

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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VV/apb

Mailed: June 24, 2016

Opposition No. 91227372

MSC Services, Sid Tool Co., Inc.

v.

Roto-Die Company, Inc.

By the Trademark Trial and Appeal Board:

On June 14, 2016, Opposer filed the parties' stipulation to the amendment of Applicant's involved application Serial Nos. 86783572 and 86783562 and the withdrawal without prejudice of the opposition upon entry of the amendment.¹

By the proposed amendment, Applicant seeks to amend the identification of goods in International Class 7 of the involved applications from "Dies for use with machine tools" to "cutting dies for use with converting machinery that makes labels and packaging for foods and beverages, and health and beauty products" in International Class 7."

The amendment is limiting in nature, as required by Trademark Rule 2.71(a). Because Opposer stipulates thereto, the amendment is **APPROVED** and

¹ Opposer's referenced stipulation fails to indicate proof of service on Applicant's counsel, as required by Trademark Rule 2.119. Strict compliance with Trademark Rule 2.119 is required in all future filings. When a party filed a document that is required to be served upon every other party to the proceeding, proof that required service has been made must be submitted before the Board will consider the filing.

Opposition No. 91227372

ENTERED. *See* Trademark Rule 2.133(a). In view of such entry, the opposition is dismissed **WITHOUT PREJUDICE**.