

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

RA

Mailed: July 13, 2011

Cancellation No. 92054050

Univision Communications Inc.

v.

Unimundo Corp

Elizabeth A. Dunn, Attorney (571-272-4267):

Proceedings herein are suspended pending disposition of respondent's July 1, 2011 motion to dismiss. Any paper filed during the pendency of this motion which is not relevant thereto will be given no consideration. See Trademark Rule 2.127(d).

Respondent is advised that its certificate of service which states that the motion was served "via mail, electronically and/or email" fails to specify a means of service designated by Trademark Rule 2.119. Unless the parties have agreed to such service, the email and electronic means of service are unacceptable (Trademark Rule 2.117(b)(6) provides "Electronic transmission when mutually agreed upon by the parties") and the reference to "mail" is incomplete (Trademark Rule 2.117(b)(6) provides "Transmission by the 'Express Mail Post Office to Addressee' service of the United

States Postal Service or by first-class mail, which may also be certified or registered"). Respondent must include proper proof of service with all papers filed with the Board.

Because respondent has not provided proof of service, petitioner is allowed until fifteen days from that mailing date of this order to file its response, if any, to the motion to dismiss.

The motion will be decided in due course.

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