

ESTTA Tracking number: **ESTTA143590**

Filing date: **05/31/2007**

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

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|------------------------|--|
| Proceeding | 91176065 |
| Party | Defendant H. Co. Computer Products H. Co. Computer Products 16812 Hale Avenue Irvine, CA 926063222 |
| Correspondence Address | RAYMOND R. TABANDEH CHRISTIE, PARKER & HALE, LLP. 350 West Colorado Blvd., Suite 500 Post Office Box 7068 PASADENA, CA 91109-7068 UNITED STATES pto@cph.com |
| Submission | Answer |
| Filer's Name | Gary J. Nelson |
| Filer's e-mail | pto@cph.com |
| Signature | /Gary J. Nelson/ |
| Date | 05/31/2007 |
| Attachments | H644.pdf (3 pages)(70781 bytes) |

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

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|---|---|
| <p>LENOVO (SINGAPORE) PTE LTD Opposer,</p> <p>v.</p> <p>H. CO. COMPUTER PRODUCTS Applicant.</p> | <p>Opposition No. 91176065</p> <p>ANSWER TO AMENDED NOTICE OF OPPOSITION</p> <p>Mark: THINKCP Serial No.: 78-636,480 Filed: May 24, 2005</p> |
|---|---|

Applicant H. Co. Computer Products ("Applicant" or "HCCP") submits its Answer to Opposer Lenovo PTE Ltd.'s ("Opposer" or "Lenovo") Amended Notice of Opposition in the above-identified Opposition proceeding pending before the United States Trademark Trial and Appeal Board. The numbers of the following paragraphs correspond to the paragraph numbers in the Amended Notice of Opposition:

1. HCCP lacks information sufficient to form a belief as to the truth of the allegations contained in Paragraph 1 of the Amended Notice of Opposition, and therefore denies the allegations.
2. HCCP lacks information sufficient to form a belief as to the truth of the allegations contained in Paragraph 2 of the Amended Notice of Opposition, and therefore denies the allegations.
3. HCCP admits the allegation contained in Paragraph 3 of the Amended Notice of Opposition that the opposed application contains goods related to computer hardware. HCCP denies all remaining allegations contained in Paragraph 3 of the Amended Notice of Opposition.

4. HCCP lacks information sufficient to form a belief as to the truth of the allegations contained in Paragraph 4 of the Amended Notice of Opposition, and therefore denies the allegations.

5. HCCP lacks information sufficient to form a belief as to the truth of the allegations contained in Paragraph 5 of the Amended Notice of Opposition, and therefore denies the allegations.

6. HCCP denies the allegations contained in Paragraph 6 of the Amended Notice of Opposition.

7. HCCP denies the allegations contained in paragraph 7 of the Amended Notice of Opposition.

8. HCCP denies the allegations contained in paragraph 8 of the Amended Notice of Opposition.

Respectfully submitted,

CHRISTIE, PARKER & HALE, LLP

Date 5/31/07

By Gary J. Nelson
Gary J. Nelson
Attorneys for Applicant
P.O. Box 7068
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CERTIFICATE OF TRANSMISSION AND SERVICE

I certify that on May 31, 2007, the foregoing **ANSWER TO AMENDED NOTICE OF OPPOSITION** is being electronically filed with:

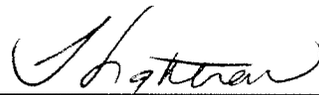
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

It is further certified that on May 31, 2007, the foregoing **ANSWER TO AMENDED NOTICE OF OPPOSITION** is being served by mailing a copy thereof by first-class mail addressed to:

Stanley D. Ference III
Ference & Associates
409 Broad Street
Pittsburgh, PA 15143

Attorneys for Opposer

By: _____



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