

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

MT

Mailed: July 7, 2013

Opposition No. 91209263

Embarq Holdings Company LLC,
CenturyLink, Inc.

v.

Century Technology
(Shenzhen) Corporation
Limited

**Robert H. Coggins,
Interlocutory Attorney:**

On June 12, 2013, applicant filed a consented motion to amend subject application Serial No. 85515772. By the proposed amendment applicant seeks to delete the wording "cell phones, mobile phones, smart phones" from the current identification of goods, so the remaining identification will read as:

VIDEO SCREENS; COMPUTER NOTEBOOK SCREENS; TABLET COMPUTER SCREENS; FLAT PANEL DISPLAY SCREENS FOR GPS NAVIGATION MACHINES, PERSONAL DIGITAL ASSISTANTS, ON-BOARD DRIVING MONITORS AND RECORDERS; OLED DISPLAYS; ELECTRONIC BILLBOARDS FOR OUTDOOR EXHIBITION AND ADVERTISING; FLAT PANEL DISPLAY SCREENS; LIQUID CRYSTAL DISPLAY SCREENS; LIQUID CRYSTAL DISPLAY MONITORS; LIQUID CRYSTAL DISPLAY TELEVISIONS; LARGE-SCREEN LCD DISPLAYS; HOME THEATER PRODUCTS, NAMELY, TELEVISIONS, SURROUND SOUND SYSTEMS, AMPLIFIERS, MEDIA PLAYERS USING LCD DISPLAYS; LIGHT EMITTING DIODE DISPLAYS.

Inasmuch as the amendment is limiting in nature as required by Trademark Rule 2.71(a), and because opposers consent thereto, the motion to amend is **granted**. See Trademark Rule 2.133(a).

If this resolves the dispute between the parties (as the motion indicates), opposers are 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 retroactively to the filing date of the motion to amend.