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

Proceeding	91250985
Party	Defendant L3 Technologies, Inc.
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Date	09/28/2020
Attachments	L3 Consented Motion to Amend Application.pdf(283148 bytes)

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

In the matter of Trademark Application Serial No. 88/009,729
Published in the Official Gazette of May 21, 2019, Int'l Class 9
Filed: June 21, 2018
Mark: L3 SHADOW

AAI CORPORATION, Opposer, v. L3 TECHNOLOGIES, INC., Applicant.	Opposition No. 91250985 CONSENTED MOTION TO AMEND APPLICATION
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MOTION

Applicant L3 Technologies, Inc. (“Applicant”), by and through its counsel of record, hereby moves the Trademark Trial and Appeal Board (“TTAB” or “Board”), pursuant to 37 C.F.R. § 2.133, for an order amending the subject Application’s identification of goods and services as shown below in both redlined and clean formats, as per TBMP 514.01:

Redlined Copy of the Amendment:

Satellite communication systems, namely, VSAT (very small aperture terminals) for use in intelligence, surveillance, and reconnaissance (ISR), tactical and combat operations **for providing mobile communication platforms that enable ISR, tactical, and combat personnel to communicate with each other over satellite, and not for use with unmanned aerial vehicles**; VSAT systems comprised of computer

terminals and computer software for providing mobile communication platforms that enable ISR, tactical, and combat personnel to communicate with each other over satellite, and not for use with unmanned aerial vehicles.

Clean Copy of the Amendment:

Satellite communication systems, namely, VSAT (very small aperture terminals) for use in intelligence, surveillance, and reconnaissance (ISR), tactical and combat operations for providing mobile communication platforms that enable ISR, tactical, and combat personnel to communicate with each other over satellite, and not for use with unmanned aerial vehicles; VSAT systems comprised of computer terminals and computer software for providing mobile communication platforms that enable ISR, tactical, and combat personnel to communicate with each other over satellite, and not for use with unmanned aerial vehicles.

Opposer AAI Corporation (“Opposer”) consents to this Motion.

MEMORANDUM

Applicant filed Trademark Application Serial No. 88/009,729 for the mark L3 SHADOW in International Class 009 on June 21, 2018. The mark published in the Official Gazette on May 21, 2019. After twice extending the time to oppose the mark, Opposer timely initiated the present opposition proceeding on September 17, 2019.

The parties have negotiated a settlement of this opposition proceeding. The agreement between the parties includes Applicant amending the Application to include the changes to the identification of goods and services set forth above. Opposer consents to the proposed amendment

and to this Motion. Upon the Board granting this Motion and entering the proposed amendment to the Application, Opposer will dismiss this opposition with prejudice within fifteen business days. Consequently, Applicant respectfully requests the Board grant the Motion and enter the amendment.

Respectfully submitted,

/James W. McConkie /

James W. McConkie

Matthew A. Barlow

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing CONSENTED MOTION TO AMEND APPLICATION was served on Opposer by emailing a true copy thereof to its counsel on this the 28th day of September, 2020, as follows:

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