

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

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Mailed: May 2, 2007

Opposition No. 91167181
Opposition No. 91167182
Opposition No. 91167243
Opposition No. 91167285
Opposition No. 91167294
Opposition No. 91167314
Opposition No. 91167325
Opposition No. 91167375
Opposition No. 91167379
Opposition No. 91167428
(consolidated)

Senco Products, Inc.

v.

Porter-Cable Corporation

Cheryl Butler, Attorney, Trademark Trial and Appeal Board:

On April 17, 2007, applicant filed an abandonment of its applications Serial Nos. 76566326; 76566331; 76566312; 76566313; 76566330; 76566327; 76566329; 76566333; 76566311; 76566335, each of which is the subject matter of one of the corresponding opposition proceedings listed above. Applicant indicates that each application is also the subject matter of Opposition No. 91168508, involving a different opposer (PrimeSource Building Products, Inc.) and that each opposer consents to the abandonment of the applications.

Opposition Nos. 91167181; 91167182; 91167243; 91167285; 91167294; 91167314; 91167325; 91167375; 91167379; and 91167428

Trademark Rule 2.135 provides that if, in an inter partes proceeding, the applicant files an abandonment without the written consent of every adverse party to the proceeding, judgment shall be entered against applicant.

In view thereof, applicant is allowed until **thirty days** from the mailing date of this order in which to submit the written consent of each opposer to the abandonment of application Serial Nos. 76566326; 76566331; 76566312; 76566313; 76566330; 76566327; 76566329; 76566333; 76566311; 76566335, failing which, the applications will be abandoned and judgment will be entered against applicant.
