

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

vb/coggins

Mailed: July 5, 2012

Cancellation No. 92055524

Continental Fragrances, Ltd.

v.

Safeguard Chemical
Corporation

On June 19, 2012, the Board allowed respondent time in which to submit a declaration to support the stipulated amendment (filed June 7, 2012) to subject Registration No. 1379919. On June 21, 2012, petitioner submitted an amended motion and contingent withdrawal of the petition without prejudice. By the proposed amendment the parties seek to delete "and hair shampoos" from the identification of goods in Class 3, such that the remaining identification in Class 3 will read as:

Floor wax, furniture wax, furniture polish; all purpose cleaning preparations; oven cleaning preparations; glass and window cleaning preparations; dishwashing liquids and lotions; toilet bowl cleaning preparations; laundry detergents; laundry fabric softeners; spray starch; drain opening preparations; rug shampoo.

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Inasmuch as the amended motion complies with all of the procedural requirements of Trademark Rule 2.173 (including an appropriate declaration), is limiting in nature, and petitioner consents thereto, the amendment is approved.¹ See Trademark Rule 2.133(a).

The amendment will be forwarded to the Post Registration Division of the Office for appropriate action in accordance with Section 7(e) of the Trademark Act.

The contingency in petitioner's withdrawal having now been met, the petition to cancel is dismissed without prejudice.

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

¹ The identification of goods for class 5 remains unchanged.