

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

CME/kk

Mailed: July 25, 2013

Cancellation No. 92055326

Filter-All, Inc.

v.

All Filters LLC

Christen M. English, Interlocutory Attorney:

On July 9, 2013, respondent filed a proposed amendment to its involved Registration No. 3947380, with petitioner's written consent. By the proposed amendment, respondent seeks to change the identification of goods

From: "Air filters for air conditioning units; Air filters for domestic use; Filters for drinking water; Water filtering units for domestic use; Water filters; Water filtration pitchers sold empty; Water purifying units, for potable water for domestic use; Water treatment equipment, namely, cartridge filtration units; Water treatment equipment, namely, reverse osmosis filtration units; Water treatment equipment, namely, reverse osmosis units; Water treatment equipment, namely, water filtration units; Water treatment equipment, namely, water filtration units and reverse osmosis units"

To: "All of the following for residential use only: Air filters for air conditioning units; Air filters for domestic use; Filters for drinking water; Water filtering units for domestic use; Water filters; Water filtration pitchers sold empty; Water purifying units, for potable water for domestic use; Water treatment equipment, namely, cartridge filtration units; Water treatment equipment, namely, reverse osmosis filtration units; Water treatment equipment, namely, reverse osmosis units; Water treatment equipment, namely, water filtration units; Water treatment equipment, namely, water filtration units and reverse osmosis units."¹

While the amendment is clearly limiting in nature, and petitioner consents thereto, as required under Trademark Rules 2.133(a) and 2.173(b), the appropriate fee has not been paid. See Trademark Rules 2.6 and 2.173(b). Also, the amendment is not supported by a verified declaration under Trademark Act Section 2.20, as required. See Trademark Rule 2.173(b)(2).

Accordingly, respondent is allowed **THIRTY DAYS** from the mailing date of this order to submit the appropriate fee and declaration, failing which the proposed amendment will be given no further consideration. Proceedings are otherwise suspended.

¹ The underlined wording is proposed to be added to the identification.