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

Proceeding	91222298
Party	Plaintiff Instagram, LLC
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Submission	Withdrawal of Opposition
Filer's Name	Annie L. Albertson
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Date	08/28/2015
Attachments	67669985_1.pdf(23946 bytes)

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

INSTAGRAM, LLC,)	
)	In the matter of Application
Opposer,)	Serial No. 86/397,280
)	
)	Mark: SHOWMEGRAM
)	
v.)	Opposition No. 91222298
)	
SOFTWARE SUCCESS LLC,)	
)	
Applicant.)	

**STIPULATED MOTION TO AMEND APPLICATION
AND TO DISMISS OPPOSITION WITHOUT PREJUDICE**

Opposer Instagram, LLC (“Opposer”) and Applicant Software Success LLC (“Applicant”) have resolved the current dispute related to the above-referenced Opposition No. 91222298 conditioned upon the amendment of the identification of goods in Applicant’s Application Serial No. 86/397,280 (the “Application”).

In accordance with 37 C.F.R. § 2.133 and Trademark Trial and Appeal Board Manual of Procedure (“TBMP”) §§ 212.07, 514.01 and 514.02, Applicant respectfully requests that the Trademark Trial and Appeal Board (the “Board”) amend the identification of goods in the Application as follows:

Class 9: Computer ~~hardware and computer~~ software ~~programs~~ for creating audiovisual slideshow presentations ~~the integration of integrating~~ text, audio, graphics, still images and moving pictures for use in marketing and advertising into an interactive delivery for multimedia applications.

The Application shall otherwise remain unchanged. Opposer consents to the amendment. It is respectfully submitted that the foregoing amendment to the identification of goods neither requires republication nor broadens the scope of the application.

Based upon acceptance by the Board of Applicant's request to amend the identification of goods in the Application as shown above, Opposer withdraws without prejudice Opposition No. 91222298 pursuant to 37 C.F.R. § 2.106(c) and TBMP § 601.01. Applicant consents to Opposer's withdrawal of said opposition without prejudice.

The parties further respectfully request that the Board suspend Opposition No. 91222298 pending disposition of these requests.

This the 28th day of August, 2015.

/Michael J. Wagner/

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing STIPULATED MOTION TO AMEND APPLICATION AND DISMISS OPPOSITION WITHOUT PREJUDICE was served on Applicant on August 28, 2015, via first class mail, postage prepaid, and by email to:

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/Angelina Caviles/
Attorneys for Opposer

CERTIFICATE OF TRANSMITTAL

I hereby certify that a true copy of the foregoing STIPULATED MOTION TO AMEND APPLICATION AND DISMISS OPPOSITION WITHOUT PREJUDICE is being filed electronically with the TTAB via ESTTA on this day, August 28, 2015.

/Angelina Caviles/
Attorneys for Opposer