

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

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Mailed: February 11, 2016

Opposition No. 91213744

Yuko Fujita

v.

Pearl Enterprises, LLC

**Denise M. DelGizzi,
Chief Clerk of the Board:**

This opposition proceeding commenced on November 27, 2013, against subject application Serial No. 85941092.

On May 23, 2013, Applicant filed subject application Serial No. 85941092 with the following goods in Class 3: “Aromatic body care products, namely, body lotion, shower gel, cuticle cream, shampoo, conditioner, non-medicated lip balm, soap, body polish, body and foot scrub and non-medicated foot cream.” On May 31, 2013, Applicant filed a “Voluntary Amendment” seeking to amend the identification of goods in Class 3 to: “Aromatic body care products, namely, non-medicated body and foot scrubs in the form of cleansing foot pads for cosmetic purposes.” The voluntary amendment was entered by the Office prior to the assignment of the application to the Trademark Examining Attorney. After initial examination (including an Examiner’s Amendment to indicate that the mark has no meaning in a foreign language), the Examining Attorney approved the application for publication with

the amended identification of goods. Due to an Office clerical error during publication review, the identification of goods reverted back to list those goods that were included with the initial application. In view of the clerical error, and because the application is within the Board's jurisdiction at this juncture, the Board now corrects the clerical error and changes the identification of goods back to the amended identification that was approved for publication.¹

Dates remain as set by the Board's January 3, 2016 order.

¹ Specifically, the identification is changed back to: "Aromatic body care products, namely, non-medicated body and foot scrubs in the form of cleansing foot pads for cosmetic purposes."