

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

GMM/ey

Mailed: September 1, 2016

Cancellation No. 92063902

Bigfoot Ventures LLC

v.

Anchor Audio, Inc.

Geoffrey M. McNutt, Interlocutory Attorney:

On August 24, 2016, Respondent filed a proposed amendment to its Registration No. 4778284, with Petitioner's consent.

By the proposed amendment Respondent seeks to amend the identification of goods in International Class 9 as follows (proposed deletions are in strikethrough; proposed additions are underlined):

from "Audio circuit boards; Audio speaker enclosures; Audio speakers"

to "~~Audio circuit boards;~~ Audio speaker enclosures; Audio speakers; all of the foregoing being portable, for outdoor use only, and not sold to music and film studios or music and film production companies."

Because the proposed amendment is limiting in nature as required by Trademark Rule 2.71(a), and because Petitioner consents to its entry, the amendment would otherwise be acceptable. However, the amendment cannot be accepted and entered because it was (1) not accompanied by the proper fee under Trademark Rule 2.6; and

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(2) not verified or supported by a declaration under Trademark Rule 2.20. *See* Trademark Rules 2.6(a)(11) and 2.173(b).

Respondent is allowed **THIRTY DAYS** from the mailing date of this order in which to submit the required fee and declaration in support of the amendment, failing which said amendment will be given no further consideration.

Proceedings are otherwise suspended.