

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

Mailed: August 1, 2012

Opposition No. 91194817

Lincoln National Corporation

v.

Kent G Anderson

**Janice D. Hyman, Paralegal Specialist:**

On July 13, 2011, the Board entered a judgment against applicant in Opposition No. 91195950 in view of applicant's failure to comply with the Board's April 26, 2011 order and abandoned applicant's application Serial No. 76690134 in opposed Classes 9 and 35, in which class 35 of the involved application is one of the classes opposed in this opposition.<sup>1</sup> The application stands abandoned as to Classes 9 and 35 only. See Trademark Rule 2.136 and TBMP §807.

While the entry of judgment in the other opposition does not dictate that judgment automatically be entered in this case, the application shall remain abandoned in those classes.

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<sup>1</sup> Class 36 has also been opposed.

**Opposition No. 91194817**

Opposer is allowed until THIRTY DAYS from the mailing date of this order to inform the Board whether it wishes to go forward and obtain a judgment on the opposition in regard to Class 35 or have the opposition dismissed as moot as pertaining to that class. If no response is received from opposer in the time allowed, the opposition will be dismissed as moot as to Class 35 only and will proceed in Class 36.

Proceedings herein otherwise are suspended.<sup>2</sup>

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<sup>2</sup> It has come to the Board's attention that applicant has a different correspondence address than what is of record. Applicant is reminded of its requirement to keep the Board apprised, in writing by separate notice, as to its current correspondence address so that the office records may be updated accordingly. See TBMP §117.07.