

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

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Mailed: March 21, 2018

Opposition No. 91234643 **Parent Case**

Opposition No. 91234644

Opposition No. 91234645

Opposition No. 91234646

Alpha Assembly Solutions Inc.

v.

SML Verwaltungs GmbH¹

J. Krisp, Interlocutory Attorney:

On February 9, 2018, Applicant filed a proposed amendment to its applications Serial Nos. 87248402, 87248404, 87248406 and 87248409, with Opposer's consent.²

By the proposed amendment, Applicant seeks to amend the identification of goods in each of the above involved applications in International Class 1 to read:

From: Chemicals used in industry, namely, for pipe remediation; chemicals used in science, agriculture, horticulture and forestry; unprocessed artificial resins, unprocessed plastics; fire extinguishing compositions; tempering chemicals used in soldering; soldering chemicals; adhesives used in industry; chemicals for sewer remediation, soil consolidation and building construction; chemical sealing preparations for pipe remediation

¹ In view of the Board's consideration of the motion to amend the applications and suspension of these consolidated proceedings, Applicant's March 8, 2018 motion for an extension of time is moot.

² With respect to future filings in Board proceedings, counsel should note that the Board recommends submission of a red-lined copy of the proposed amendment, as well as a clean copy of the proposed amendment. TBMP § 514.01 (June 2017).

To: Chemicals used in industry, namely, for pipe remediation; chemicals used in science, agriculture, horticulture and forestry; unprocessed artificial resins, unprocessed plastics; fire extinguishing compositions; chemicals for sewer remediation, soil consolidation and building construction; chemical sealing preparations for pipe remediation; all of the foregoing in conjunction with pipe and sewer remediation services.

The amendment is limiting in nature, as required by Trademark Rule 2.71(a).

Because Opposer consents thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

If the amendment resolves this proceeding, Opposer is allowed until **thirty days from the mailing date of this order** to file a withdrawal of the consolidated oppositions, failing which the opposition will go forward on the application as amended. *See* Trademark Rule 2.106(c).

If no response is filed, proceedings will be resumed and dates reset, as appropriate.

Proceedings are otherwise **suspended**.