

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

dmd

Mailed: June 9, 2014

Opposition No. 91208602

Oracle America, Inc.

v.

Jefferson Audio Video Systems, Inc.

**Denise M. DelGizzi,
Technical Program Manager:**

Now before the Board is applicant's consented motion (filed May 27, 2014) to amend its application Serial Nos. 85531119 and 85531110, with opposer's consent, and opposer's withdrawal of the opposition, contingent upon entry of the amendment.

Applicant did not submit a red-lined copy of the proposed amendments.

It is noted that the identification of goods which applicant seeks to amend contains, collectively two classes and over 250 words. As explained in TBMP § 514.01 (3d ed. rev.2 2013):

The Board recommends submission of a red-lined copy of the proposed amendment showing the proposed changes along with a clean copy of the proposed amendment, particularly if a lengthy identification of goods is involved. Such a submission will assist Board personnel in entry of the amendment should the motion be granted.

In view of the length of the identification involved in the subject applications and the Board's desire to accurately determine the merits of the motion to amend, applicant is allowed until **twenty days** from the mailing date of this order in which to provide a red-lined version of the proposed amendments; failing which, the May 27, 2014 motion to amend will be given no consideration.^{1 2}

¹ The red-lined copy may use strikethrough to show any deletions and underlining to show any additions. In the present situation the Board will give no consideration to any changes or amendments not clearly shown by red-lining.

² Opposer's motion to dismiss the opposition is deferred pending a response from applicant.