

EXTENSION FOR TIME TO OPPOSE

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

LENOVO (SINGAPORE) PTE. LTD.

Potential Opposer,

v.

THINK COMPUTER CORPORATION,

Defendant.

Serial No. 77856491

REQUEST FOR NULLIFICATION OF EXTENSION OF TIME TO OPPOSE

Mark: THINKLINK

Serial No. 77/856,491

Application Date: October 23, 2009

REQUEST FOR NULLIFICATION OF EXTENSION OF TIME TO OPPOSE

I. REQUEST

Defendant, Think Computer Corporation, hereby revokes its consent to grant Lenovo (Singapore) Pte. Ltd. an extension of time to oppose its application for THINKLINK, Serial No. 77/856,491, on the grounds that consent was obtained by Potential Opposer fraudulently and in bad faith. Defendant offered its consent to an additional extension of time contingent with the terms of a verbal agreement reached with Potential Opposer's counsel on July 28, 2010, the last day within the window granted by the previous extension of time. The verbal agreement involved Potential Opposer avoiding further legal action concerning Defendant's application and instead presenting a written agreement to Defendant on or before Monday, August 2, 2010 concerning Defendant's potential use of the THINKLINK mark as related to computer hardware, in exchange for Defendant's consent to an extension of time, such that Potential Opposer would request a nullification of the extension of time once the agreement had been reached to avoid further delay on Defendant's application. Potential Opposer did not present such an agreement to Defendant on or before the agreed-upon date, and instead presented a different and unacceptable agreement on Thursday, August 5, 2010. Consequently, Defendant believes its consent for the extension of time was obtained in bad faith and requests that the Board nullify the last extension of time as consent was not obtained properly.



08-06-2010

II. DECLARATION

I, Aaron Greenspan, declare under penalty of perjury that I am over eighteen years of age and that the following is true and correct:

On July 28, 2010, Think Computer Corporation granted Lenovo (Singapore) Pte. Ltd. consent for an extension of time to oppose its application Serial No. 77/856,491 in exchange for a draft agreement provided no later than August 2, 2010 by Lenovo (Singapore) Pte. Ltd. that would only restrict Think Computer Corporation's rights in the THINKLINK mark in conjunction with computer hardware. Lenovo (Singapore) Pte. Ltd. did not provide such a document by the agreed-upon date, provided a different and more restrictive document at a later date, and as such Think Computer Corporation's consent to the extension of time was wrongly obtained.

Think Computer Corporation is requesting that the extension of time granted by the Board on July 28, 2010 be nullified.

Respectfully submitted,

THINK COMPUTER CORPORATION

Dated: August 5, 2010

By



Aaron Greenspan
President & CEO
3260 Hillview Avenue
Palo Alto, CA 94304-1226
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CERTIFICATE OF MAILING AND SERVICE

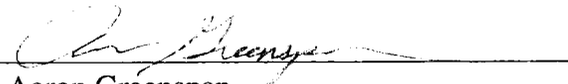
I certify that on August 5, 2010, the foregoing REQUEST FOR NULLIFICATION OF EXTENSION OF TIME TO OPPOSE is being sent via Federal Express to:

Trademark Trial and Appeal Board
U.S. Patent and Trademark Office
Madison East, Concourse Level Room C 55
600 Dulany Street
Alexandria, VA 22314

It is further certified that on August 5, 2010, the foregoing REQUEST FOR NULLIFICATION OF EXTENSION OF TIME TO OPPOSE is being served electronically via e-mail to:

Ference & Associates LLC
409 Broad Street
Pittsburgh, Pennsylvania 15143
sference@ferencelaw.com

By



Aaron Greenspan
President & CEO
Think Computer Corporation
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