

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

vb

Mailed: May 23, 2012

Opposition No. 91196526

Ferrosan A/S

v.

Hughes-Medical, Corporation

Ann Linnehan, Attorney

On May 18, 2012, applicant filed a proposed amendment to its application Serial No. 77905234 in accordance with the parties' settlement agreement.

By the proposed amendment applicant seeks to change the identification of goods from:

"Dietary and nutritional supplements; Dietary beverage supplements for human consumption in liquid and dry mix form for therapeutic purposes; Dietary food supplements; Dietary supplemental drinks in the nature of vitamin and mineral beverages; Dietary supplements; Food supplements; Mineral food supplements; Mineral nutritional supplements; Mineral supplements; Nutritional additives for medical purposes for use in foods and dietary supplements for human consumption; Powdered fruit-flavored dietary supplement drink mix; Vitamin and mineral supplements."

to

"Dietary and nutritional supplements to treat iron deficiency; Dietary beverage supplements for human consumption in liquid and dry mix form to treat iron deficiency; Nutritional additives for medical purposes for use in foods and dietary supplements for human consumption to treat iron deficiency."

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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).

If this resolves the dispute herein, opposer is allowed until **thirty days** from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).

Proceedings are otherwise suspended.