

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

cv/lms

Mailed: April 19, 2007

Opposition No. 91169246

MGI LUXURY GROUP S.A.

v.

INNODIS

On January 29, 2007, applicant filed a proposed amendment to its application, Serial No. 7657222, according to a settlement agreement between the parties. On February 8, 2007 opposer filed a withdrawal of the opposition, with applicant's written consent, contingent upon entry of the amendment.

By the proposed amendment applicant seeks to change the identification of goods in Class 3 **from** "Laundry detergent, general purpose cleaning, polishing and abrading liquids and powders; degreasing preparations for use in the cleaning of ovens and stoves; body soaps; perfumery; essential oils for personal use; cosmetics; hair lotions; dentifrices; creams for the reduction of cellulite; sun tanning preparations; cosmetic creams; anti-wrinkle creams; depilatories; cosmetic preparations for the care of the skin; and sunscreens" **to** "Laundry detergent, general purpose cleaning, polishing and abrading liquids and powders; degreasing preparations for use

in the cleaning of ovens and stoves; body soaps; essential oils for personal use; cosmetics; hair lotions; dentifrices; creams for the reduction of cellulite; sun tanning preparations; cosmetic creams; anti-wrinkle creams; depilatories; cosmetic preparations for the care of the skin; and sunscreens." (deleting "perfumery" from the list of goods).

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(b), and because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

The contingency in opposer's withdrawal having now been met, the opposition is dismissed in accordance with the agreement between the parties.

***By the Trademark Trial
and Appeal Board***