

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451  
General Contact Number: 571-272-8500

CME/EM/emy

Mailed: February 5, 2015

Opposition No. 91213200

Halo Electronics, Inc.

v.

Halo2Cloud, LLC

**Christen M. English, Interlocutory Attorney:**

On January 7, 2015, the parties filed a stipulated motion to amend involved application Serial Nos. 85459212 and 85459271. By the proposed amendments, Applicant seeks to amend the identification of goods in International Class 009 in both of the identified applications as follows:

**From:** Ready-to-use accessories for consumer electronic devices, namely, power supply connectors, data cable connectors, Ethernet cable connectors, USB cable connectors, fiber optic cable connectors, and multimedia interface cable connectors, power supply adapters, electric adapters, and plug adapters, power supply cables and data cables in the nature of Ethernet cables, USB cables, fiber optic cables and multimedia interface cables; Battery chargers and rechargers; Accessories for telecommunications devices, namely, earpieces, speakers, and mounting devices; Media players and MP3 players; Portable handheld electronic digital video messengers for recording, storage, transmission or reproduction of visual, audio and data content; and Computer storage devices, namely, external hard drives, blank flash drives and high-speed storage subsystems for storage and backup of electronic and digital data locally and via a telecommunications network

**To:**<sup>1</sup> Ready-to-use accessories for consumer electronic devices, namely, power supply connectors, data cable connectors, Ethernet cable connectors, USB cable connectors, fiber optic cable connectors, and multimedia interface cable connectors, power supply adapters, electric adapters, and plug adapters, power supply cables and data cables in the nature of Ethernet cables, USB cables, fiber optic cables and multimedia interface cables; Battery chargers and rechargers; Accessories for telecommunications devices, namely, earpieces, speakers, and mounting devices; Media players and MP3 players; Portable handheld electronic digital video messengers for recording, storage, transmission or reproduction of visual, audio and data content; and Computer storage devices, namely, external hard drives, blank flash drives and high-speed storage subsystems for storage and backup of electronic and digital data locally and via a telecommunications network all of the aforementioned specifically excluding electronic connectors and adapters for use with local area networks (LAN) or wide area networks (WAN), modules, transformers, filters and any magnetic coupling components that may be used in communications products.

Inasmuch as the amendments are clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer stipulates thereto, the amendments are approved and entered. *See* Trademark Rule 2.133(a).

If the amendments resolve this proceeding, 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 applications as amended. *See* Trademark Rule 2.106(c).

If no response is filed, proceedings will be resumed and dates reset, as appropriate.

Proceedings are otherwise suspended.

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<sup>1</sup> The underlined language is proposed to be added to the identifications.