

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

Mailed: November 21, 2003

Opposition No. 91151110

SCHLUMBERGER TECHNOLOGY CORPORATION

v.

HALLIBURTON ENERGY SERVICES, INC.

Nancy L. Omelko, Interlocutory Attorney:

On September 17, 2003, the Board granted opposer's first consented motion to extend time to petition for declaration of interference, and informed opposer that the Board did not receive opposer's amended notice of opposition or an additional fee for the second class of services in the involved application, as required in the Board's order dated June 18, 2003. In response, opposer provided proof by certificate of mailing pursuant to Trademark Rule 1.8 (now renumbered 2.197) that it filed an authorization to charge its deposit account for the additional class on July 18, 2003.¹

Opposer's second consented motion filed October 20, 2003 to extend time until November 17, 2003 to petition for

¹ The Board did not receive an amended notice of opposition.

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declaration of an interference is granted. Trademark Rule
2.127(a).

Proceedings remain otherwise suspended.