

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

WINTER/am

Mailed: May 31, 2016

Opposition No. 91226847

Clarins Fragrance Group S.A.S.

v.

WNW International LLC

By the Trademark Trial and Appeal Board:

On April 27, 2016, Applicant filed a proposed amendment to its application Serial No. 86597301, without Opposer's consent.

By the proposed amendment, Applicant seeks to amend the identification of goods from:¹

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,

To:

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.**

¹ The additional proposed wording is underlined and shown in bold type font. Lined through wording is to be deleted.

By order dated May 16, 2016, the Board noted that Applicant's proposed amendment did not provide Opposer's consent thereto and allowed Applicant time to submit Opposer's consent. On May 24, 2016, Opposer, pursuant to the parties' agreement, filed its consent to Applicant's proposed amendment and withdrawal of the opposition.

Accordingly, since Applicant's proposed 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 opposition is dismissed in accordance with the agreement between the parties.

