

TTAB

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April 18, 2005

04-18-2005

U.S. Patent & TMO/TM Mail Flopt Dt. #11

Via USPS Express Mail

Karen Kuhlke
Attorney
United States Patent and Trademark Office
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

**Re: Opposition No. 91150123
Vanguard Trademark Holdings S.a.r.l. v. National Airlines, Inc.**

Dear Ms. Kulke:

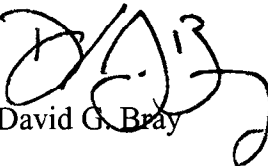
Prior to its filing bankruptcy, I had previously represented National Airlines, Inc. on various trademark matters during the time I was affiliated with my old firm Quarles & Brady. I do not now represent National Airlines and request that the TTAB remove any reference to me as counsel of record and remove me from their mailing list for National Airlines matters.

I recently received a copy of the enclosed TTAB's March 17, 2005 request for information regarding the status of the National Airlines bankruptcy. I performed a search on PACER in the District of Nevada Bankruptcy Court and have enclosed the search results. My PACER search revealed that, as of April 18, 2005, National Airlines' bankruptcy has not been dismissed but is still pending.

Karen Kuhlke, Esq.
April 18, 2005
Page 2

As a result, I believe that the bankruptcy court retains jurisdiction over the property involved in the above captioned Opposition matter.

Very truly yours,



David G. Bray

DGB:kem

cc: Craig Hansen, Esq.; bankruptcy counsel for National Airlines

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00-19258-lbr NATIONAL AIRLINES, INC.

Case type: bk **Chapter:** 7 **Asset:** Yes **Vol:** v **Judge:** LINDA B. RIEGLE
Date filed: 12/06/2000 **Plan confirmed:** 03/06/2002 **Date of last filing:** 04/12/2005

Case Summary

Office: Las Vegas **Filed:** 12/06/2000
County: Clark **Terminated:**
Fee: Paid **Discharged:**
Reopen: 0 **Reopened:**
Previous Term: **Converted:** 05/07/2003
Disposition: **Dismissed:**
Joint: n **Confirmation Hearing:**

Related adversary proceedings: 00-02344-lbr,00-02345-lbr,00-02356-lbr,01-02007-lbr,
01-02011-lbr,01-02135-lbr,01-02137-lbr,01-02162-lbr,
01-02163-lbr,01-02164-lbr,01-02165-lbr,01-02166-lbr,
03-01255-lbr,04-01275-lbr,04-01276-lbr

Pending Status: Awaiting Closing ,Awaiting Confirmation ,Awaiting Discharge ,

Trustee: US TRUSTEE LAS VEGAS **City:** LAS VEGAS **Phone:** (702) 388-6600 **Fax:** (702) 388-6658

Trustee: TOM GRIMMETT **City:** HENDERSON **Phone:** (702) 740-4152 **Email:** trustee@vegastax.com

Party 1: NATIONAL AIRLINES, INC. (86-0793702) (Debtor)

Atty: SEAN T CORK	Represents party 1: Debtor	Phone: (602) 528-4000
Atty: CYNTHIA L DILLARD	Represents party 1: Debtor	Phone: (816) 374-3200
Atty: LAURENCE M FRAZEN	Represents party 1: Debtor	Phone: (816) 374-3200
Atty: DANIEL E GARRISON	Represents party 1: Debtor	Phone: (602) 528-4000
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Atty: JONATHAN E HESS	Represents party 1: Debtor	Phone: (602) 528-4000
Atty: CHRISTOPHER J LAWHORN	Represents party 1: Debtor	Phone: (602) 230-7000
Atty: MARK MINUTI	Represents party 1: Debtor	Phone: 302-421-6800
Atty: LLOYD A PALANS	Represents party 1: Debtor	
Atty: JAMES D THOMAS	Represents party 1: Debtor	Phone: (602) 528-4000

Location of Case File(s):

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

Mailed: March 17, 2005

Opposition No. 91150123

Vanguard Trademark
Holdings S.a.r.l.

v.

National Airlines, Inc.

Karen Kuhlke, Attorney:

Plaintiff's motion (filed October 1, 2004) to substitute NCRAS Management, LP with Vanguard Trademark Holdings S.a.r.l. (Vanguard) as party plaintiff is granted as conceded and well taken. Trademark Rule 2.127(a); TBMP § 512 (2d ed. rev. 2004). In addition, the Board notes the appearance of counsel for Vanguard. In view thereof, the case caption and correspondence address in the above-noted proceeding have been changed.

Further, the Board notes applicant's notices of bankruptcy and requests for suspension filed on November 1, 2001 and December 20, 2001. These motions to suspend are granted to the extent that proceedings are considered to have been suspended as of November 1, 2001.

The parties are allowed until **thirty days** from the mailing date of this order to inform the Board of the status of the bankruptcy case which occasioned the suspension of this

. Opposition No. 91150123

proceeding. If no response to this order is received from either party, the Board will presume that the bankruptcy case is closed and/or that the property involved in this Board proceeding is no longer involved in the bankruptcy case, and proceedings herein will be resumed and appropriate dates will be reset.¹

Proceedings remain otherwise suspended.

* * *

¹ The Board notes related consolidated proceedings Opposition Nos. 91120696, et al. In the event these proceedings are resumed, the Board may consolidate this case with the related consolidated proceedings.