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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91213206
Party	Defendant Itty Bitty Apps Pty Ltd
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Date	07/10/2014
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**UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In Re Trademark Ser. No. 85/867,891
Filed: March 6, 2013
Mark: REVEAL
Class: 9

OPIN Systems, Inc.,)	
)	
Opposer,)	
)	Opposition No. 91213206
v.)	
)	
ITTY BITTY APPS PTY LTD,)	
)	
Applicant.)	

**COMBINED MOTION WITH CONSENT TO AMEND THE APPLICATION AND
WITHDRAW THE OPPOSITION WITH PREJUDICE**

Pursuant to 37 C.F.R. §2.106(c) and §2.133(a), and pursuant to TBMP §601.01 and §514.02, and with the consent of Opposer’s counsel, Applicant hereby moves the Trademark Trial and Appeal Board (“TTAB”) to permit Applicant’s amendment of Application Serial No. 85/867,891, as set forth below. Upon approval of the narrowing amendment by the TTAB, Opposer hereby withdraws the present Opposition proceeding with prejudice. The parties have agreed to settle the opposition pursuant to a written settlement agreement that contemplates the completion of these two steps. Therefore, Opposer consents to the amendment and Applicant consents to the withdrawal of the opposition with prejudice.

Applicant hereby requests the amendment of its current identification of goods as listed in the application, set forth below:

- Computer software for the remote runtime analysis of software applications;
- Computer software for the remote modification of software applications

Applicant hereby moves to amend its identification of goods description as set forth below, with the consent of Opposer. The amendment is restrictive and therefore conforms with 37 C.F.R. § 2.71(a):

Computer software for use by software developers for the remote runtime analysis of software applications; computer software for use by software developers for the remote modification of software applications; not including computer software for enterprise report and content management or analysing, processing and monitoring transactions, patterns and networks in data for the purposes of operational risk management, corporate governance, regulatory compliance and the detection and prevention of suspicious behaviour, criminal activity, fraud, money-laundering, smuggling and terrorism.

Accordingly, Applicant respectfully requests that the Board approve the above-identified amendment to revise the identification of goods in Application Serial No. 85/867,891. The Parties agree that the amendment to the application resolves the present dispute pursuant to the settlement agreed upon by the parties.

WHEREFORE, the Parties respectfully request that the Board grant this Combined Motion with Consent to Amend the Application and Withdraw the Opposition with Prejudice upon the approval of the amendment to the application.

Respectfully submitted,

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Dated: July 7, 2014

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Dated: July 7, 2014