

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

TDC/gcp

Mailed: August 17, 2011

Opposition No. 91199626

Salspot Limited

v.

Age of Learning, Inc.

**George C. Pologeorgis,
Interlocutory Attorney:**

On August 5, 2011, applicant filed a proposed amendment to its application Serial No. 85066905, pursuant to the parties' settlement agreement.

By the proposed amendment applicant seeks to change the identification of goods in International Class 9 **from:**

"Decorative magnets, refrigerator magnets; computer mouse pads; computer screen saver programs; software enabling transfer of data between mobile communications apparatus, computer software and programs enabling users of mobile communications devices to access databases and global computer networks and entertainment; interactive multimedia computer game programs, children's educational computer software and programs featuring educational activities and information, computer game software for use with mobile communications devices to enable users to play games therewith, all of the foregoing geared for use by adults in connection with educational programs."

to:

"Decorative magnets, refrigerator magnets; computer mouse pads; computer screen saver programs; software enabling transfer of data related to educational skills test

results and progress reports between mobile communications apparatus, computer software and programs enabling users of mobile communications devices to access educational skills test results and educational progress reports; interactive multimedia computer game programs to enable users to play educational skills testing games and track educational progress therewith; children's educational computer software and programs featuring educational activities and information to enable users to play educational skills testing games and track education progress therewith; and educational skills testing computer game software for use with mobile communications devices to enable users to play educational skills testing games and track educational progress therewith; all of the foregoing geared for use by adults in connection with educational programs and without the use of a depiction of a dog."

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).

If this resolves the dispute herein, opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).

Proceedings are otherwise suspended.