

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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lw/mbm

Mailed: January 25, 2018

Opposition No. 91231213

BBH Partners LLP

v.

Studio Glam LLC

By the Trademark Trial and Appeal Board:

On January 18, 2018, Applicant filed a proposed amendment to its application Serial No. 86864663, with Opposer's consent, and Opposer's withdrawal of the opposition dismissed with prejudice, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to amend the identification of services in International Class 41.

From Entertainment services in the nature of development, creation, production and post-production services of multimedia entertainment content

To Development, creation, production and post-production services of television reality shows and game shows, the foregoing services not including advertising or marketing services for shows created by third parties

The amendment is limiting in nature, as required by Trademark Rule 2.71(a). Because Opposer consents thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

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