

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

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Mailed: November 21, 2013

Opposition No. 91212929

Id Software LLC

v.

The CBORD Group, Inc.

Cheryl S. Goodman, Interlocutory Attorney:

On October 21, 2013, applicant filed a proposed amendment to its application Serial No. 85757324, with opposer's consent.

By the proposed amendment applicant seeks to change the identification of goods **from** "Smartphone mobile computer application for use in processing financial transactions, for purchasing goods and services, for verification of identity, eligibility, and authorization, for gaining access to restricted facilities, for monitoring alarms, for providing automated alarm responses, for performing electronic mass notifications, for monitoring surveillance video, for providing automated text message responses, for producing identification cards with photos, magnetic strips, and personalized, embedded smartcard credentials, for managing patron credentials, for reporting financial, verification, access, alarm, notification, surveillance, identification, and credential data related to the associated software, for

importing and exporting data, and for managing campus conference groups, their identification cards, and their associated privileges" ~~to~~ "Smartphone mobile computer application, excluding video games, software games, computer games, games for mobile phones, software engines for computer games, and computer game development software, for use in processing financial transactions, for purchasing goods and services, excluding video games, software games, computer games, games for mobile phones, software engines for computer games, and computer game development software, for verification of identity, eligibility, and authorization, for gaining access to restricted facilities, for monitoring alarms, for providing automated alarm responses, for performing electronic mass notifications, for monitoring surveillance video, for providing automated text message responses, for producing identification cards with photos, magnetic strips, and personalized, embedded smartcard credentials, for managing patron credentials, for reporting financial, verification, access, alarm, notification, surveillance, identification, and credential data related to the associated software, for importing and exporting data, and for managing campus conference groups, their identification cards, and their associated privileges."¹

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposer

¹The underlined wording has been added to the identification.

consents thereto, it is 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).