

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

rr/lms

Mailed: May 5, 2009

Opposition No. **91182690**

ATI Technologies ULC

v.

Roger E. Billings

On *May 1, 2009*, the parties filed applicant's proposed amendment to its application Serial No. 78136454, with opposer's consent, and opposer's withdrawal of the opposition, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to change the identification of goods,

from "Safety, convenience, and entertainment products for the home and office, namely, computerized time clock with fingerprint recognition, electronic door locks, computerized control and monitoring panels; closed circuit digital video surveillance equipment; namely, wireless and wired digital video cameras, computer software for digital video recording and monitoring; home theater products, namely LCD (liquid display), Home and office automation systems comprising wireless and wired controllers, controlled devices, and software for lighting, HVAC, security, safety and other home and office monitoring and control applications; fire detectors; smoke detectors; audible and visual burglar and anti-intrusion alarms; fire extinguishers; intruder detection devices, namely, motion detectors; personal computers; Ethernet switches; network based intruder, fire and flood warnings systems with Internet interface composed primarily of

motion detectors and alarms, infrared cameras, computer hardware and software, and intelligent home control and safety systems composed primarily of safety alarms, automatic fire sprinklers, touch screen panels, remote and manual door and window locks, emergency lighting devices, voice remote and manual activation control devices "

to "Safety, and convenience, products for the home and office, namely, computerized time clock with fingerprint recognition, electronic door locks, computerized control and monitoring panels; closed circuit digital video surveillance equipment; namely, wireless and wired digital video cameras, computer software for digital video recording and monitoring; Home and office automation systems comprising wireless and wired controllers, controlled devices, and software for lighting, HVAC, security, safety and other home and office monitoring and control applications; fire detectors; smoke detectors; audible and visual burglar and anti-intrusion alarms; fire extinguishers; intruder detection devices, namely, motion detectors; personal computers; Ethernet switches; network based intruder, fire and flood warnings systems with Internet interface composed primarily of motion detectors and alarms, infrared cameras, computer hardware and software, and intelligent home control and safety systems composed primarily of safety alarms, automatic fire sprinklers, touch screen panels, remote and manual door and window locks, emergency lighting devices, voice remote and manual activation control devices."

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).

The contingency in opposer's withdrawal having now been met, the opposition is dismissed in accordance with the agreement between the parties.

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