

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

Kk/wbc

Mailed: March 31, 2017

Opposition No. 91226718¹

Renaissance 1849 SA

v.

Alcora Corporation

Wendy Boldt Cohen, Interlocutory Attorney:

On March 8, 2017, Applicant filed a proposed amendment to its application Serial No. 86298886, and 86319809, with Opposer's consent.

By the proposed amendment, Applicant seeks to amend the identification of goods in Class 3 as follows (deletions in bold, additions underlined):

From: Hair shampoo and conditioners, Hair rinses, Hair masks, beauty masks, cosmetic masks, Non-medicated hair treatment preparations for cosmetic purposes, Hair oils, Non-medicated leave-in hair treatment preparations for cosmetic purposes; Face oils, Facial washes, facial masks, face creams Body lotions, body creams, non-medicated skin care preparations, namely, body mists; **perfumes**; body butters, Body washes, Natural essential oils.

To: Hair shampoo and conditioners, Hair rinses, Hair masks, beauty masks, cosmetic masks, Non-medicated hair treatment preparations for cosmetic purposes, Hair oils, Non-medicated leave-in hair treatment preparations for cosmetic purposes; Face oils, Facial washes, facial masks, face creams Body lotions, body creams, non-medicated skin care preparations, namely, body mists; body butters, Body washes, Natural essential oils sold through direct sales.

¹ Notice of opposition filed against Class 3 only in each application.

By the proposed amendment, Applicant seeks to amend the identification of goods in Class 5 as follows (additions underlined):

- From: Vitamins, vitamin juices, namely, vitamin fortified beverages;
Dietary supplemental drinks in the nature of vitamin beverages.
- To: Vitamins, vitamin juices, namely, vitamin fortified beverages;
Dietary supplemental drinks in the nature of vitamin beverages sold through direct sales.

By the proposed amendment, Applicant seeks to amend the identification of goods in Class 8 as follows (additions underlined):

- From: Electric hair straighteners.
- To: Electric hair straighteners sold through direct sales.

By the proposed amendment, Applicant seeks to amend the identification of goods in Class 11 as follows (additions underlined):

- From: Hair dryers.
- To: Hair dryers sold through direct sales.

The amendment is limiting in nature, as required by Trademark Rule 2.71(a). Because Opposer consents thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

If the amendment resolves this proceeding, Opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. *See* Trademark Rule 2.106(c).

If no response is filed, proceedings will be resumed and dates reset, as appropriate.

Proceedings are otherwise suspended.