

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

BUO/mc

Mailed: January 13, 2017

Opposition No. 91225698

SWI-DE, LLC

v.

Narek Papukyan

By the Trademark Trial and Appeal Board:

On December 9, 2016, Applicant filed a proposed amendment to application Serial No. 86654243, with Opposer's written consent, and Opposer's withdrawal with prejudice of the opposition, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to amend the identification of goods to remove the following stricken goods:

~~Flavored tobacco; Flavorings for tobacco substitutes; Herbal molasses; Herbs for smoking; Hookah tobacco; Leaf tobacco; Molasses tobacco; Pipe tobacco; Smoking tobacco; Tobacco substitutes.~~

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer consents, the amendment is **APPROVED** and **ENTERED**. See Trademark Rule 2.133(a).

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The contingency of Opposer's withdrawal having been met, the opposition is **DISMISSED** with prejudice.