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

Proceeding	91212724
Party	Defendant The King of Shaves Company Ltd.
Correspondence Address	COLLEEN FLYNN GOSS FAY SHARPE LLP 1228 EUCLID AVE CLEVELAND, OH 44115-1834 UNITED STATES cfgoss@faysharpe.com, uspto@faysharpe.com
Submission	Motion to Amend Application
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Signature	/colleenfgoss/
Date	02/04/2014
Attachments	Opp 91212724 stipulated motion.pdf(1780295 bytes )

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

In the matter of Application Serial No. 85624345  
For the mark HYPERGLIDE  
Published in the *Official Gazette* on April 2, 2013

W Sternoff LLC.,	)	
	)	
Opposer,	)	
	)	Opposition No. 91212724
v.	)	
	)	
The King of Shaves Company Ltd.,	)	
	)	
Applicant.	)	
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Commissioner for Trademarks  
Attention: Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451

**MOTION ON CONSENT TO AMEND APPLICATION AND,  
IF ACCEPTED, TO WITHDRAW THE NOTICE OF OPPOSITION**

Pursuant to Rule 2.133 of the Trademark Rules of Practice, Applicant respectfully requests amendment of the captioned application replacing the entirety of the statement of goods in Class 3 only with the following new statement:

body deodorant, shower gel; body wash, facial cleanser, facial scrub, facial wash, hand wash; body mist spray; spot sticks, namely, spot removers; shaving gel, shaving oil, shaving foam, shaving spritz in the nature of a moisturising solution for shaving, shaving soap, shaving stones; after-shave; after-shave gel, after-shave balm; hair removing creams, depilatory preparations, depilatory wax; hair care preparations; shampoo, conditioner, hair gel, hair spritz, namely, emollients; hairspray; perfumery; eau de toilette; essential oils  
in International Class 3.

The identification of goods in Class 8 will remain as published.

Applicant respectfully submits that this amendment does not require republication.

This amendment is made pursuant to an agreement between Applicant and Opposer, which has consented to this amendment. If the amendment is approved by the Board, Opposer, with Applicant's consent, requests that the Notice of Opposition be withdrawn with prejudice.

Applicant respectfully requests that this request to amend the application be granted in its entirety.

Dated: February 4, 2014

Respectfully submitted,

Fay Sharpe LLP  
*Attorneys for Applicant*

By: /s/ Colleen Flynn Goss  
Colleen Flynn Goss

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CONSENTED :

February 4, 2014

Jennison & Shultz, P.C.  
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By:   
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**CERTIFICATE OF SERVICE**

I hereby certify that on February 4, 2014, the foregoing **MOTION ON CONSENT TO AMEND APPLICATION AND, IF ACCEPTED, TO WITHDRAW THE NOTICE OF OPPOSITION** was filed electronically with the US Patent and Trademark Office Trademark Trial and Appeal Board. Notice of this filing was served by First Class Mail, postage prepaid, on the following attorney for Opposer:

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/s/ Colleen Flynn Goss  
Colleen Flynn Goss  
Attorney for Registrant