

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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MT/DUNN

Mailed: August 7, 2014

Opposition No. 91206956

Loris Azzaro BV

v.

Chrome Girl Nails, LLC

By the Trademark Trial and Appeal Board:

On July 14, 2014, opposer filed the parties' stipulation including a proposed amendment to application Serial No. 85499234, with opposer's consent, and opposer's withdrawal of the opposition, contingent upon entry of the amendment.¹

By the proposed amendment applicant seeks to amend the identification of goods to delete the underlined wording, so the goods change from²:

after shave lotions; aftershave cologne; bath lotion; bath soaps;
beauty creams; beauty lotions; blush; body cream; body
deodorants; body lotion; colognes, perfumes and cosmetics;
compacts containing make-up; cosmetic creams; cosmetic
preparations, namely, firming lotions; cosmetic soaps; cosmetic
suntan lotions; cosmetics and make-up; cosmetics in general,

¹ The stipulated motion filed by opposer does not indicate proof of service of a copy of same on counsel for applicant, as required by Trademark Rule 2.119. A copy of the amendment can be viewed using TTABVUE at <http://ttabvue.uspto.gov>.

² The parties are advised that processing of proposed amendments is expedited greatly when the parties submit a red-lined copy showing the proposed changes, as requested in Trademark Trial and Appeal Board Manual of Procedure (TBMP) §514.01 (3rd ed.).

including perfumes; deodorant for personal use; eye make-up; eye pencils; eye shadow; face and body creams; face and body glitter; face and body lotions; face creams; face creams for cosmetic use; face glitter; facial make-up; foundation make-up; foundations; hair balsam; hair care lotions; hair color; hair dye; hair gel and hair mousse; hair removing cream; hair shampoos and conditioners; hair sprays and hair gels; hand soaps; lip balm; lip gloss; lip liner; lipstick; lotions for face and body care; make-up; make-up foundations; make-up pencils; make-up powder; mascara; nail polish; nail polish remover; nail stencils; scented body lotions and creams; shaving cream; shaving lotions; skin lotion; soaps for body care; sun tan lotion; sun-block lotions

to

beauty creams, excluding face creams; beauty lotions, excluding face lotions; blush; body cream; body lotion; cosmetics, excluding fragrances and perfumes; compacts containing make-up; cosmetic creams for hand and foot; cosmetic preparations, namely, firming lotions; cosmetic soaps; cosmetic suntan lotions; cosmetics and make-up, excluding fragrances and perfumes; cosmetics in general, excluding fragrances and perfumes; eye make-up; eye pencils; eye shadow; body creams for body care; face and body glitter; body lotions for body care; face glitter; facial make-up; foundation make-up; foundations; hair balsam; hair care lotions; hair color; hair dye; hair gel and hair mousse; hair removing cream; hair shampoos and conditioners; hair sprays and hair gels; hand soaps; lip balm; lip gloss; lip liner; lipstick; lotions for body care; make-up; make-up foundations; make-up pencils; make-up powder; mascara, nail polish; nail polish remover; nail stencils; skin lotion, excluding face lotion; sun tan lotion; sun-block lotions.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and 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 in accordance with the agreement between the parties.