

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

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Mailed: April 4, 2016

Opposition No. 91225493

*Vitra Patente AG, Visplay International AG*

*v.*

*Vitra S.A. de C.V.*

**Andrew P. Baxley, Interlocutory Attorney:**

On February 26, 2016, Applicant filed a proposed amendment to its application Serial No. 86403590, with Opposer's consent.

By the proposed amendment, Applicant seeks to amend the identification of goods in each class to add the wording “; all of the foregoing for building or construction purposes; none of the foregoing being for home furniture, office furniture, business furniture or shop fitting purposes” at the conclusion thereof. As amended, the identification of goods would read as follows:

International Class 6

Doors made primarily of aluminum and also including glass; all of the foregoing for building or construction purposes; none of the foregoing being for home furniture, office furniture, business furniture or shop fitting purposes

International Class 19

Colored sheet glass; Common sheet glass; Decorative glass; Glass bricks; Glass for building; Glass panes; Glass tiles; Insulated glass; Insulating glass for building; Insulating glass for construction purposes; Insulating glass for windows for building purposes; Laminated flat glass; Luminous glass for building; Modified sheet glass; Reinforced glass for building ; Safety glass for building purposes; Tempered glass

for building; Window glass; all of the foregoing for building and construction purposes; none of the foregoing being for home furniture, office furniture, business furniture or shop fitting purposes.

The amendment is limiting in nature as required by Trademark Rule 2.71(a). Because Opposer consents thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

If the amendment resolves this proceeding, Opposer should withdraw the opposition within thirty days from the mailing date set forth in this order, failing which the opposition will go forward on the application as amended. *See* Trademark Rule 2.106(c). Proceedings are otherwise suspended.