

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
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Am/coggins

Mailed: March 24, 2015

Opposition No. 91210346 (parent)  
Cancellation No. 92056978

Kimberly-Clark Global Sales, LLC and  
Kimberly-Clark Worldwide, Inc.

v.

McAirlaids, Inc.

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

On March 2, 2015, applicant filed a consented motion to amend application Serial No. 85653299<sup>1</sup> which is the subject of (parent) Opposition No. 91210346, and opposers filed a stipulated motion to withdraw the consolidated proceedings with prejudice. In view of the timing of the motions, the Board construes the motion to withdraw as contingent upon the Board's approval of the amendment. By the proposed amendment applicant seeks to delete paper tablecloths and paper placements from the identification of goods in application Serial No. 85653299, so the resulting identification would read as:

Absorbent food packaging pads comprised of paper; paper napkins; paper serviettes; filter paper.

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<sup>1</sup> Applicant listed an unrelated application serial number in motion; however, inasmuch as applicant also stated that the application to be amended "is the subject of Opposition ... No. 91210346," the Board presumes the amendment pertains to subject application Serial No. 85653299.

Inasmuch as the amendment is limiting in nature as required by Trademark Rule 2.71(a), and because opposers consent thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

The contingency in opposers' withdrawal having now been met, the consolidated opposition and cancellation are dismissed with prejudice.