

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

em/am

Mailed: August 1, 2015

Opposition No. 91202451

The Whitaker LLC

v.

AMP Electric Vehicles Inc.

**Robert H. Coggins,
Interlocutory Attorney:**

Now before the Board is Applicant's consented motion (filed June 4, 2015) to amend subject application Serial Nos. 85190177 and 85190156, and to suspend proceedings pending consideration of the amendment.

Applicant moves to amend the identification of goods in both applications to delete "electric drives for vehicles" so that the Class 12 amended identification for each application would now read as "electric vehicles, namely, land vehicles."

Inasmuch as the amendment is limiting in nature as required by Trademark Rule 2.71(a), and because Opposer consents thereto, the amendment to each application is approved and entered. *See* Trademark Rule 2.133(a).

Proceedings are suspended. If acceptance of the amendments resolves the dispute, Opposer is allowed until thirty days from the mailing date of this order to

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file a withdrawal of opposition. If no response is received within the time allowed, proceedings will be resumed, appropriate dates reset, and the opposition will go forward on the applications as amended. *See* Trademark Rule 2.106(c).