

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

nmt

Mailed: January 30, 2014

Opposition No. 91207574

MasterCard International
Incorporated

v.

Ricoh Company, Ltd.

Elizabeth A. Dunn, Attorney:

It has come to the attention of the Board that (i) its November 21, 2013 order accepting the proposed amendment of the goods and services in application Serial No. 79104041 contained an inadvertent error in the amended services in International Class 35, and (ii) applicant's consented extension filed November 26, 2013 by ESTTA, which usually would be added to the file and granted on the same day, has just appeared in the proceeding file.

With respect to the amendment, the Board regrets its error and any resulting inconvenience to the parties. The

services in International Class 35 have been corrected to read as follows:¹

"Advertising services; business administration consultancy; consumer marketing research; providing information on commercial sales; providing information on sales of goods in the nature of consumer product information; reproducing documents for others; office functions, namely, filing documents or magnetic-tapes; offering business management assistance in the operation of businesses that repair and maintain computers, typewriters, teletext machines and other similar office machines; rental of typewriters, word processors, printers, and copying machines; excluding from the foregoing financial services, banking services, payment-related services, payment cards, bank cards, debit cards, credit cards, charge cards, magnetic encoded cards, telephone calling cards, stored value and/or prepaid cards and related services, the marketing, distribution, provision and issuance of such cards or services, Automated Teller Machines ("ATM") and ATM services, cash disbursement services, electronic funds and currency transfer services, electronic payment services, and/or person-to-person payment services"

With respect to the consented extension, it is granted. Trademark Rule 2.127.

Opposer is allowed until **thirty days** from the mailing date of this order in which to file a withdrawal of the

¹The difference from the published recitation of services is underlined in the description above. The goods and services in Int. Cl. 9, 16, and 42 remain as amended by the Board's last order.

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opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).²

Proceedings are otherwise suspended.

²The Board notes applicant's January 23, 2014 request for an extension of time is noted. Such motion will be addressed if proceedings are resumed and trial dates reset.