

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

RK/kk

Mailed: March 21, 2014

Opposition No. **91212724**

W Sternoff LLC

v.

The King of Shaves Company
Ltd.

On February 4, 2014, applicant filed a proposed amendment to its **application Serial No. 85624345**, with opposer's written consent, and opposer's withdrawal of the opposition with prejudice, contingent upon entry of the amendment.

By the proposed amendment, applicant seeks to change the Class 3 identification of goods as follows (deletions underlined):¹

From: Non-medicated toiletries; body deodorant, shower gel; body wash, facial cleanser, facial scrub, facial wash, hand wash; non-medicated skincare preparations; body mist spray; spot sticks, namely, spot removers; anti-aging moisturisers; body lotion, body skin moisturiser, facial moisturiser; 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

¹ The unopposed class of goods, i.e., International Class 8, remains unchanged.

removing creams, depilatory preparations, depilatory wax; hair care preparations; shampoo, conditioner, hair gel, hair spritz, namely, emollients; hairspray; perfumery; eau de toilette; essential oils; cosmetics; in International Class 3.

To: 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.

Inasmuch as the 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 contingency in opposer's withdrawal having now been met, the opposition is **DISMISSED with prejudice**.

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