

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

am

Mailed: April 19, 2005

Opposition No. 91153461

SYNTEL, INC.

v.

SYNTELLIREAD, INC.

Nancy L. Omelko, Interlocutory Attorney:

On March 29, 2005, applicant filed a proposed amendment to its application Serial No. 76134564, with opposer's consent.

By the proposed amendment applicant seeks to change the identification of goods in Class 42 **from** "design, development, customization and integration of computer software for others; consulting in the field of computer software customization, integration/interfaces, installation and training" **to** "design, development, customization and integration of computer software for use in natural language processing, information extraction from electronic text, electronic message content interpretation and analysis, translation/conversion of electronic data/text formats, electronic transaction processing, computer software employing artificial intelligence techniques for use in the field(s) of content-based analysis and/or interpretation of, and/or the

extraction of information from, free-formatted and/or structured electronic text/data; and consulting in the field(s) of computer software customization, integration/interfacing, installation and training all related to Applicant's computer software for use in natural language processing, information extraction from electronic text, electronic message content interpretation and analysis, translation/conversion of electronic data/text formats, electronic transaction processing, computer software employing artificial intelligence techniques for use in the field(s) of content-based analysis and/or interpretation of, and/or the extraction of information from, free-formatted and/or structured electronic test/data."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(b), and because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

If this resolves the dispute herein, 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).