

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

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Mailed: August 19, 2010

Opposition No. 91176065

Lenovo (Singapore) Pte. Ltd

v.

H. Co. Computer Products

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

The parties' stipulation (filed August 17, 2010) to allow opposer to file its answer to applicant's counterclaim on or before August 17, 2010 is granted. Trademark Rule 2.127(a). Moreover, opposer's answer to applicant's counterclaim filed on August 17, 2010 is noted and accepted.

As a final matter, by order dated July 2, 2010, the Board, *inter alia*, allowed opposer/counterclaim defendant time in which to show cause why the cancellation of its pleaded Registration No. 2678462 via its failure to file a Section 8 affidavit should not be deemed the equivalent of a cancellation by request of opposer/counterclaim defendant without the consent of the adverse party, and should not result in the entry of judgment against opposer/counterclaim defendant, failing which judgment may be entered against

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opposer/counterclaim defendant in regard to the above-identified registration.

The record reveals no response from opposer/counterclaim defendant to the Board's July 2, 2010 show cause order.

Accordingly, judgment is hereby entered against opposer/counterclaim defendant solely in regard to its pleaded Registration No. 2678462.

Trial dates remain as reset by Board order dated July 2, 2010.