

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

jh/LMS

Mailed: August 2, 2005

Opposition No. 91160238

BellSouth Intellectual

Property Corporation

v.

BELLMAN & SYMFON AB

**Linda Skoro, Interlocutory Attorney**

On May 24, 2005, applicant filed a proposed amendment to its application Serial No. 76301629.

By the proposed amendment applicant seeks to change the identification of goods in International Class 9

**from**

"Electric door ringers, acoustical and optical alerting systems, namely, notifications systems for hearing impaired persons, persons in difficult listening situations, visually and dexterity impaired persons and persons with other handicaps; hearing amplifiers and hearing protects not for medical use; induction loop systems, namely for use together with hearing amplifiers for hearing impaired persons, persons in difficult listening situations, visually and dexterity impaired persons and persons with other handicaps; devices to vary the volume, frequency and/or tone pulse of the audible ringing signal, namely for use

with notification systems for hearing impaired persons; acoustic ringers; alarms, namely smoke alarms, burglar alarms and entrance alarms and personal security alarms; alerting systems comprising transmitters and receivers as part of notification systems for hearing impaired persons, persons in difficult listening situations, visually and dexterity impaired persons and persons with other handicaps; audio transmitters for use with radios for hearing impaired persons; audio receivers for use with radios and/or stereos for hearing impaired persons; loudspeakers, in-ear monitoring systems not for medical use, namely for use by artists and performers on stages, by reporters during public presentations, by artists in studios and by hi-fi stereo listeners, wake-up systems, namely alarms for waking up hearing impaired persons, persons in difficult listening situations, visually and dexterity impaired persons and persons with other handicaps:"

to

"Electric door ringers, acoustical and optical alerting systems, namely, non-telecommunications-related notification systems for hearing impaired persons, persons in difficult listening situations, visually and dexterity impaired persons and persons with other handicaps; hearing amplifiers and hearing protectors not for medical use; and not for use with telecommunications equipment; induction loop systems, namely for use together with hearing amplifiers for hearing impaired persons, persons in difficult listening situations, visually and dexterity impaired persons and persons with other handicaps; devices to vary the volume, frequency and/or tone pulse of the audible ringing signal, namely for use with non-telecommunications-related notification systems for hearing impaired persons; acoustic ringers; alarms, namely smoke alarms, burglar alarms and entrance alarms and personal security alarms; alerting systems comprising transmitters and

receivers as part of notification systems for hearing impaired persons, persons in difficult listening situations, visually and dexterity iimpaired persons and persons with other handicaps; audio transmitters for use with radios for hearing impaired persons; audio receivers for use with radios and/or stereos for hearing impaired persons; loudspeakers, in-ear monitoring systems not for medical use, and not for use with telecommunications equipment, namely for use by artists and performers on stages, by reporters during public presentations, by artists in studios and by hi-fi stereo listeners, wake-up systems, namely alarms for waking up hearing impaired persons, persons in difficult listening situations, visually and dexterity impaired persons and persons with other handicaps:"

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).

Proceedings are otherwise suspended.