

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

Mailed: November 16, 2015

Opposition No. 91223439

Stanley Logistics, LLC

v.

JS Products, Inc.

Robert H. Coggins,
Interlocutory Attorney:

On November 4, 2015, Applicant filed a stipulated motion to amend subject application Serial No. 86429073. By the proposed amendment Applicant seeks to amend the identification of goods from:

Tables and stands specially adapted to hold powered machinery,
powered tools, powered saws and powered machinery equipment;

to:

Tables and stands specially adapted to hold powered saws.

Inasmuch as the amendment is limiting in nature as required by Trademark Rule 2.71(a), and because Opposer consents thereto, the motion is **granted** and the amendment will be entered. *See* Trademark Rule 2.133(a).

If entry of the amendment resolves this proceeding (as indicated in the motion, which states that the parties “have agreed to settlement”), Opposer is allowed until

fifteen days from the mailing date of this order to file a withdrawal of the opposition.¹ *See* Trademark Rule 2.106(c).

Proceedings are **suspended** pending a response from Opposer. If no response is filed, proceedings will be resumed and dates reset, as appropriate.

¹ In view of the prospective withdrawal based on settlement, Applicant's outstanding motion to dismiss (filed August 28, 2015) is deemed **moot** and will be given no consideration.