### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Applicant** 

IPSEN, Société Anonyme

Mark

IPSEN INNOVATION FOR PATIENT CARE

Serial No.

79/000,711

Filing Date

November 6, 2003

Examining Attorney:

Sean W. Dwyer

Law Office

103

745 Fifth Avenue New York, New York 10151

FIRST CLASS MAIL

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner For Trademarks, P.O. Box 1451, Alexandria, VA 22313-1451, on July 18, 2005.

Marilyn Matthes Brogan, Reg. No. 31,223

Name of Applicant, Assignee or Registered Representative Signature July 18, 2005 Date of Signature

### **NOTICE OF APPEAL**

Commissioner For Trademarks P.O. Box 1451 Alexandria, VA 22313-145114

Sir:

In response to the Final Refusal dated January 19, 2005, Applicant hereby appeals to the Trademark Trial and Appeal Board from the refusal to register the above referenced mark. A check in the amount of \$100.00 is enclosed to cover the fee for the Notice of Appeal.

07/25/2005 KGIBBONS 00000006 79000711

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This paper is being filed together with an Amendment After Final Refusal and Request For Reconsideration.

Please charge any additional fees or credit any overpayment by reason of this request to Deposit Account No. 50-0320.

Respectfully submitted,

FROMMER LAWRENCE & HAUG LLP Attorneys for Applicant

By:

Marilyn Matthes Brogan

Reg. No. 31,223

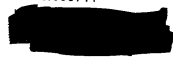
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\*\*of Response to Office Action ONLY.\*\*,

Examining Attorney: DWYER, SEAN

Serial Number: 79/000711

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Name of Applicant, Assignee or Registered Representative

Signature

July 18, 2005

Date of Signature

### AMENDMENT AFTER FINAL REFUSAL AND REQUEST FOR RECONSIDERATION

Commissioner for Trademarks P.O. Box 1451 Alexandria, VA 22313-1451

Sir:

In response to the Official Action (final refusal) dated January 19, 2005, Applicant respectfully requests that the above-referenced application be amended as follows:



### IN THE IDENTIFICATION OF GOODS AND SERVICES

Please rewrite the identification of goods and services in classes 3, 31, 32, 41 and 42 to read as follows:

- --Soaps for personal use; perfumery, essential oils for industrial use and personal use, cosmetics; hair lotions; and dentifrices, in Class 3;
- --Agricultural, horticultural and forestry products, namely plants, flowers, vegetables, fruit, topsoil and unprocessed grains for consumption, in Class 31;
- --Mineral and aerated waters and other non-alcoholic beverages, namely, non-alcoholic beverages containing or flavored with tea; fruit beverages and fruit juices; non-alcoholic syrups, extracts for making beverages, in Class 32;
- --Training services in the fields of science, health, medicine and beauty; education services, namely, arranging and conducting colloquiums, conferences, conventions, seminars, symposiums in the fields of science, health, medicine and beauty, in Class 41;
- --Scientific, medical and industrial research services and research and development services for new products in the fields of science, health, medicine and beauty; design services for chemical products, proprietary medicines, plants and pharmaceutical procedures in production of pharmacologically active substance and preparations of cosmetics; scientific and medical testing and diagnoses of chemical products, pharmaceutical products, cosmetic products, chemical, biological and bacteriological analysis; design and development of computers and software, all above mentioned services provided for others, in Class 42;
- --Medical services; veterinary services; providing hygienic and beauty care services for human beings; information services, namely, providing advice and consulting in connection with the medical, pharmaceutical and cosmetic fields, in Class 44--.



### **REMARKS**

The only issues which remain in this application are formal in nature.

First, the identification of goods/services have been criticized as indefinite. Applicant has amended the identification, as set forth above, adopting in large part the proposals of the Examining Attorney, which proposals he is thanked. It is believed that only one of the suggestions of the Examining Attorney does not appear in the instant amendment, that being the suggestion that in Class 1, the recitation of "essential oils for industrial use", further "specify products or field of use, if possible" (Office Action dated January 19, 2005 at page 1).

It is believed that the amended recitation in Class 1, as presented above, is in good form, that that any further specificity with respect to the oils for industrial use is not necessary; indeed, the Action only states that this should be done "if possible". Moreover, a preliminary review of the U.S.P.T.O. database shows that there are a number of U.S. Registrations which have recently issued and which contain a recitation of "essential oils for industrial use", in Class 3, without any further description. See, for example, U.S. Registration Nos. 2,895,092 for the mark MISS SIXTY, dated October 19, 2004, and 2,879,110 for the mark FAIRPHARM, dated August 31, 2004 (copies of the U.S.P.T.O. printouts of these registration details are appended hereto).

Applicant submits that the amendment presented herein overcomes any criticism of the identification of goods/services as indefinite and places them into good form.

Applicant further submits that the instant submission places this application into condition for publication, the early notification of which is respectfully solicited.

If any formal issue should remain in this application, the Examining Attorney is respectfully asked to telephone the undersigned, so that it can be addressed promptly.

This paper is filed together with a Notice of Appeal and required fee therefor.



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