

UNITED STATES PATENT AND TRADEMARK OFFICE  
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Lw/wbc

May 28, 2020

Opposition No. 91249261

*Chanel, Inc.*

*v.*

*Sol de Janeiro Limited*

**Wendy Boldt Cohen, Interlocutory Attorney:**

On April 28, 2020, Applicant filed a proposed amendment to its application Serial No. 88044273, with Opposer's consent.

By the proposed amendment, Applicant seeks to amend the identification of goods in International Class 3 as follows:

**From:** Cosmetics; cosmetic body creams, balms, gels, lotions and oils; non-medicated skin serums; non-medicated skin conditioning creams; hand creams, non-medicated exfoliating preparations for the skin, skin moisturizers, scented body sprays; skin fresheners, fragrances for personal use; bleaching preparations for cosmetic purposes; shower gels; bath soap; bath bombs; body hair lightening products sold in a kit comprising body hair lightening gels, creams and lotions, accelerator gels, creams and lotions, applicator, mixing tray and body lotion moisturizer; lip balm; hair removal preparations; depilatories; cosmetic pads for the treatment and prevention of ingrown hair; non-medicated foot cream; sun block preparations; sun-tanning preparations

**To:** Cosmetic body creams, balms, gels, lotions and oils; non-medicated skin serums; nonmedicated skin conditioning creams; hand creams, non-medicated exfoliating preparations for the skin, skin moisturizers; bleaching preparations for cosmetic purposes; shower gels; bath soap;

bath bombs; body hair lightening products sold in a kit comprising body hair lightening gels, creams and lotions, accelerator gels, creams and lotions, applicator, mixing tray and body lotion moisturizer; lip balm; hair removal preparations; depilatories; cosmetic pads for the treatment and prevention of ingrown hair; non-medicated foot cream; sun block preparations; sun-tanning preparations; all of the aforesaid, containing coconut or coconut-derived ingredients

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 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.