

ESTTA Tracking number: **ESTTA742789**

Filing date: **04/27/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91226847
Party	Defendant WNW International LLC
Correspondence Address	VICKY K. BAJWA 16020 41st Ave SE Bothell, WA 98012-5419 vicky.k.bajwa@gmail.com
Submission	Motion to Amend/Amended Answer or Counterclaim
Filer's Name	Vicky Bajwa
Filer's e-mail	vicky.k.bajwa@gmail.com
Signature	/Vicky Bajwa/
Date	04/27/2016
Attachments	Motion to Amend Application.pdf(25335 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE
TRADEMARK TRIAL AND APPEAL BOARD**

In the Matter of Trademark Application Serial No. 86/597,301

Filing Date: April 14, 2015

Mark: AURA SKIN

Published in the *Official Gazette*: September 15, 2015

CLARINS FRAGRANCE GROUP S.A.S.,

Opposer

Opposition No.

91226847

v.

WNW INTERNATIONAL LLC

Applicant

**APPLICANT'S MOTION TO AMEND APPLICATION ANSWER TO NOTICE OF
OPPOSITION**

Pursuant to 37 C.F.R. § 2.133 and § 514 of the Trademark Board Manual of Procedures, Applicant WNW International LLC, through its attorney, hereby respectfully moves the Board to amend the opposed application at issue in the instant case, specifically the identification of goods and services contained therein, in the event that the Board deems such amendments necessary to dismiss the opposition.

Applicant requests the following changes to Application No. 86/597,301 (proposed new language underlined and proposed language for deletion stricken through):

Beauty creams for body care; Body and beauty care cosmetics; Cosmetic creams for skin care; Lotions for face and body care; all of the foregoing not including vegetable oils for cosmetic use, ~~or~~ essential oils for personal use, or perfumery products.

Such that the identification of goods be amended to state:

Beauty creams for body care; Body and beauty care cosmetics; Cosmetic creams for skin care; Lotions for face and body care; all of the foregoing not including vegetable oils for cosmetic use, essential oils for personal use, or perfumery products.

As grounds for this motion, Applicant states that the above proposed amendments accurately convey the goods and services that Applicant offers and intends to offer in conjunction with the mark AURA SKIN, which is the subject of the three applications at issue in this matter. Moreover, and in compliance with 37 C.F.R. § 2.71(a), the proposed amendments serve to clarify and limit but in no way broaden the identification of goods and services.

WHEREFORE, Applicant requests the Board to amend the opposed applications in the manner described above.

Respectfully Submitted,

By: /Vicky Bajwa/

Vicky Bajwa, Attorney for Applicant
16020 41st Ave SE
Bothell, WA 98012
Tel.: (509)438-6168
Vicky.k.bajwa@gmail.com

