

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

RR/gcp

Mailed: July 30, 2008

Opposition No. 91172892

Karl Storz GmbH & Co. Kg

v.

Epic Systems Corporation

On July 28, 2008, the parties filed applicant's proposed amendment to its application Serial No. 78661228, with opposer's consent, and opposer's withdrawal without prejudice of the opposition, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to change the identification of goods in International class 9,

**From:**

**"Computer programs for use in the medical and healthcare fields, namely computer programs for managing, storing, analyzing, maintaining, processing, structuring, reviewing, building, editing, distributing, communicating, organizing, sharing, referencing, monitoring and integrating healthcare information, and accompanying user manuals sold as a unit; computer software for automating clinical and administrative healthcare processes "**

**To:**

**"computer programs for use in the medical obstetrics, gynecology, fertility and fetal care fields for automating administrative healthcare processes and for**

**managing storing, analyzing maintaining, processing, structuring, reviewing, building, editing, distributing, communicating, organizing, sharing, referencing, monitoring and integrating healthcare records and accompanying user manuals sold as a unit."**

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).

The contingency in opposer's withdrawal having now been met, the opposition is dismissed without prejudice.

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