

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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GMM

November 18, 2019

Opposition No. 91238294

Square, Inc.

v.

Tinubu Square

By the Trademark Trial and Appeal Board:

On November 4, 2019, Applicant filed a proposed amendment of its application Serial No. 86863326, with Opposer's consent, and Opposer's withdrawal of the opposition, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to amend the identification of services in Class 35 as follows:

From:

Business information in the field of finance, management of financial risk, credit risk, debt collection, credit insurance and receivables financing; decisional analytic models; Business intelligence reporting; Providing economic forecasts and business statistics; Economic and commercial information relating to commercial and industrial companies; Invoicing and accounts management on behalf of third parties

To (language proposed to be added shown in bold font):

Business information in the field of finance, management of financial risk, credit risk, debt collection, credit

insurance and receivables financing; decisional analytic models; Business intelligence reporting **for business to business purposes**; Providing economic forecasts and business statistics **for business to business purposes**; Economic and commercial information relating to commercial and industrial companies; **Business to business invoicing analysis as part of credit risk management and analysis services** and **business to business** accounts management on behalf of third parties; **all above services being intended exclusively to the fields of business to business credit risk management and business to business financing provided with credit risk management services, and none of the above are provided in the fields of consumer financing, loans, banking, financial instrument transfers and individual credit and consumer to business payment software and consumer to business payment processing**

Because the amendment is limiting in nature, as required by Trademark Rule 2.71(a), and because Opposer consents to its entry, 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.