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Filing date: **06/30/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91220393
Party	Defendant Dabble Apps, LLC
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Date	06/30/2016
Attachments	2016-06-30_Motion for Judgment of Consent.pdf(589474 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
TRADEMARK TRIAL AND APPEAL BOARD

In re Application Serial No. 86/269,713

Filed: May 2, 2014

Published in the Official Gazette: September 30, 2014

LYFT, Inc.,)	
Opposer,)	
)	
v.)	Opposition No. 91220393
)	
DABBLE APPS, LLC,)	
Applicant.)	
_____)	

MOTION FOR JUDGMENT ON CONSENT

Pursuant to TMBP § 604, Dabble Apps, LLC (“Applicant”), by and through its attorneys, Widerman Malek, PL, submits this Motion for Judgment on Consent with respect to Application Serial No. 86/269,713 and requests entry of judgment as to non-registration of the mark AIRLYFT. By this motion, Applicant consents to entry of judgment as to the Trademark Act section 2(d) claim and the ultimate abandonment of its application.

Lyft, Inc.’s Notice of Opposition requests that Applicant’s registration be refused due to priority and likelihood of confusion. Dabble Apps, LLC does not wish to litigate and elects to accept entry of judgment with respect to the Opposition under Section 604 of the TBMP which states:

If a party to an inter partes proceeding before the Board does not wish to litigate the case, and is willing to accept entry of judgment against itself, the party may file a statement with the Board indicating that it consents to entry of judgment against itself. Upon receipt of such a statement, the Board will enter judgment against the filing party.

Accordingly, Dabble Apps, LLC, consents to judgment against itself with respect to the non-registration of Application Serial No. 86/269,713. This motion and consent to non-registration applies only to the application at issue and does not apply to any other

applications or registrations that Dabble Apps, LLC owns and not at issue in this proceeding.

I. Conclusion

WHEREFORE Dabble Apps, LLC respectfully requests this Honorable Board to enter judgment with respect to non-registration and that the Board suspend the proceedings pending resolution of this motion.

Respectfully submitted,



Mark F. Warzecha
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CERTIFICATE OF SERVICE

The undersigned affirms that the foregoing Motion for Judgment on Consent was served by electronic mail and first class mail, postage prepaid upon the following:

Holly Pranger
Pranger Law PC
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Dated: June 30, 2016



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