

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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WINTER/VV

Mailed: October 11, 2016

Opposition No. 91223720

Citigroup Inc.

v.

Soniram, LLC

By the Trademark Trial and Appeal Board:

On August 14, 2016, Applicant, filed an express abandonment of its application Serial No. 86458571, and on September 14, 2016, Applicant filed a proposed amendment to application Serial Nos. 86458569, 86458570, 86458573, with Opposer's written consent, and dismissal of the opposition, pursuant to the parties' agreement and contingent upon entry of the amendment.

Abandonment of Application Serial No. 86458571

Applicant seeks to abandon its application Serial No. 86458571, with Opposer's written consent.

In view thereof, application Serial No. 86458571 stands abandoned, and the opposition is dismissed pursuant to the parties' agreement. *See* Trademark Rule 2.135.

Amendment of Application Serial Nos. 86458569, 86458570, 86458573

By the proposed amendment, Applicant seeks to amend the recitation of services in International Class 35 of the involved applications as follows:

From:

Providing and conducting incentive programs for promoting the goods and services of others where users can receive coupons, rebates, discounts and special offerings on goods and services provided by others; providing and conducting incentive programs for others for the purpose of obtaining information for marketing purposes with prior approval of gift recipients.

To:

Marketing services in the form of collecting consumer data from gift recipients using an online portal.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer consents thereto, the amendment is **APPROVED** and **ENTERED**. *See* Trademark Rule 2.133(a).

The contingency in Opposer's withdrawal having now been met, the opposition is dismissed pursuant to the parties' agreement.

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