

Miscellaneous Potential

TRADEMARK

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*Wayne L. Jacobs* 7/1/2002  
Wayne L. Jacobs Reg. 35,553 Date

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TRADEMARK TRIAL AND APPEALS BOARD

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Storopack Hans Reichenecker GmbH & Co.  
Trademark Attorney: Matthew J. Pappas  
Law Office: 104  
Serial No.: 76/141,459  
Filed: March 8, 2001  
Int'l Class: 016  
Mark: BUBBLEPLUS

Cincinnati, Ohio 45202

July 1, 2002

To: Assistant Commissioner For Trademarks  
2900 Crystal Drive  
Arlington, VA 22202-3513

Dear Sir:

AMENDMENT UNDER 37 C.F.R. §2.71(a)

Please amend this application as follows:

In The Description Of Goods

Please delete the original description of goods, and please substitute therefor – package cushioning material containing entrapped bubbles of air --.

Remarks

By this amendment Applicant has amended the description of goods

*DP*

and hereby requests the TTAB to remand the application to Trademark Attorney Pappas for further action.

By Official Action dated March 8, 2002 the Trademark Attorney informed Applicant that its identification of goods was unacceptable as indefinite, and suggested that the Applicant adopt the following identification: "plastic bubble wrap for packaging."

In a Response dated September 7, 2001 Applicant adopted the Trademark Attorney's suggested goods definition, and the application was published April 2, 2002.

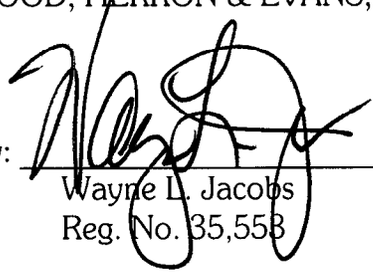
On April 23, 2002 counsel for Petitioner Sealed Air filed a First Request To Extend Time For Filing Notice Of Opposition with the TTAB, which was granted on May 13, 2002. A Second Request was filed on May 16, 2002 and was granted on May 28, 2002.

Counsel for Sealed Air left the undersigned a voice mail on or about May 16, 2002, later confirmed via e-mail on or about June 6, 2002, informing the undersigned that the basis of Petitioner's complaint was that the Applicant's description of goods was actually a registered trademark of Petitioner. Accordingly, Applicant files this Amendment to amend its description of goods.

Further and favorable consideration is respectfully requested.

Respectfully submitted,

WOOD, HERRON & EVANS, L.L.P.

By: 

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