

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451

RR

Mailed: October 17, 2007

Opposition No. 91158189

Intec Telecom Systems PLC &  
ADC Telecomm

v.

Avaya Inc.

Cheryl Goodman, Interlocutory Attorney:

On September 27, 2007, applicant filed a proposed amendment to its application Serial No. 78142638, with opposer's consent.

By the proposed amendment applicant seeks to change the identification of goods in International classes 37 and 42,

**from** "installation and maintenance of computer hardware; maintenance and repair of telecommunications infrastructure apparatus and instruments; maintenance and repair of data infrastructure apparatus and instruments, namely, PBX and voice messaging systems in International class 37"

**to** "installation and maintenance of computer hardware; maintenance and repair of telecommunications infrastructure apparatus and instruments; maintenance and repair of data infrastructure apparatus and instruments, namely, PBX and voice messaging systems, excluding computer software and hardware used for customer billing applications and for assisting integrated communications providers in managing networks, communications service or customer data in International class 37."

**from** " installation and maintenance of computer software in International class 42."

to "installation and maintenance of computer software, excluding computer software and hardware used for customer billing applications and for assisting integrated communications providers in managing networks, communications service or customer data in International class 42."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(b), and because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

If this resolves the dispute herein, opposer is allowed until **thirty days** from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).

**NEWS FROM THE TTAB:**

The USPTO published a notice of final rulemaking in the Federal Register on August 1, 2007, at 72 F.R. 42242. By this notice, various rules governing Trademark Trial and Appeal Board inter partes proceedings are amended. Certain amendments have an effective date of August 31, 2007, while most have an effective date of November 1, 2007. For further information, the parties are referred to a reprint of the final rule and a chart summarizing the affected rules, their changes, and effective dates, both viewable on the USPTO website via these web addresses:  
<http://www.uspto.gov/web/offices/com/sol/notices/72fr42242.pdf>  
[http://www.uspto.gov/web/offices/com/sol/notices/72fr42242\\_FinalRuleChart.pdf](http://www.uspto.gov/web/offices/com/sol/notices/72fr42242_FinalRuleChart.pdf)

By one rule change effective August 31, 2007, the Board's standard protective order is made applicable to all TTAB inter partes cases, whether already pending or commenced on or after that date. However, as explained in the final rule and chart, this change will not affect any case in which any protective order has already been approved or imposed by the Board. Further, as explained in the final rule, parties are free to agree to a substitute protective order or to

supplement or amend the standard order even after August 31, 2007, subject to Board approval. The standard protective order can be viewed using the following web address:  
<http://www.uspto.gov/web/offices/dcom/ttab/tbmp/stndagmnt.htm>