

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

Ryan/Ricks

Mailed: February 15, 2005

Opposition No. 91159718

EMI Christian Music  
Group, Inc.

v.

WOMEN OF WRESTLING, INC.

Karyn K. Ryan, Interlocutory Attorney  
Trademark Trial and Appeal Board:

On October 18, 2004, the parties filed: (i) applicant's proposed amendment to its application, Serial No. 76/144,712, with opposer's consent; and (ii) opposer's withdrawal of the opposition with prejudice, contingent upon entry of the proposed amendment.

By the proposed amendment, applicant seeks to change the recitation of services in International class 41 **from:**

"entertainment in the nature of professional wrestling matches and exhibitions and ongoing television programs in the field of professional wrestling; organizing and conducting professional wrestling matches and exhibitions; production of television programs and video recordings featuring professional wrestling matches, exhibitions and performances; television program syndication"

**to the following:**

"entertainment in the nature of professional wrestling matches and exhibitions and ongoing television programs in the field of professional wrestling; organizing and conducting professional wrestling matches and exhibitions; production of television programs and video recordings featuring professional wrestling matches, exhibitions and performances; television program syndication featuring professional wrestling matches."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(b), and because opposer consents thereto, it is 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, in accordance with the parties' stipulated motion.

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