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Attorney Ref.: 201-005 GDK/dh

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



Nippon Denki Kabushiki Kaisha, )  
d/b/a NEC Corporation )  
  
Opposer )  
  
v. )  
  
Punch Video (S) PTE Ltd. )  
  
Applicant. )

05-02-2003

U.S. Patent & TMO/c/TM Mail Rcpt Dt. #66

Opposition No. 91/155,592

**Opposer's Response to Applicant's "Abandonment of Opposed Application"**

Commissioner for Trademarks  
2900 Crystal Drive  
Arlington, VA 22202-3513

Sir:

Applicant, on April 28, 2003, filed an express abandonment of its application Serial No. 76/218,806 involved herein.

While Applicant, in the express abandonment, states that the opposition should now be dismissed, Trademark Rule 2.135 provides that where, as here, an Applicant abandons an application involved in an opposition proceeding without the written consent of the Opposer, judgment shall be entered against the Applicant.

Since Opposer has not consented to Applicant's abandonment of the application,

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the opposition should be sustained with registration refused to Applicant. Such action is respectfully requested.

Respectfully submitted,

Nippon Denki Kabushiki Kaisha, d/b/a  
NEC Corporation

By:



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Date: May 2, 2003

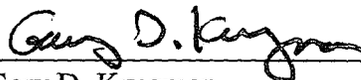


**CERTIFICATE OF SERVICE**

I, Gary D. Krugman, Esq., hereby certify that on May 2, 2003, a true copy of the foregoing **Opposer's Response to Applicant's "Abandonment of Opposed Application"** was sent via first class, U.S. Mail, postage prepaid to:

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Counsel for Applicant

  
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