

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

VV

Mailed: August 4, 2015

Opposition No. 91220731

Renaissance Hotel Holdings, Inc.

v.

GLA Head Office

Benjamin U. Okeke, Interlocutory Attorney:

On July 7, 2015, the parties filed a stipulation with Applicant's proposed amendment to its application Serial No. 79148136.

By the proposed amendment Applicant seeks to amend the recitation of services in International Class 41 by adding the following underlined wording:

Organization and presentation of movies, shows, and plays; presentation of live show performances; direction or presentation of plays; presentation of musical performance; educational and instruction services in the nature of classes and seminars relating to arts, crafts, sports and general interest knowledge; arranging, conducting and organization of seminars and symposiums; book rental; rental of image-recorded magnetic tapes; all such movies, shows, plays, performances, classes, seminars, symposiums and rentals to feature the teachings and philosophy of Shinji Takahashi or Keiko Takahashi, either in direct or indirect form.

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).

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If the amendment resolves this proceeding, 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).

If no response is filed, proceedings will be resumed and dates reset, as appropriate.

Proceedings are otherwise **SUSPENDED**.