

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

RK

Mailed: January 16, 2014

Opposition No. **91212114**

KNOCK, inc.

v.

InterfaceIT Operations Pty Ltd

**Yong Oh (Richard) Kim, Interlocutory Attorney:**

On November 19, 2013, applicant filed a proposed amendment to its **application Serial No. 85420127**, with opposer's consent. By the proposed amendment, applicant seeks to change the identification of goods in International Classes 9 and 42 as follows (amendments in bold type):

**From:** Tablet computer application software allowing sales people and field service workers to streamline customer data processing, and target sales areas and regions with geospatial mapping while benefiting from real-time reporting; in International Class 9.

Customized tablet computer application software design and development allowing sales people and field service workers to streamline and track customer data processing, and target sales areas and regions with geospatial mapping while benefiting from real-time reporting; in International Class 42.

**To:** Tablet computer application software allowing **door-to-door** sales people and field service workers to streamline customer data processing,

and target sales areas and regions with geospatial mapping while benefiting from real-time reporting; in International Class 9.

Customized tablet computer application software design and development allowing **door-to-door** sales people and field service workers to streamline and track customer data processing, and target sales areas and regions with geospatial mapping while benefiting from real-time reporting, **excluding advertising agency services and web site and graphic design services**; in International Class 42.

Inasmuch as the amendments are clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents thereto, they are **APPROVED** and entered. See Trademark Rule 2.133(a).

If this resolves the dispute herein, opposer is 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).

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