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

vw/jk

Mailed: July 23, 2012 Opposition No. 91203299

Zynga Inc.

v.

James McGibney

On July 3, 2012, the parties filed applicant's proposed amendment to its involved application Serial No. 85268276, with opposer's written consent. On July 13, 2012 the parties filed a stipulation of dismissal of this opposition proceeding, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to amend the identification of services in International Class 45 from "Internet based social networking, introduction, and dating services" to "Internet based social networking, introduction, and dating services; all of the aforementioned services excluding computer and electronic games provided online or on wireless devices and on any other technological device, platform or medium."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposer

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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 in accordance with the agreement between the parties.

By the Trademark Trial and Appeal Board