

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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am

March 9, 2021

Opposition No. 91266555

Parfums de Coeur, Ltd.

v.

Future Value Co., Ltd.

By the Trademark Trial and Appeal Board:

On March 2, 2021, Applicant filed a proposed amendment to its application Serial No. 88815734, with Opposer's consent, and Opposer's withdrawal of the opposition, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to amend the identification of goods as follows: (proposed additional language indicated in **bold type font**)

from

Lipsticks; mascara; make-up preparation; body lotion; shower gel, not for medical purposes; shampoos; non-medicated toiletry preparations; cleaning and polishing preparations; skin lotions; beauty masks; mask pack for cosmetic purposes; sunscreen creams for cosmetic use; cosmetics; the body lotion, skin lotions and sunscreen creams are neither medicated nor homeopathic

to

Lipsticks; mascara; make-up preparation; body lotion; shower gel, not for medical purposes; shampoos; non-medicated toiletry preparations; cleaning and polishing preparations; skin lotions; beauty masks; mask pack for cosmetic purposes; sunscreen creams for cosmetic use; cosmetics; the body lotion, skin lotions and sunscreen creams are neither medicated nor homeopathic; **all the foregoing excluding any products made with Magnesium Sulfate (Epsom Salt)**

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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). The contingency in Opposer's withdrawal having now been met, the opposition is dismissed without prejudice. *See* Trademark Rule 2.106(c).