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Filing date: **10/12/2016**

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

Proceeding	86214525
Applicant	Cessna Aircraft Company
Applied for Mark	LINUXS
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Submission	Applicants Request for Remand and Amendment
Attachments	Request for Suspension and Remand.PDF(85957 bytes)
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Date	10/12/2016

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

Applicant: Cessna Aircraft Company
Serial No.: 86/214,525
Filing Date: March 7, 2014
Mark: **LINUX**
Docket: 3191C-200133-US
Examiner: Lauren E. Burke
Law Office: 106

**REQUEST FOR SUSPENSION
AND REMAND, AMENDMENT,
AND REQUEST FOR
CONSIDERATION OF
AMENDMENT**

United States Patent and Trademark Office
Trademark Trial and Appeal Board
Post Office Box 1451
Alexandria, Virginia 22313-1451

Applicant Cessna Aircraft Company by and through its undersigned counsel, hereby respectfully requests that the Trademark Trial and Appeal Board suspend action in the captioned *ex parte* appeal and remand the above-identified application to the Examining Attorney for reconsideration of the refusal in light of the amendment request below:

AMENDMENT

The Examiner is asked to amend the goods as follows:

Delete International Class 037 in its entirety.

In support of this Request, Applicant states the following:

1. Applicant's mark has been refused registration on the Principal Register under Trademark Act §§ 1 and 45.
2. Applicant now requests remand to the Examiner for consideration of **an amendment deleting International Class 037 (please consider this a request for amendment to delete International Class 037).**

Request for Suspension and Remand

In re Cessna Aircraft Company

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3. It is believed the foregoing will obviate the “Specimen Refused – Does Not Reference Services” refusal and the need for pursuing an *ex parte* appeal in connection with the §§ 1 and 45 refusal.

4. The Examiner is respectfully requested to enter and consider the Amendment deleting International Class 037.

Applicant respectfully submits that good cause exists for granting Applicant’s request. The attached amendment proposes to delete International Class 037 from the Application thereby obviating the ground for refusal.

In view of the foregoing, Applicant believes the application will be in condition for registration and respectfully requests formal notice in that regard. The Examining Attorney is respectfully urged to contact the undersigned with any questions or comments.

Wherefore, Applicant respectfully requests the Board suspend the deadline for filing an Appeal Brief and requesting an oral hearing and remand this Application to the Examiner for consideration of the amendment deleting International Class 037.

Respectfully submitted,

Dated: October 12, 2016

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