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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91176176
Party	Defendant Bose Corporation Bose Corporation The Mountain Framingham, MA 017019168
Correspondence Address	CHARLES HIEKEN FISH & RICHARDSON P.C. PO BOX 1022 MINNEAPOLIS, MN 55440-1022 UNITED STATES
Submission	Answer
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Date	04/23/2007
Attachments	91176176 Answer.pdf (3 pages)(79401 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the matter of Application Serial No. 78/865665
For the Mark 3SPACE
Published in the Official Gazette on October 31, 2006

SRS Labs, Inc.,
Opposer,

v.

Bose Corporation,
Applicant.

Opposition No. 91176176

United States Patent and Trademark Office
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

ANSWER TO NOTICE OF OPPOSITION

Bose Corporation ("Bose") hereby answers SRS Labs, Inc.'s ("Opposer") Notice of Opposition. As to the specific grounds of allegation, Bose responds to the correspondingly numbered paragraphs as follows:

1. Bose lacks sufficient knowledge or information as to form a belief as to the truth of the averments set forth in paragraph 1 and therefore denies them.
2. Admit that the USPTO records show that application serial no. 78/717,011 for the mark XSPACE 3D was filed on September 20, 2005 for goods: cellular telephones; personal computers; video game consoles for use with television, personal computers, or portable gaming devices; personal digital assistants (PDAs); flight and combat flights simulators for training; and military electronic communications devices including data scramblers and encryption modules used for mobile and telephone communications in Class 9, and that the USPTO records reflect

that Opposer as the applicant of said application. Bose denies the remaining averments of paragraph 2.

3. Bose lacks sufficient knowledge as to form a belief as to the truth of the averments set forth in paragraph 3 and therefore denies them.

4. Bose lacks sufficient knowledge as to form a belief as to the truth of the averments set forth in paragraph 4 and therefore denies them.

5. Deny.

6. Admit.

7. Admit that Bose filed Application Serial No. 78/865,665 on April 20, 2006 under Section 1(b). Bose denies the remaining averments of paragraph 7.

8. Deny.

9. Deny.

10. Deny.

Respectfully submitted,

Date:

April 23, 2007



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Attorneys for Applicant,
BOSE CORPORATION


Applicant : Bose Corporation
Serial No. : 78/865665
Filed: : April 20, 2006
Mark : 3SPACE
Page : 3

Attorney's Docket No.: 02103-728PP2

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing **ANSWER TO NOTICE OF OPPOSITION** has this 23rd day of April 2007, been mailed by prepaid first class mail to the below-identified Attorney at his/her place of business:

Steven Nataupsky, Esq.
Knobbe Martens Olsen & Bear LLP
2040 Main Street, 14th Floor
Irvine, CA 92614



Amy L. Brosius