

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

RK/vb

Mailed: August 29, 2011

Opposition No. 91199852

TeleTracking Technologies, Inc.

v.

FTI Consulting, Inc. dba FTI  
Healthcare

On August 16, 2011, the parties filed applicant's proposed amendment to its application Serial No. 85059169 with opposer's written consent and opposer's withdrawal of the opposition without prejudice with applicant's written consent, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to change the identification of goods as follows:

From: Computer programs for monitoring and managing medical acute care clinical documentation, coding, and outcomes; in International Class 9.

To: Computer programs for monitoring and managing medical acute care clinical documentation, coding, and outcomes; excluding (i) software for providing operational efficiencies for the monitoring of patient placement, transport, procedure status, and management of healthcare professionals and staff in hospitals or healthcare facilities, and (ii) software for use with real time location systems related to patient placement, transport, procedure status, and management of healthcare professionals,

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staff, equipment and supplies in hospitals or healthcare facilities; in International Class 9.

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

The contingency in opposer's withdrawal having now been met, the opposition is **DISMISSED without prejudice**.

*By the Trademark Trial  
and Appeal Board*