

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

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Mailed: January 21, 2016

Opposition No. 91214700

*Speculative Product Design, LLC*  
*DBA Speck Products*

*v.*

*Premier Accessory Group, LLC*

Jennifer Krisp, Interlocutory Attorney:

On January 5, 2016, Applicant filed a response to the Board's December 9, 2015 order, and proposed amendment to its application Serial No. 85602658, with the consent of Opposer herein, Speculative Products Design, LLC, DBA Speck Products. Applicant previously provided the consent, to this amendment, of Horizon Hobby, Inc., Opposer in Opposition 91214867.

By the proposed amendment Applicant seeks to amend the identification of goods in International Class 9<sup>1</sup> as follows (proposed additions are bold; proposed deletions are in strikethrough):

from: "Battery chargers, Cases for mobile phones; Cell phone battery chargers; Ear buds; Headphones"

to: "Battery chargers, **excluding battery chargers for use with remotely controlled vehicles and excluding battery chargers for use with unmanned vehicle systems comprising unmanned vehicles,**

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<sup>1</sup> For the parties' information, the better practice is to include in any motion to amend an identification of goods or services a "redlined" copy of the amendment indicating all deleted wording and all added or modified wording.

**transmitters, receivers, serial interfaces, servomotor interfaces, and ground side components, namely transmitters, receivers, and display screens; Cases for mobile phones; Cell phone battery chargers; Ear buds; Headphones.”**

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer herein and Opposer in Opposition 91214867 consent thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

If the amendment resolves this proceeding, Opposer herein 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).

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

Proceedings are otherwise suspended.