

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

dmd

Mailed: February 14, 2013

Opposition No. 91209210

Nouvation, Inc.

v.

ASHI Holding Company

**Denise M. DelGizzi,  
Technical Program Manager:**

On February 5, 2013, prior to the commencement of this proceeding, applicant filed a proposed amendment to its application Serial No. 85622313. Amendments filed between publication and the commencement of opposition proceedings are reviewed by paralegal specialists in the Office of the Deputy Commissioner for Trademark Examination Policy. See TMEP Section 1505.01(b).

Accordingly, the involved application will be forwarded to the Office of Deputy Commissioner for Trademarks for examination of the proposed amendment. Proceedings herein are suspended pending completion of such examination.

Within twenty days of the Office's acceptance or final rejection of the proposed amendment, applicant should notify

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the Board so that this case can be called up for appropriate action. If the amendment was approved, the Board will notify the parties that the amendment was approved, advise the parties that the opposition will go forward on the basis of the application as amended, allow opposer time to indicate whether it wishes to proceed with the opposition on that basis, or to have the opposition dismissed; and suspend the opposition (or continue suspension) pending opposer's response. If opposer chooses to go forward, proceedings in the opposition will be resumed and appropriate dates will be set. If the amendment is not approved, the parties will be so advised, and proceedings will be resumed with appropriate dates set. See § TBMP 212.07.