

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

vw

Mailed: August 27, 2012

Opposition No. 91200689

Financial Industry
Regulatory Authority, Inc.

v.

ChristianSteven Software
Ltd. aka ChristianStevens

Andrew P. Baxley, Interlocutory Attorney:

On August 10, 2012, applicant filed a proposed amendment to its application Serial No. 77902451, with opposer's consent. By the proposed amendment applicant seeks to change the identification of goods **from:**

computer software for providing an on-line database to upload business data, provide statistical analysis, and produce notifications and distribution of reports; Computer software for distribution of automated reports that may be downloaded from a global computer network; Computer software for application and database integration; Computer software used with business intelligence applications to design and generate automated reports for use in operating a business

to:

computer software for providing an on-line database to upload business data, provide statistical analysis, and produce notifications and distribution of reports, excluding data, analysis, notifications and reports that are regarding financial industry licensing or registration, or that are used by financial industry professionals or securities brokerage firms for registration, licensing, or related regulatory or compliance purposes, for reporting or maintaining

employment and disciplinary information, or in connection with testing, education and qualification requirements; computer software for distribution of automated reports that may be downloaded from a global computer network, excluding reports that are regarding financial industry licensing or registration, or that are used by financial industry professionals or securities brokerage firms for registration, licensing or related regulatory or compliance purposes, for reporting or maintaining employment and disciplinary information, or in connection with testing, education, and qualification requirements; computer software for application and database integration; computer software used with business intelligence applications to design and generate automated reports for use in operating a business, excluding reports that are regarding financial industry licensing or registration, or that are used by financial industry professionals or securities brokerage firms for registration, licensing or related regulatory or compliance purposes, for reporting or maintaining employment and disciplinary information, or in connection with testing, registration, education, and qualification requirements; all the foregoing types of software to exclude software used in connection with financial industry registration and regulation, investing in securities, protection of investors, or regulation of capital markets.

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

If entry of the amendment resolves this case, opposer should withdraw the opposition within thirty days of the mailing date of this order, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c). This proceeding is otherwise suspended.