

TTAB

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37 C.F.R. 1.8

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TRADEMARK

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

HILTI AKTIENGESELLSCHAFT, and
HILTI, INC.,

Opposers,

v.

MILWAUKEE ELECTRIC TOOL
CORPORATION,

Applicant.

- § Opposition No. 91/153,234
- § Opposition No. 91/153,265
- § Opposition No. 91/153,266
- § Opposition No. 91/153,287
- § Opposition No. 91/153,450
- § Opposition No. 91/153,451
- § Opposition No. 91/153,732
- § Opposition No. 91/154,063
- § Opposition No. 91/154,064
- § Opposition No. 91/154,330
- § Opposition No. 91/154,360
- § Opposition No. 91/154,887
- § Opposition No. 91/155,456
- § Opposition No. 91/157,004
- § Opposition No. 91/158,716
- § Opposition No. 91/158,765
- § Opposition No. 91/158,792
- § Opposition No. 91/158,721

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STIPULATED DISMISSAL UNDER RULE 41(a)

BOX TTAB
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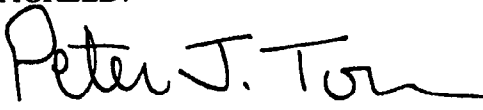
Madam:

Opposers, Hilti Aktiengesellschaft and Hilti, Inc., and Applicant, Milwaukee Electric Tool Corporation (collectively the "Parties"), by and through their counsel of record, hereby file



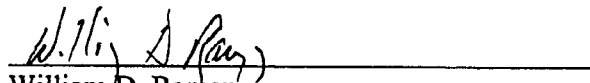
this Stipulation of Dismissal with Prejudice. The Parties have compromised and settled their claims and therefore stipulate to dismiss this consolidated opposition with prejudice to the rights of the Parties to refile as to any claim which was brought or could have been brought in these oppositions. The Parties stipulate and agree that each party shall bear its own costs and attorney fees.

AGREED:



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