

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

nmt

Mailed: April 18, 2016

Opposition No. 91222680

ATI Technologies ULC

v.

entegra technologies, inc.

Elizabeth A. Dunn, Attorney:

On April 13, 2016, Applicant filed a proposed amendment to its application Serial No. 86167885, with Opposer's consent.

By the proposed amendment Applicant seeks to amend the identification of goods in International Class 9 and recitation of services in International Class 42 as follows.

International Class 9

from

Computers; tablet computers; desktop computers; tabletop computers; panel mount computers; mobile computers; computer hardware and computer peripherals; wireless computer peripherals; mobile communications modules and sensors for use with computers and tablet computers; electronic docking stations; computer docking stations; batteries and battery chargers; vehicle mount solutions, namely, mounting devices for computers and tablet computers; computer software, namely, computer operating system software, computer application software for accessing and interacting with enterprise business systems and customer proprietary systems for general purpose data entry into database or spreadsheet applications, data retrieval systems, and internet web browsing systems; computer utility software

to

Computers, namely tablet computers, desktop computers, tabletop computers, panel mount computers, mobile computers, all ruggedized and used for enterprise business systems; mobile communications modules and sensors for use with rugged computers and tablet computers for enterprise business systems; electronic docking stations; computer docking stations; batteries and battery chargers; vehicle mount solutions, namely, mounting devices for computers and tablet computers; computer software, namely, computer operating system software for ruggedized computers used for enterprise business systems, computer application software for accessing and interacting with enterprise business systems and customer proprietary systems for general purpose data entry into database or spreadsheet applications, data retrieval systems, and internet web browsing systems; computer utility software for ruggedized computers used for enterprise business systems; all of the foregoing goods excluding semiconductors, circuit boards, peripheral graphics boards, and drive software for enhancing the visual experience of those using applications with high-end visual graphics and video such as a gaming, animation or playback

International Class 42

from

Consulting services in the field of design, engineering, testing, certification, quality control, selection, implementation and use of computer hardware and software systems for others

to

Consulting services in the field of design, engineering, testing, certification, quality control, selection, implementation and use of ruggedized computer hardware and software systems for enterprise business system use by others, excluding consulting relating to semiconductors, circuit boards, peripheral graphics boards, and drive software for enhancing the visual experience of those using applications with high-end visual graphics and video such as gaming, animation, or playback

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.