

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

dmd

Mailed: September 9, 2013

Opposition No. 91211919

American Express Marketing &
Development Corp., American
Express Travel Related
Services Company

v.

BLACKCARDSTATUS LLC

Cheryl S. Goodman, Interlocutory Attorney:

The Board instituted this opposition proceeding on August 7, 2013. On August 19, 2013, the Examining attorney filed a request for remand of the involved application for issuance of an Office action requiring that applicant withdraw an improperly filed disclaimer.

During the pendency of an opposition proceeding involving an application filed under Trademark Act § 1, as this one was, the Examining Attorney learns of facts which, in her opinion, render the mark of the involved application unregistrable, the examining attorney may file a request that the Board suspend the inter partes proceeding and remand the application to the Examining Attorney for further ex parte examination. See Trademark Rule 2.130.

In view thereof, application Serial No. 85801419 is

remanded to the Examining Attorney, and proceedings are suspended pending final determination of the application before the Examining Attorney, including any possible appeals. The interested party must inform the Board within **TWENTY DAYS** of a final determination of said application so that the Board may take appropriate action.

If, during the suspension period, either of the parties or their attorneys should have a change of address, the Board should be so informed.