

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

EJW

Mailed: February 4, 2014

Opposition No. 91212591

Liebert Corporation

v.

Shanghai Feixun  
Communication Co., Ltd.

**ELIZABETH J. WINTER, INTERLOCUTORY ATTORNEY:**

On January 30, 2014, opposer filed a motion to suspend this proceeding pending the Board's correction of a typographical error in the revised identification of goods set forth in the Board's order dated December 31, 2013. The Board also notes that a comma (",") is missing between the terms "cooling" and "climate" in the revised identification of goods. In view thereof, the application, as amended, shall be amended again so that the identification of goods is shown as follows:

"Computers; computer keyboards; computer operating programs; computer mouse; downloadable electronic publications in the nature of magazines, journals, newsletters, and brochures in the field of telecommunications industry; mouse pads, being computer peripheral; laptop computers; electric navigational instruments; radiotelephony sets; satellite navigational system, namely, a global positioning system; global positioning system; cell phone straps; electronic monitors for monitoring flowmeters;

downloadable ring tones for mobile phones; headphones; portable media players; downloadable music files; electric converters; electric connections; chargers for electric batteries; electric batteries; electric accumulators; notebook computers; switchboards; radios; lightning arresters; downloadable image file containing artwork, text, audio, video, games and Internet Web links relating to sporting and cultural activities; galvanic batteries; none of the aforesaid goods for controlling air conditioning or for use with apparatuses for cooling, climate control, refrigerating, ventilating, heating or steam generating purposes."

If this corrective amendment 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.<sup>1</sup> See Trademark Rule 2.106(c).



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<sup>1</sup> In view thereof, opposer's motion to suspend is moot and shall be given no further consideration.