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

Proceeding	91195205
Party	Defendant thinkorswim Holdings Inc.
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*IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD*

<i>In re Opposition No.</i> 91195205	}
Application Owned By	}
thinkorswim Holdings Inc.	}
	}
<i>Application No.:</i> 77/380708	}
	}
<i>Mark:</i> THINKPOD	}
	}
<i>Attorney Docket No.:</i> 48185-108107	}
	}
	}

REVISED AMENDMENT TO IDENTIFICATION OF GOODS AND SERVICES
WITH CONSENT OF OPPOSER

In response to the Order dated December 10, 2010 issued by the Board, Applicant hereby submits its Revised Amendment to Identification of Goods and Services With Consent of Opposer.

Applicant hereby requests that its identification of goods shall be amended to read as follows:

Securities account trading services for others made available online via a web-based software platform; none of the aforesaid goods/services relating to portable media players in Class 36.

Provision of access to electronic sites, namely, to a securities account trading services site made available online via a web-based software platform; none of the aforesaid goods/services relating to portable media players in Class 38.

Applicant has obtained the consent of Opposer to the above-noted Amendment to Identification of Goods and Services. Applicant respectfully requests that the

amendment be entered and that the default order be lifted as the parties have resolved this matter and Opposer will be filing, as soon as these amendments are accepted, the request for Withdrawal of the Opposition.

Dated: December 13, 2010

Respectfully submitted,

A handwritten signature in black ink, appearing to be 'M Vallone', written in a cursive style.

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Attorneys for Applicant

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing REVISED AMENDMENT TO IDENTIFICATION OF GOODS AND SERVICES WITH CONSENT OF OPPOSER has been served on counsel for Opposer, Apple, Inc., by mailing and emailing said copy on December 13, 2010 to:

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Carol Boruta
