

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

Vb

Mailed: June 19, 2012

Cancellation No. 92055524

Continental Fragrances, Ltd.

v.

Safeguard Chemical
Corporation

**Robert H. Coggins,
Interlocutory Attorney:**

On June 7, 2012, petitioner filed a stipulated amendment to subject Registration No. 1379919, and contingent withdrawal of the petition to cancel without prejudice.¹

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 would 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.²

¹ Respondent's appearance of counsel (filed May 30, 2012) is noted and entered.

² The identification of goods for class 5 remains unchanged.

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Although the amendment appears otherwise acceptable, the amendment was not verified or supported by a declaration under Trademark Rule 2.20. See Trademark Rule 2.173(b)(2). In view thereof, the amendment and contingent withdrawal are denied.

Respondent is allowed thirty days from the mailing date of this order to submit the appropriate declaration in support of the proposed amendment, failing which the amendment will be given no further consideration.

Proceedings are suspended pending a response from the parties.