

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

kk/gcp

Mailed: March 2, 2012

Opposition No. 91202935

DiscoverReady LLC

v.

Satyam Computer Services  
Ltd.

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

On February 21, 2012, the parties filed applicant's proposed amendment to its application Serial No. 77180495, with opposer's consent, and opposer's withdrawal without prejudice of the opposition, contingent upon entry of the amendment.

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

"Scientific, nautical, surveying, electric, photographic, cinematographic, optical, weighing, measuring, signaling, checking, supervision, life-saving and teaching apparatus, namely, namely, packaged, customization friendly, open analytics application with industry solution sets across verticals that organizes and analyzes data to enable business intelligence and decision making enterprises of all types and instruments for information technology applications, namely, computer software; apparatus for recording, transmission or reproduction of sound or images; blank magnetic data carriers; automatic vending machines; cash registers, calculating machines, data processing equipment, namely, servers; computers; and fire-extinguishers"

to:

"Scientific, nautical, surveying, electric, photographic, cinematographic, optical, weighing, measuring, signaling, checking, supervision, life-saving and teaching apparatus, namely, packaged, customization friendly, open analytics application with industry solution sets across verticals that organizes and analyzes data to enable business intelligence and decision making in enterprises of all types and instruments for information technology applications, namely, computer software; apparatus for recording, transmission or reproduction of sound or images; blank magnetic data carriers; automatic vending machines; cash registers, calculating machines, data processing equipment, namely, servers; computers; and fire-extinguishers."

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 without prejudice.