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

Proceeding	91225637
Party	Defendant Randa Accessories Leather Goods LLC
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Date	04/04/2016
Attachments	INTELI TOUCH Logo Class 18 answer.pdf(127101 bytes)

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

In the Matter of Trademark Application Nos. 86496040

For the Mark:  INTELTUCH
Class: 18
Date Published: July 7, 2015

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: ELO TOUCH SOLUTIONS, INC. , :
: :
: Opposer, :
: :
: v. : Opposition No.: 91225637
: :
: RANDA ACCESSORIES LEATHER :
: GOODS LLC, :
: :
: Applicant. :
-----X

ANSWER TO NOTICE OF OPPOSITION

Applicant Randa Accessories Leather Goods LLC ("Applicant") answers the Notice of Opposition (the "Notice") filed by Opposer Elo Touch Solutions, Inc. ("Opposer") as follows:

1. Applicant denies each and every allegation in paragraph 1 of the Notice, except admits that Opposer filed the present opposition and Opposer makes allegations in the opposition, which Applicant disagrees with, and Applicant further states that Applicant lacks knowledge or information sufficient to form a belief as to the truth of the allegations that Opposer is an internationally recognized provider of computer and interactive touch screen displays and equipment.

2. Applicant lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 2.

3. Applicant lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 3.

4. Applicant admits the allegations in paragraph 4 of the Notice.

5. Applicant admits the allegations in paragraph 5 of the Notice.

6. Applicant denies each and every allegation in paragraph 6 of the Notice, except admits that Opposer's claimed first use date and registration date for its INTELLITOUCH registration for the goods "TOUCH SCREENS AND INTERFACE UNITS AND COMPUTER PROGRAMS THEREFOR" in Class 9 predates the filing date of Applicant's pending application, but notes that Applicant's mark is different than Opposer's mark and the goods set forth in Applicant's application are not related to the goods set forth in Opposer's registration.

7. Applicant denies each and every allegation in paragraph 7 of the Notice.

8. Applicant denies each and every allegation in paragraph 8 of the Notice.

9. Applicant denies each and every allegation in paragraph 9 of the Notice.

10. Applicant denies each and every allegation in paragraph 10 of the Notice.

WHEREFORE, Applicant requests that the Notice of Opposition be dismissed, that Applicant's trademark be allowed to pass to registration and that Applicant be granted such other and further relief as the Board deems appropriate.

Dated: April 4, 2016

Respectfully submitted,

OLSHAN FROME WOLOSKY LLP

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Attorneys for Applicant

CERTIFICATE OF SERVICE

I hereby certify that on this day, April 4, 2016, a true and correct copy of the foregoing document entitled:

ANSWER TO NOTICE OF OPPOSITION

was served upon Opposer's Counsel by prepaid, first class U.S. mail and email, addressed as follows:

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SAFIA A. ANAND