

TTAB

Steven Emeny
121 Day Avenue
Toronto, Ontario
M6E 3W1

June 18, 2003



Attn: George Woods – Legal Assistant
United States Department of Commerce
Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

06-27-2003

U.S. Patent & TMOfc/TM Mail Rcpt Dt. #22

Mailed June 18, 2003

Opposition No. 91123312

Intel Corporation

V.

Steven Emeny

06-27-2003
U.S. Patent & TMOfc/TM Mail Rcpt Dt. #22

Dear Mr. Woods:

I am in receipt of your letter dated May, 20 2003 requesting information as to cause why judgment by default should not be entered in Opposition No. 91123321.

When the motion to amend the notice of opposition was granted, as per Jill S. Taylor, an opportunity to dispute this amendment was made available to us.

There is no default in this case as it is evident to us that the application itself is proof that there is a bona fide intent to use the Trademark IDEAS INSIDE. The fact that no response was made to counter Intel's motion to amend has not changed the commitment and effort supporting the trademark IDEAS INSIDE.

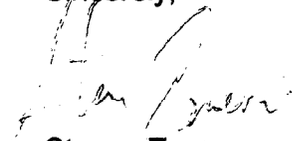
June 18, 2003

Should a response be required by the Trademark Trial and Appeal Board then one shall be forwarded. It was not our intention in any way to fail to respond to the office action.

It is our position that opposition No. 91123312 should proceed towards completion so that the trademark IDEAS INSIDE receives the full protection that the law of due process was created to provide.

Should you have any questions please contact me at (416) 651-7346.

Sincerely,



Steven Emery

Certificate of Transmission

I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office on JUNE 18, 2003

Date

JUNE 18, 2003 

Signature

S. EMERY

Typed or printed name of person signing certificate