

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

Mailed: May 23, 2016

Opposition No. **91226204**

Harris Corporation

v.

Randal Phelan

By the Trademark Trial and Appeal Board:

On April 7, 2016, Opposer filed Applicant's proposed amendment to **Application Serial No. 86657974**¹, 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 recitation of services in International Class 42 as follows (amendment in bold):

From: Consulting in the field of structural engineering; in International Class 42.

To: Consulting in the field of structural engineering, **namely, structural engineering of bridges excluding structural engineering in fields of oil and gas exploration and production and satellite communications**; in International Class 42.

¹ The filing erroneously identified Application Serial No. 86657924.

Opposition No. 91226204

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).

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

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