

ESTTA Tracking number: **ESTTA1049461**

Filing date: **04/16/2020**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91254001
Party	Plaintiff Relay Network, LLC
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Submission	Other Motions/Papers
Filer's Name	Cathleen E. Stadecker
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Date	04/16/2020
Attachments	Stipulated Request to Amend and Dismiss.pdf(783386 bytes)

Exhibit A

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
TRADEMARK TRIAL AND APPEAL BOARD**

In the Matter of Application Serial No. 88/428,203 for THE WIRE
Published in the *Official Gazette* of August 13, 2019

-----X	:	
Relay Network, LLC,	:	
	:	
Opposer,	:	
	:	
v.	:	Opposition No.: 91254001
	:	
People.ai, Inc.	:	
Applicant.	:	
-----X		

**STIPULATED REQUEST TO AMEND THE APPLICATION AND DISMISS THE
OPPOSITION UPON ACCEPTANCE OF THE AMENDMENT**

Pursuant to 37 C.F.R. § 2.133, Plaintiff Relay Network, LLC and Defendant People.ai, Inc., hereby request that the Board amend U.S. Serial No. 88/428,203 and thereafter dismiss the opposition as set forth below.

Amendment of Identification of Services

The parties request that Serial No. 88/428,203 be amended as follows:

Current	Redline	Amended
Software as a service (SAAS) services featuring software for analyzing calendar, mail, and phone activity data, and customer relationship data to provide actionable insights and tasks for sales and marketing teams.	Software as a service (SAAS) services featuring software <u>using artificial intelligence</u> for analyzing calendar, mail, and phone activity data, and customer relationship data to provide <u>automated</u> , actionable insights and tasks for sales and marketing teams. <u>as a feature of an AI-based data automation software platform.</u>	Software as a service (SAAS) services featuring software using artificial intelligence for analyzing calendar, mail, phone activity data, and customer relationship data to provide automated, actionable insights and tasks for sales and marketing teams as a feature of an AI-based data automation software platform.

The parties submit this amendment should be accepted because it narrows, rather than broadens, the scope of the application.


Suspension and Dismissal of Opposition

The parties hereby request a suspension of this proceeding pending the Board's consideration of this stipulated request. The parties agree that upon entry of the amendment requested herein, Opposition No. 91254001 shall be dismissed with prejudice.

Respectfully submitted,

DOWNS RACHLIN MARTIN PLLC
Attorneys for Plaintiff

Date: April 15, 2020

By: 

Cathleen E. Stadecker

FOLEY & LARDNER LLP
Attorneys for Defendant

Date: April 15, 2020

By: 

Norm J. Rich

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