

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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BUO/mc

Mailed: June 23, 2017

Opposition No. 91232091

Yoyo Games Limited

v.

Giovanni Laporta

By the Trademark Trial and Appeal Board:

On June 5, 2017, the parties' filed a proposed amendment to application Serial No. 86606058 and Opposer's withdrawal without prejudice of the opposition, contingent upon entry of the amendment.

By the proposed amendment, the parties' seek to amend the identification of goods and services to add the following underlined wording:

International Class 9

Computer application software for computers and mobile devices, namely, software for storage, sorting, categorizing, transmitting and sharing of data and information excluding any such software for use in the field of computer games, video games and any interactive entertainment product; computer application software for computers and mobile devices, namely, software for electronic messaging, instant messaging, audio and video visual messaging excluding any such software for use in the field of computer games, video games and any interactive entertainment product; computer application software for computers and mobile devices, namely, software for electronically

authenticating user identification, including age verification excluding any such software for use in the field of computer games, video games and any interactive entertainment product; computer application software for computers and mobile devices, namely, software for securing local area networks excluding any such software for use in the field of computer games, video games and any interactive entertainment product.

International Class 42

Software as a service (SAAS) services featuring software for storage, sorting, categorizing, transmitting and sharing of data and information excluding any such software for use in the field of computer games, video games and any interactive entertainment product; SAAS featuring software for electronic messaging, instant messaging, audio and video visual messaging excluding any such software for use in the field of computer games, video games and any interactive entertainment product; SAAS for electronically authenticating user identification, including age verification excluding any such software for use in the field of computer games, video games and any interactive entertainment product; SAAS featuring software for securing local area networks excluding any such software for use in the field of computer games, video games and any interactive entertainment product.

The amendment is limiting in nature, as required by Trademark Rule 2.71(a).

Because Opposer consents, the amendment is **APPROVED** and **ENTERED**. See Trademark Rule 2.133(a).

The contingency of Opposer's withdrawal having been met, the opposition is **DISMISSED** without prejudice.