

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

kk

Mailed: June 14, 2011

Opposition No. 91195137

Unilever Supply Chain, Inc.

v.

Danielle Dzurik

Ann Linnehan, Attorney

On June 3, 2011, applicant filed a proposed amendment to its application Serial No. 77831621, with opposer's consent.

By the proposed amendment, applicant seeks to change the identification of goods **from** "Plastic ice pop forms" **to** "Plastic ice pop forms for pet treats."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

Applicant also seeks to amend the mark from "PUPSICLES" to "PUPS-ICLES", which would also in effect, amend the drawing of the mark.

Inasmuch as the amendment to the mark does not materially alter the mark as required by Trademark Rule 2.72, and because opposer consents thereto, it may be accepted if applicant submits within **twenty days** of the date set forth in the above

caption a drawing page showing the mark sought to be registered. See TMEP Section 807. Within **twenty days** of the date set forth in the above caption, applicant must also submit a specimen that supports the amendment and an affidavit or declaration under 37 C.F.R. Section 2.20 stating that the specimen was in use in commerce on the filing date of the application.¹ See TMEP Sections 807.13(a) and 904.

Proceedings are otherwise suspended.

¹ In the event it has no specimen to support the amendment, applicant may amend its application to Section 1(b).