

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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Alexandria, VA 22313-1451
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BUO/dmd

Mailed: July 3, 2014

Opposition No. 91208602

Oracle Am., Inc.

v.

Jefferson Audio Video Sys., Inc.

By the Trademark Trial and Appeal Board:

On June 13, 2014, applicant filed a renewed (“red-lined” version) of its proposed amendment to its Application Serial Nos. 85531119 and 85531110, with opposer's consent, and on June 3, 2013, opposer filed a withdrawal of the opposition without prejudice.¹

By the proposed amendment applicant seeks to amend the identification of goods in International Class 9 in both applications to delete the following struck language and to add the following underlined language:

Application Serial No. 85531119

Video wrist monitor connected to a video camera; assistive listening devices not for medical purposes, namely, headphones, microphones, transmitters and receivers; ~~computer servers~~; Internet Protocol video encoders; electrical cables; speaker distribution boxes to distribute audio input to multiple speakers.

¹ Opposer's May 15, 2014 motion is noted and deemed moot.

Application Serial No. 85531110

~~Audio and video processors; Cameras; microphones; amplifiers; touchscreen monitors; digital audio/video recorders; personal computers;~~ digital signage; electrical power strips; electrical power transformers; audio and video distribution amplifiers; electrical control boxes with system control buttons; transcription devices, namely, a foot pedal that controls computer software for the transcription of audio and video recordings; proprietary computer software for controlling the operation of audio and video devices specifically enabled to run and execute the proprietary software; proprietary computer software for publishing to other media audio recordings and video recordings to other media specifically created by the proprietary software; computer software for scheduling audio recording sessions and video recording sessions; proprietary computer software for searching and locating audio and video recordings stored on in a database and specifically created by the proprietary software; proprietary computer software to play back and/or view audio recordings and video recordings specifically created by the proprietary software; proprietary enterprise software for controlling and managing the storage and retrieval of audio and video recordings on a computer server and specifically created by the proprietary software; computer software for transcribing audio recordings and video recordings.

Inasmuch as the amendment is limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents, the amendment is **APPROVED** and **ENTERED**. See Trademark Rule 2.133(a).

Because no answer is of record, the opposition is **DISMISSED without prejudice**. See Trademark Rule 2.106(c).