

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

Mailed: September 8, 2016

Opposition No. 91221227

Mouser Electronics, Inc.

v.

Longruixiang Trading (HongKong) Limited

Christen M. English, Interlocutory Attorney:

On September 6, 2016, the parties filed a stipulated motion to amend Applicant's involved application Serial No. 86328801. By the proposed amendment, Applicant seeks to amend the identification of goods in the involved application as follows:¹

From:

Acoustic couplers; Audio cassette players; Audio recorders; Audio-video receivers; Cabinets for loudspeakers; ~~Coaxial cables; Computer peripheral apparatus; Computer peripheral devices;~~ Digital audio and video recorders and players; Digital media receivers; ~~Electric accumulators; Electrical plugs and sockets;~~ Headphones; Horns for loudspeakers; Loudspeakers; Megaphones; Portable media players; Portable telephones; Telescopes; Tripods for cameras

To:

Acoustic couplers; Audio cassette players; Audio recorders; Audio-video receivers; Cabinets for loudspeakers; Digital audio and video recorders and players; Digital media receivers; Headphones; Horns for loudspeakers; Loudspeakers; Megaphones; Portable media players; Portable telephones;

¹ The language shown in strikethrough is to be deleted from the identification and the underlined language is to be added to the identification.

Telescopes; Tripods for cameras, none of the foregoing constituting electronic components for use in further manufacture of products.

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

If the amendment resolves 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 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.
