

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**  
**BEFORE THE ITU/DIVISIONAL UNIT**

In re: **META**

U.S. Serial No. **90897345**

**REQUEST TO DIVIDE APPLICATION**

Pursuant to 37 C.F.R. §2.87 and TMEP §1110, Applicant respectfully requests that Application Serial No. 90897345 be divided into two applications and specifies the following:

Applicant is requesting to divide out some, but not all, of the goods within a single class (International Class 009).

The following goods should remain “in use” under Section 1(a): “*Computers, laptops and portable computers; software*” in International Class 009.

The following goods should be “intent to use” under Section 1(b): “*tablets, computer peripherals, servers, networking equipment, computer components, namely, ram, disk drives, namely, hard and optical disk drives, and all related accessories, namely, keyboards, mice, wireless keyboards and mice, speakers, external hard drive backup devices, wireless air cards, wireless routers, monitors, chairs*” in International Class 009.

Pursuant to TMEP § 1110.07, Applicant’s understanding is that because Applicant has requested “to divide goods/services that are in use from goods/services that are not yet in use, the USPTO puts the goods/services in use in the newly created (child) application, and retains the goods/services not in use in the original (parent) application.”

Pursuant to 37 C.F.R. §2.87(b), Applicant is also submitting “the application filing fee as set forth in §2.6(a)(1) for each new separate application to be created by the division, in addition to the fee for dividing an application.”

Dated: January 11, 2022

Respectfully submitted,

/s/Michael B. Dvoren  
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