

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

Greenbaum/Ricks

Mailed: November 18, 2005

Opposition Nos. 91159861 (**parent**)
91159934
91159935

Exide Technologies

v.

Johnson Controls Battery
Group, Inc.

On October 26, 2005, applicant filed an "Answer to Notice of Opposition and Voluntary Withdrawal of Application" in each of the above-captioned oppositions.¹

Trademark Rule 2.135 provides that if, in an inter partes proceeding, the applicant files an abandonment without the written consent of every adverse party to the proceeding, judgment shall be entered against applicant.

In view thereof, and because opposer's written consent to the abandonments is not of record, judgment is hereby entered

¹ Applicant abandoned involved application Serial Nos. 76346868, 76346855 and 76346860.

against applicant, each of the above-captioned oppositions is sustained and registration to applicant is refused.

***By the Trademark Trial
and Appeal Board***