

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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RK/am

Mailed: June 24, 2015

Opposition No. **91220850**

Cavium, Inc.

v.

Certilogo SPA

By the Trademark Trial and Appeal Board:

On May 11, 2015, Applicant filed a proposed amendment to its **application Serial No. 79152000**, with Opposer's written consent, and Opposer's withdrawal of the opposition without prejudice, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to change the identification of goods in International Class 9 as follows (deletions underlined):¹

From: Electric and electronic control apparatus for the remote control of servers mainframes; computer cursor control devices, namely, computer mouse, light pen and trackballs; computer access control security systems, namely, computer systems comprised of computer hardware and software for permitting or restricting access to data processing systems; electronic payment terminals; software for the access control to computers; electronic security systems and terminals comprising software and hardware for providing picture and video to a remote station; hardware and software for encoding keys and digital certificates; electronic apparatus for the generation and/or verification of digital signatures; software for secure data storing and retrieving; anti-counterfeit electronic systems and anti-falsification electronic systems, namely, electronic systems

¹ The unopposed services in International Classes 42 and 45 remain unchanged.

comprised of computer hardware and software that matches individual software applications and data via unique numerical codes to prevent false and/or counterfeit access; bar code readers; magnetic coding devices, namely, electronic coding units; computer software for the identification, marking, certification and tracking of products; computer software for protection against counterfeiting and commercial fraud; electronic security systems, namely, computer systems comprised of hardware and software for the application of unique holograms to data for preventing brand and product piracy, counterfeiting and commercial fraud; computer software to protect against unauthorized access to databases and other digitally stored information; magnetic encoded credit cards; electronic encoded chip cards used for the purchase of goods and services; computer software platforms for data processing systems, of payment management for web sites and/or electronic sale; memory cards; printers for computers, computer cursor control devices, namely, computer mice, digitizer tablets, light pens, touch pads, trackballs; computer storage devices, namely, blank flash drives, portable computers; in International Class 9.

To: Electronic apparatus for the generation and/or verification of digital signatures; software for secure data storing and retrieving; anti-counterfeit electronic systems and anti-falsification electronic systems, namely, electronic systems comprised of computer hardware and software that matches individual software applications and data via unique numerical codes to prevent false and/or counterfeit access; bar code readers; magnetic coding devices, namely, electronic coding units; computer software for the identification, marking, certification and tracking of products; computer software for protection against counterfeiting and commercial fraud; electronic security systems, namely, computer systems comprised of hardware and software for the application of unique holograms to data for preventing brand and product piracy, counterfeiting and commercial fraud; computer software platforms for data processing systems, of payment management for web sites and/or electronic sale; in International Class 9.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer consents thereto, it is **APPROVED** and entered. *See* Trademark Rule 2.133(a).

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The contingency in Opposer's withdrawal having now been met, the opposition is **DISMISSED without prejudice.**

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