

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

dmd

Mailed: November 3, 2013

Opposition No. 91202079

Solvay SA

v.

Chun-Leon Chen

Elizabeth A. Dunn, Attorney:

Applicant's consented motion to amend its application (filed September 10, 2013) and opposer's consented motion (filed October 4, 2013) to suspend proceedings pending action on the amendment, are noted.

By way of proposed amendment, applicant seeks to amend its application Serial No. 85143738 by adding the wording "all of the above goods not for polymers for use or used in the manufacture of dental implants" to the identification of goods such that the resulting identification would read:

"dental instruments for lifting the sinus membrane and applying bone powder; adjustable double bladehandled knife for use with connective tissue grafts; dental explant kits comprising trephines having a plurality of blades of different sizes for removing implants, dental instruments, namely, oral irrigators, hand tools for drilling bone, hand tools for separating the sinus membrane from the maxillary bone, and hand tools for

packing bone; dental instruments, namely, guiding systems comprising blades, pins and a blade handle to be used when placing implants; dental instruments, namely, guiding systems comprised of dental hand piece, drill, direction indication laser guider to be used to ensure correct implant location of surgical implants; dental instruments, namely, guiding systems comprised of dental hand piece, drill, direction indication laser guider to determine optical implant diameter during placement of surgical implants; dental hand pieces, namely, dental burrs, dental ultrasonic hand pieces, optical scanning appliances for medical and dental use; x-ray appliances for dental and medical use; sprayers for cleaning gums and teeth used in dentists' offices during dental procedures; dental implants; artificial teeth; dentures; dental implant structural components; dental crowns; dental bridges; braces for teeth, all of the above goods not for polymers for use or used in the manufacture of dental implants,"

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).

Pending a response from opposer, proceedings herein are suspended.