

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

jh/jk

Mailed: August 24, 2009

Opposition No. 91160122

Wilhelm Sihm Jr., KG

v.

Christopher P. Risi

On August 18, 2009, applicant's counsel phoned the assigned interlocutory attorney to indicate that the parties request that the Board consider the proposed amendment filed on August 17, 2009.

By the proposed amendment to its application Serial No. 76161586, applicant seeks to amend the identification of goods in International Class 9 from

"REMOTE CONTROLS FOR RADIOS, TELEVISIONS, STEREOS, COMPUTERS, TELEPHONES, CELLULAR PHONES, PERSONAL COMPUTING DEVICES, AND DVD PLAYERS; ELECTRONIC DEVICES FOR USE FOR FACILITATING TRANSMISSION, RECEPTION, DISTRIBUTION, AND CONTROL OF SIGNALS TO AND FROM A SIGNAL PROVIDER IN THE NATURE OF RADIO SIGNALS, TELEVISION SIGNALS, STEREO SIGNALS, DIGITAL SIGNALS, TELEPHONE SIGNALS, SATELLITE SIGNALS, AND ANALOG SIGNALS, NAMELY, RADIO REMOTE CONTROLS, TELEVISION REMOTE CONTROLS, STEREO REMOTE CONTROLS, VCR REMOTE CONTROLS, AND COMPUTER REMOTE CONTROLS; UNIVERSAL REMOTE CONTROLS USED TO SEND AND RECEIVE COMMANDS TO AND FROM ANOTHER ELECTRONIC DEVICE IN THE NATURE OF RADIOS, TELEVISIONS, STEREOS, COMPUTERS, TELEPHONES, CELLULAR PHONES, PERSONAL COMPUTING DEVICES, VCRs, AND DVD PLAYERS; ELECTRONIC APPARATUS FOR TRANSMISSION, DISTRIBUTION, AND CONTROL OF VIDEO

SIGNALS, AUDIO SIGNALS, TELEPHONE SIGNALS, AND COMPUTER INFORMATION, NAMELY, RADIO CONTROLS, TELEVISION CONTROLS, STEREO CONTROLS, VCR CONTROLS, AND COMPUTER CONTROLS; PROGRAMMABLE REMOTE RADIO, TELEVISION, VCR, TELEPHONE, STEREO, COMPUTER, AND CELLULAR PHONE TRANSMITTERS AND RADIO, TELEVISION, VCR, TELEPHONE, STEREO, COMPUTER, AND CELLULAR PHONE RECEIVERS FOR OPERATING ELECTRONIC DEVICES IN THE NATURE OF RADIOS, TELEVISIONS, VCRs, TELEPHONES, STEREOS, PERSONAL COMPUTING DEVICES, CELLULAR PHONES, AND DVD PLAYERS; PROTECTIVE COVERS FOR REMOTE CONTROLS; REMOTE CONTROL PARTS, NAMELY, BUTTONS

to

remote controls and programmable remote controls for radios, televisions, stereos, computers, telephones, cellular phones, personal computing devices, and DVD players; remote control parts, namely, buttons.

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

On August 14, 2009, the parties filed a withdrawal of the opposition without prejudice. In view thereof, the opposition is dismissed without prejudice.

***By the Trademark Trial
and Appeal Board***