UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451

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lw/al

November 7, 2019

Cancellation No. 92071411

Hemisphere GNSS, Inc.

v.

Transcend Electronic Corp

## The Trademark Trial and Appeal Board:

On September 27, 2019,, Respondent was allowed twenty days in which to submit the required fee and file a declaration in support of its amendment to Registration No. 4721651 under Trademark Rule 2.173(b)(2). On October 17, 2019, Respondent submitted the required fee with the declaration.<sup>1</sup>

The motion to amend, including the proposed amendment shown below, now complies with all of the procedural requirements of Trademark Rule 2.173. Because Petitioner consents thereto, the following amendment is approved. See Trademark Rule 2.133(a).

Audio speakers; Battery chargers; Carrying cases for cell phones; Cell phone battery chargers; Cell phone cases; Computer hardware and computer peripherals; Computer hardware and peripheral devices and computer software for data communication and translating and transmitting data sold therewith; Computer keyboards; Computer monitors; Computer mouse;

<sup>&</sup>lt;sup>1</sup> The Board's October 15, 2019 order was returned by the Postal Service as undeliverable. It is the obligation of the Respondent to provide a current address to the Board.

Computer screens; Earphones and headphones; Electric cables and wires; Frequency meters; Loud speakers; Marine depth finders; Marine radio communication machines and apparatus; Microphones; Mobile radios; Portable and handheld digital electronic devices for recording, organizing, transmitting, manipulating, and reviewing text, data, image, and audio files; Portable media players; Protective cases for smartphones; Protective covers and cases for cell phones, laptops and portable media players; Radio sets; Radio transmitters and receivers; Sonar equipment and parts thereof; Televisions; Two-way radios; USB cables for cellphones

The amendment will be forwarded to the Post Registration Branch of this Office for entry of the amendment in accordance with Section 7(e) of the Trademark Act.<sup>2</sup>

The contingency in Petitioner's withdrawal having now been met, the petition to cancel is denied without prejudice.

 $<sup>^2</sup>$  A copy of the Board's order granting the amendment, and Respondent's declaration, will be forwarded electronically for uploading to the record of the registration.