

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

am

Mailed: March 30, 2016

Opposition No. 91226449

Take-Two Interactive Software, Inc.

v.

Belkin International, Inc.

Jennifer Krisp, Interlocutory Attorney:

On March 21, 2016, Applicant filed a proposed amendment to its application Serial No. 86562222, with Opposer's consent.

By the proposed amendment Applicant seeks to amend the identification of goods from

Multi-port devices, namely, data access ports for connecting multiple data and electrical devices (based on use); multi-port devices, namely, USB chargers, USB chargers for use in vehicles, AC electrical outlets and plugs with USB chargers, and USB hubs, cables and connectors; battery packs; surge protectors; multi-port digital media streaming devices that allow wireless streaming to multiple devices; multi-port charging appliances for rechargeable equipment, namely, charging docks and charging stands (based on intent to use)

to¹

Multi-port devices, namely, data access ports for connecting multiple data and electrical devices (based on use); multi-port devices, namely, USB chargers, USB chargers for use in vehicles, AC electrical outlets and plugs with USB chargers, and USB hubs, cables and connectors; battery packs; surge protectors; multi-port digital media streaming devices that allow wireless streaming to multiple devices; multi-port charging appliances for rechargeable equipment, namely, charging docks and

¹ Proposed text to be added is underlined.

charging stands (based on intent to use), all of the foregoing for use with portable electronic devices; none of the foregoing related to video games

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.