

THIS DISPOSITION IS NOT
CITABLE AS PRECEDENT OF THE TTAB 8/2/00
UNITED STATES PATENT AND TRADEMARK OFFICE

Trademark Trial and Appeal Board

Portable Floor Makers, Ltd.

v.

Florlok USA, Inc.

Opposition No. 92,747
to application Serial No. 74/373,406
filed on March 30, 1993

Request for Reconsideration

George F. Dvorak, Patricia A. Cigelnik and Keith Orum of
Dvorak & Orum for Portable Floor Makers, Ltd.

Louis Weinstein of Weinstein & Kimmelman for Florlok USA,
Inc.

Before Simms, Cissel and Hairston, Administrative Trademark
Judges.

Opinion by Hairston, Administrative Trademark Judge:

Florlok USA, Inc. (Florlok), on May 1, 2000, filed a
request for reconsideration of the Board's March 30, 2000
decision sustaining the opposition. Florlok further
requests an oral rehearing, if permissible.

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Florlok is advised that it is not the practice of the Board to hold an oral hearing on a request for reconsideration. In view thereof, the request for an oral rehearing is denied.

Also, inasmuch as Florlok has not set forth any basis for its request for reconsideration,¹ the request for reconsideration is denied.

R. L. Simms

R. F. Cissel

P. T. Hairston
Administrative Trademark Judges
Trademark Trial and Appeal Board

¹ We note, in this regard, that the request for reconsideration consists simply of the following: "Florlok USA, Inc., Applicant in the above-identified Opposition, herewith requests reconsideration of the decision dated March 30, 2000, issued after final hearing. Applicant further requests an oral hearing, if permissible."