

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

vw

Mailed: April 15, 2011

Opposition No. 91193508

Miller Waste Mills, Inc.
d/b/a RTP Company

v.

Perfection Mighty Industrial
Co., Ltd.

Cheryl S. Goodman, Interlocutory Attorney:

On April 4, 2011, applicant filed a proposed amendment to its application Serial No. 77645151, pursuant to a settlement agreement between the parties.

By the proposed consented amendment, applicant seeks to change the identification of goods in Class 17 **from** "Packing materials of rubber and plastics for forming seals; Insulating adhesive tapes for industrial or commercial packing use; Mica; Mica powder for use in the manufacture of electronic instruments; Rubber, namely, natural rubber; Injecting plastic for use in manufacture; Processed plastic powder for use in manufacturing; Processed plastic granules for use in manufacturing; Synthetic rubbers; Adhesive-coated plastic sheets; Non-metal pipe connectors and pipe caps " **to** "Packing materials of rubber and plastics for forming seals; Insulating adhesive tapes for industrial or commercial packing use; Mica; Mica powder for use in the manufacture of

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electronic instruments; Rubber, namely, natural rubber; Synthetic rubbers; Adhesive-coated polyurethane sheets, not for use in custom-engineered or specialty plastic sheet, rollstock, flexible film or film products for industrial or medical applications; Non-metal pipe connectors and pipe caps."

The identification of goods in Classes 18 and 24 remains unchanged.

Inasmuch as the proposed amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

If entry of the amendment resolves the dispute between the parties, opposer is allowed until THIRTY DAYS from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).

Proceedings are suspended pending a response from opposer.