

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

Mailed: May 21, 2012

Opposition No. 91192540

Accenture Global Services  
GmbH and Accenture Global  
Services Limited

v.

Senture, LLC

**George C. Pologeorgis,  
Interlocutory Attorney:**

Proceedings herein are suspended pending disposition of opposers' motion for summary judgment (filed on May 15, 2012) regarding opposers' asserted claim of priority and likelihood of confusion.<sup>1</sup> Any paper filed during the pendency of this motion which is not relevant thereto will be given no consideration. See Trademark Rule 2.127(d).

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<sup>1</sup>The Board notes that opposers also request entry of summary judgment on the issue of fraud. Opposers, however, have not asserted a claim of fraud in their notice of opposition; rather, opposers have only asserted claims of likelihood of confusion, dilution and nonuse of applicant's mark on all the goods and services identified in applicant's involved application. Moreover, opposers do not argue the merits of a fraud claim in the memorandum of law in support of their motion for summary judgment. Notwithstanding, a party may not obtain summary judgment on an unpleaded claim and, therefore, the Board will not give any consideration to a fraud claim in determining the merits of opposers' motion for summary judgment. TBMP Section 528.07 (3d ed. 2011).