

UNITED STATES PATENT AND TRADEMARK OFFICE
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ADH/RA

November 1, 2021

Opposition No. 91269819

Caseware International Inc.

v.

Hanby Technologies, Inc.

Ashley D. Hayes, Interlocutory Attorney:

On October 6, 2021, Applicant filed the parties' stipulated amendment to application Serial No. 90211250. 8 TTABVUE.

By the proposed amendment, Applicant seeks to amend the identification of services in International Class 42 as follows (additions are in bold font):

From: Platform as a service (PAAS) featuring computer software platforms for organizing, building, and managing digital content, developing predictive digital marketing models, extracting and retrieving information and data for others by means of computer networks; providing a search engine for obtaining data, graphics, files and images on a global computer network; providing online non-downloadable software for searching a user's mobile phone, computer, tablet, or other electronic communication device for data, graphics, files and images; providing on-line non-downloadable voice recognition software; computer services, namely, providing a voice-controlled search engine for obtaining data, images, files, information, audio, and video via a computer network; Design and development of computer software; Providing temporary use of online non-downloadable software for streaming and playing audio, video, and multimedia content; providing temporary use of online non-downloadable computer software for browsing and accessing digital content, information, computer software programs, audio works, visual works, audiovisual works, electronic

publications, books, movies, and music; providing temporary use of online non-downloadable computer software for transmission and display of digital content, information, audio works, visual works, audiovisual works, electronic publications, books, movies, and music

To: Platform as a service (PAAS) featuring computer software platforms for organizing, building, and managing digital content, developing predictive digital marketing models, extracting and retrieving information and data for others by means of computer networks; providing a search engine for obtaining data, graphics, files and images on a global computer network; providing online non-downloadable software for searching a user's mobile phone, computer, tablet, or other electronic communication device for data, graphics, files and images; providing on-line non-downloadable voice recognition software; computer services, namely, providing a voice-controlled search engine for obtaining data, images, files, information, audio, and video via a computer network; Design and development of computer software; Providing temporary use of online non-downloadable software for streaming and playing audio, video, and multimedia content; providing temporary use of online non-downloadable computer software for browsing and accessing digital content, information, computer software programs, audio works, visual works, audiovisual works, electronic publications, books, movies, and music; providing temporary use of online non-downloadable computer software for transmission and display of digital content, information, audio works, visual works, audiovisual works, electronic publications, books, movies, and music. **None of the foregoing services in association with computer software for auditing, statistical sampling or transaction data analysis**

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 (30) 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.

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Proceedings are otherwise **SUSPENDED**.