

UNITED STATES PATENT AND TRADEMARK OFFICE  
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dav/al

January 17, 2019

Opposition No. 91236190

*Minnesota Public Radio*

*v.*

*Forbi, Inc. dba Knowe*

**By the Trademark Trial and Appeal Board:**

On November 29, 2018, Applicant filed a proposed amendment to its application Serial No. 87258643, with Opposer's written consent, and Opposer's withdrawal of the opposition with prejudice, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to amend the identification of services as follows:<sup>1</sup>

**FROM:** Telecommunication services, namely, transmission of voice, data, graphics, images, audio and video by means of telecommunications networks, wireless communication networks, and the Internet; providing video and audio teleconferencing; ~~video and audio broadcasting services via the Internet, namely, posting, displaying and electronically transmitting data, audio and video~~; transmission of sound, video and information from web cams, video cameras or mobile phones, all featuring live or recorded materials

**TO:** Telecommunication services, namely, transmission of voice, data, graphics, images, audio and video by means of telecommunications networks, wireless communication networks, and the Internet; providing

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<sup>1</sup> Proposed deletions are shown in strikethrough.

video and audio teleconferencing; transmission of sound, video and information from web cams, video cameras or mobile phones, all featuring live or recorded materials.

The amendment is limiting in nature, as required by Trademark Rule 2.71(a). 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 with prejudice, in accordance with the agreement between the parties.