

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

Mailed: October 29, 2013

Opposition No. 91212282

Rowheels, Inc.

v.

ROTA Mobility Inc.

Veronica P. White, Paralegal Specialist:

Applicant's motion filed October 15, 2013 is noted, however, it fails to indicate proof of service on opposer, as required by Trademark Rule 2.119.¹

In order to expedite this matter, a copy of applicant's filing is hereby forwarded to the opposer.²

¹ "Proof of service" usually consists of a signed, dated statement attesting to the following matters: (1) the nature of the paper being served, (2) the method of service (e.g., first class mail), (3) the person being served and the address used to effect service, and (4) the date of service. This written statement should take the form of a "certificate of service" which should read as follows:

The undersigned hereby certifies that a true and correct copy of the foregoing [insert title of document] was served upon opposer by forwarding said copy, via first class mail, postage prepaid to: [insert name and address].

The certificate of service must be signed and dated.

² Opposer is directed to the following URL where it may view a copy of the filing: <http://ttabvue.uspto.gov/ttabvue/v?pno=91212282&pty=OPP&eno=4>.

Opposer is allowed until **FIFTEEN DAYS** from the mailing date of this order to file its response, if it so desires. If no response is filed, applicant's motion to extend its time to file an answer to the notice of opposition will be granted as conceded.

Nonetheless, applicant is reminded of its obligation to send a service copy of any paper filed herein to the opposer, and to include proof of service when the paper is filed with the Board. Otherwise, any future non-compliant submission may not be considered by the Board.

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