

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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RK/tdc

Mailed: July 13, 2016

Opposition No. **91222231**

Gucci America, Inc.

v.

Istanbul Altin Rafinerisi Anonim Sirketi

By the Trademark Trial and Appeal Board:

On June 30, 2016, Applicant filed a proposed amendment to its **Application Serial No. 79156963** and Opposer's withdrawal of the opposition without prejudice, contingent upon entry of the amendment.¹ The parties have submitted their written consent to the amendment and withdrawal.

By the proposed amendment, Applicant seeks to change the identification of goods in International Class 14 and the recitation of services in International Class 35 as follows (deletions underlined and additions bolded):²

From: Jewelry made predominantly of gold; gold; gold bars; gold blanks, namely, gold discs, coins, tokens and medals; in International Class 12.

Advertising, marketing and public relations services; organization of exhibitions and trade fair for commercial or advertising purposes; import and export agencies; business consultancy services relating

¹ Applicant's filing fails to indicate proof of service on Opposer as required by Trademark Rule 2.119. In order to expedite this matter, Opposer is referred to <http://ttabvue.uspto.gov/ttabvue/v?pno=91222231&pty=OPP&eno=15> to view and obtain a copy of the filing.

² The opposed services in International Class 40 remain unchanged.

to trading of industrial and commercial goods; organization of auction services; the bringing together, for the benefit of others, of jewelry items, namely, imitations, golds, precious stones and jewelry made of them, cufflinks, tie clips, sculptures and trinkets enabling customers to conveniently view and purchase those goods by means of electronic media or through mail order catalogues; retail store services featuring imitations, golds, precious stones and jewelry made of them, cufflinks, tie clips, sculptures and trinkets; wholesale store services featuring imitations, golds, precious stones and jewelry made of them, cufflinks, tie clips, sculptures and trinkets; in International Class 35.

To: Gold bars; **gold** coins; in International Class 12.

Advertising, marketing and public relations services; organization of exhibitions and trade fair for commercial or advertising purposes; import and export agencies; business consultancy services relating to trading of industrial and commercial goods; organization of auction services; the bringing together, for the benefit of others, golds, **namely, gold bars and gold coins;** in International Class 35.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), 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 without prejudice.**

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