

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

Mail date: June 27, 2003

Opposition No. 125,192

Opposition No. 153,264

Opposition No. 153,338

Opposition No. 153,447

Opposition No. 153,688

Opposition No. 153,733

Opposition No. 154,065

Opposition No. 154,328

Opposition No. 155,459

Ryobi Technologies, Inc.

v.

**Milwaukee Electric Tool
Corporation**

Cheryl Butler, Interlocutory Attorney

In an order dated June 3, 2003, the Board consolidated the first eight oppositions listed above. Per the parties' request, the Board suspended proceedings pending institution of an opposition with respect to application Serial No. 75/831,360. Said opposition has now been instituted (Opposition No. 155,459) and an answer has been filed. The parties, on May 5, 2003, filed a motion to consolidate Opposition No. 155,549 with the remaining oppositions.

The parties' motion to consolidate is granted, and Opposition No. 155,549 is consolidated with the other listed oppositions. Opposition No. 125,192 is the "parent."

Opposition No. **125,192**; 153,264; 153,338; 153,447; 153,688;
153,733; 154,065; 154,328; and 155,459

Proceedings are now resumed, and discovery and trial dates
are reset as follows:

THE PERIOD FOR DISCOVERY TO CLOSE:	November 15, 2003
30-day testimony period for party in position of plaintiff to close:	February 13, 2004
30-day testimony period for party in position of defendant to close:	April 13, 2004
15-day rebuttal testimony period for plaintiff to close:	May 28, 2004

In each instance, a copy of the transcript of testimony
together with copies of documentary exhibits, must be served on
the adverse party within thirty days after completion of the
taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rule
2.128(a) and (b). An oral hearing will be set only upon request
filed as provided by Trademark Rule 2.129.

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