

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

kk/gcp

Mailed: April 4, 2014

Opposition No. 91205128

Showtime Networks Inc.

v.

DirectTV, LLC

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

On March 18, 2014, applicant filed a proposed amendment to its application Serial No. 85080823, with opposer's consent.¹

By the proposed amendment applicant seeks to amend the identification of services in International Class 41 from:

"Distribution of television programs for others; television programming; programming on a global computer network; pay-per-view television programming; video-on-demand television programming; entertainment services, namely, providing prerecorded music and entertainment information in the field of music, all on-line via a global computer network; providing on-line interactive computer databases featuring television program lists, schedules and related information about the content of said programs; providing on-line interactive computer databases featuring information about television shows, movies and other digital images, audio, video and multimedia content, all in the field of entertainment."

¹ Applicant has included Opposition No. 91202996 with the involved application Serial No. 85080825 in this request. The Board notes, however, that these proceedings are not consolidated.

to:

"Entertainment services, namely providing audio and video content via the Internet."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

If the amendment resolves this proceeding, opposer is allowed until **thirty (30) days** from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. *See* Trademark Rule 2.106(c).

If no response is filed, proceedings will be resumed and dates reset, as appropriate.

Proceedings are otherwise suspended pending opposer's response to this order.²

² In light of this order, opposer's consented motion (filed March 19, 2014) to suspend this case pending the Board's consideration of applicant's proposed amendment of its application is deemed moot and will be given no further consideration.