



United States Patent and Trademark Office  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451

June 15, 2006

Opposition No. 92045615

FPPF Chemical Co., Inc.

v.

Power Research, Inc.

To Whom It May Concern:

The purpose of this letter is to show why judgment by default should NOT be entered against us, Power Research Inc.

This office never received notice that a Petition to Cancel was filed from Walter W. Duft, attorney for FPPF Chemical Company.

The letter from the USPTO dated May 30, 2006 is the first correspondence we have received regarding this matter. If we had known this petition had been filed, rest assured we would have responded promptly.

It is for this reason we feel a judgment by default should not be entered against us, and an extension should be granted to allow us proper response time.

Thank you,

A handwritten signature in cursive script that reads "Rachel A. East".

Rachel A. East  
Operations Assistant  
On behalf of Wanda E. Lewis, President

06-23-2006

U.S. Patent & TMO/TM Mail Rpt Dt. #22