney Enterprises, Inc.

v.

ID&Q Licenties B.V.

By the Trademark Trial and Appeal Board:

On July 23, 2015, Applicant filed a proposed amendment to its application Serial No. 85676620, with Opposer's consent, and Opposer's withdrawal of the opposition with prejudice, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to amend the recitation of services in International Class 41 to delete the following stricken language and to add the following underlined language:

entertainment, namely, entertainment in the nature of organization of dance festivals and electronic music festivals for young adults (21+); producing, arranging and conducting of music and dance festivals for young adults (21+); entertainment provided via electronic channels, namely, live disc jockeys performances with audio/video recordings at dance festivals, and electronic music festivals for young adults (21+); ~~audiovisual productions, namely, production of audio and video recordings;~~ providing of information in the field of electronic music festivals, such information provided via computer and

communication networks, via electronic channels or otherwise.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer consents, the amendment is **APPROVED** and **ENTERED**. *See* Trademark Rule 2.133(a).

The contingency in Opposer's withdrawal having been met, the opposition is **DISMISSED** with prejudice in accordance with the agreement between the parties.