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

Proceeding	91208273
Party	Defendant Neopoint Technologies Ltd.
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Date	06/06/2013
Attachments	15547841_1.pdf(24008 bytes)

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

BLIZZARD ENTERTAINMENT INC.,

Opposer,

v.

NEOPOINT TECHNOLOGIES LTD.,

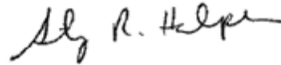
Applicant.

) Opposition No. 91208273

) I hereby certify that this correspondence and all marked
) attachments are being deposited with the United States
) Patent and Trademark Office, Trademark Trial and
) Appeal Board via electronic filing through their website
) located at <http://esta.uspto.gov/> on:

June 6, 2013

(Date)



Stacey R Halpern

**MOTION TO AMEND IDENTIFICATION OF GOODS AND SERVICES, WHEREIN
SETTLEMENT AND DISMISSAL OF THE OPPOSITION IS CONTINGENT UPON
THE ACCEPTANCE OF THE AMENDMENTS**

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

Dear Sir:

Pursuant to T.B.M.P. §§ 514.02 and 605.03(b) and the attached Settlement Agreement between the parties, Applicant hereby requests that the identification of goods and services in Application Serial No. 85/509239, which is the subject of the above Opposition proceeding, be amended as is set forth below. Moreover, once the amendments are entered, per the terms of the Settlement Agreement, the Opposition proceeding should be withdrawn.

AMENDMENT

Please delete Class 9 from the Application in its entirety.

Please amend Classes 41 and 42 as follows:

Class 41: Electronic games services, namely, provision of computer gaming, gambling and betting games on-line or by means of a global computer network; providing computer games, namely, lottery games, scratch-cards games, betting games, gambling

games, that may be accessed by users on a global network and/or the Internet, including via video lottery terminals; providing computer games that may be accessed network-wide by network users, namely, lottery games, scratch-cards games, betting games, gambling games; providing interactive multiplayer computer gaming, namely, betting and gambling games via the Internet and electronic communication networks, including video lottery terminals; providing on-line computer games, namely online lottery games, online scratch-cards, online betting games and online gambling games; interactive lottery; Internet lottery; gambling, gaming, betting and pools service.

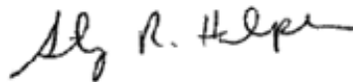
Class 42: Computer game design, design and development services in relation to interactive entertainment products, all in the field of gaming, betting and gambling games; design services relating to the production of computer games and interactive entertainment products in the field of gaming, betting and gambling games; design of graphics, visuals, virtual and/or interactive images, and of special effects for games in the field of gaming, betting and gambling games; audiovisual, multimedia productions for Internet website pages, creation, hosting, updating and/or maintenance of sites such as Internet sites, all in the field of gaming, betting and gambling games; production of graphics, visuals and/or interactive images, and of special effects for games, audiovisual, multimedia productions and for Internet website pages, all in the field of gaming, betting and gambling games.

REMARKS

As indicated above, pursuant to the terms of the attached Settlement Agreement between the parties, Applicant hereby requests that Application Serial No. 85/509239 be amended as set forth above. As this amendment is clearly a limitation and as Opposer has consented to the amendments, Applicant submits that it is in compliance with the applicable rules. Further, pursuant to T.B.M.P. § 605.03(b), once the amendments are entered, per the parties' agreement the Opposition proceeding should be dismissed.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP



Dated: June 6, 2013

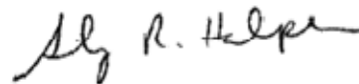
By: _____

Stacey R. Halpern
2040 Main Street, 14th Floor
Irvine, CA 92614
Attorney for Applicant,
NEOPOINT TECHNOLOGIES LTD.

CERTIFICATE OF SERVICE

I hereby certify that I served a copy of the **STIPULATED REQUEST TO AMEND IDENTIFICATION OF GOODS AND SERVICES IN TRADEMARK APPLICATION, WHEREIN SETTLEMENT AND DISMISSAL OF THE OPPOSITION IS CONTINGENT UPON THE ACCEPTANCE OF THE AMENDMENT** upon Opposer's counsel by depositing one copy thereof in the United States Mail, first-class postage prepaid, on June 6, 2013, addressed as follows:

ROD A RIGOLE
BLIZZARD ENTERTAINMENT INC.
16215 ALTON PARKWAY
IRVINE, CA 92618



Stacey R. Halpern

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