

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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VW/TAB/CME

December 21, 2021

Opposition No. 91268004

OnRobot A/S

v.

OMOROBOT Inc.

By the Trademark Trial and Appeal Board:

On November 30, 2021, the parties' filed a stipulated proposed amendment to subject application Serial No. 79275666, and to withdraw the opposition with prejudice, contingent upon entry of the amendment.¹ By the proposed amendment, Applicant seeks to amend the identification of goods in International Class 7 to delete "Handling machines, namely, cargo handling machines, automatic" so the amended identification reads:

Daily chores helping industrial robots for household purposes; Industrial robots for art exhibitions; Teaching robot frames, namely, industrial robot frames to be used and tested by students for studying manufacturing process of industrial robots; Industrial robots for military purposes; Machine, namely, industrial automatic transporting robots for transporting and carrying persons, industrial parts, and industrial materials on-site; Industrial robots; Semi or full automatic module system for industrial robots consisting of robotic palletization carriers being machines; Module system for industrial robots consisting of robotic palletization carriers; Driving machine for robots; Power-operated mechanical control apparatus

¹ Applicant's previous submission also filed November 30, 2021 (16 TTABVUE) is considered superseded by the subsequent filing and has not been considered.

for industrial robots; Power-operated motion control mechanisms for industrial robots; Automatic control machines for robots; Power-operated control mechanisms for robotic machines; Robot loading machines; Target detection industrial robot; Industrial robots for promoting products; Industrial security robot; Industrial transport robot; Electronic parts manufacturing industrial robot.

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).

The contingency in Opposer's withdrawal having now been met, the opposition is dismissed with prejudice.