

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500
General Email: TTABInfo@uspto.gov

nmt

November 26, 2019

Opposition No. 91246883

Id Software LLC

v.

Cubic Corporation

Mary Beth Myles, Interlocutory Attorney:

On November 25, 2019, Applicant filed a proposed amendment to its application Serial No. 87856180, with Opposer's consent.

By the proposed amendment, Applicant seeks to amend the identification of goods in International Class 9 as follows (additions shown in bold).

from

Telecommunications equipment kit for connecting two-way radios and mobile phones, comprised of an integrated software-defined Radio-over-IP gateway and cellular router; telecommunications equipment kit for land mobile radio interoperability, comprised of an integrated software-defined Radio-over-IP gateway and cellular router; wireless portable communications system sold as a kit, comprised of an integrated software-defined Radio-over-IP gateway and cellular router; broadband wireless equipment sold as a kit, namely, telecommunications base station equipment for cellular and fixed networking and communications applications, comprised of an integrated software-defined Radio-over-IP gateway and cellular router

to

Telecommunications equipment kit for connecting two-way radios and mobile phones, comprised of an integrated software-defined Radio-over-IP gateway and cellular router; telecommunications equipment kit for land mobile radio interoperability, comprised of an integrated software-defined Radio-over-IP gateway and cellular router; wireless portable communications system sold as a kit, comprised of an integrated software-defined Radio-over-IP gateway and cellular router; broadband wireless equipment sold as a kit, namely, telecommunications base station equipment for cellular and fixed networking and communications applications, comprised of an integrated software-defined Radio-over-IP gateway and cellular router; **none of the foregoing to include video games, software games, or goods related to video games or software games.**

The amendment is limiting in nature, as required by Trademark Rule 2.71(a). Because Opposer consents thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

If the amendment resolves this proceeding, Opposer is allowed until thirty days from the 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).

If no response is filed, proceedings will be resumed and dates reset, as appropriate. Proceedings are otherwise suspended.