

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mt

Mailed: April 21, 2016

Opposition No. 91226455

Universal Air Travel Plan, Inc.

v.

Bill2Pay, LLC

Ann Linnehan, Attorney

On April 1, 2016, Applicant filed a proposed amendment to its application Serial No. 86546647, with a co-existing agreement with Opposer.¹

By the proposed amendment Applicant seeks to amend the identification of services **from** "Bill payment services provided through a website; electronic and paper payments portal, namely, clearing and reconciling financial transactions for the payment of goods and services by verifying paper and electronic check payors and payment amounts as well as electronic debit and credit card payors and payment amounts, via a global computer network; electronic payment, namely, electronic processing and subsequent transmission of bill payment data; providing electronic funds transfer, ACH, credit card, debit card, electronic check and electronic payments via a global computer network" **to** "Bill payment services provided through a website; electronic and paper payments portal, namely, clearing

¹ Applicant's motion to suspend proceedings filed April 1, 2016 is noted.

and reconciling financial transactions for the payment of goods and services by verifying paper and electronic check payors and payment amounts as well as as well as electronic debit and credit card payors and payment amounts, via a global computer network; electronic payment, namely, electronic processing and subsequent transmission of bill payment data; providing electronic funds transfer, ACH, credit card, debit card, electronic check and electronic payments via a global computer network; excluding use in connection with billing and invoicing services, clearinghouse payment settlement services, electronic funds transfer services, and bill payment services related to corporate travel payment services."

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).

If the amendment resolves this proceeding, opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. *See* Trademark Rule 2.106(c).

If no response is filed, proceedings will be resumed and dates reset, as appropriate.

Proceedings are otherwise suspended.