

C A N A D A

**PROVINCE OF QUEBEC
DISTRICT OF MONTRÉAL
LOCALITY OF MONTRÉAL**

**SUPERIOR COURT
(Class Action Division)**

No: 500-06-001223-235

MARGARET SAKHRANI

Petitioner

v.

L'ORÉAL CANADA INC.

and

L'ORÉAL USA INC.

and

L'ORÉAL USA PRODUCTS INC.

and

STRENGTH OF NATURE LLC.

and

GODREJ DISTRIBUTORS CANADA LTD

and

SOFT SHEEN-CARSON LLC

and

NAMASTE LABORATOIRES, L.L.C.

and

DABUR USA INC.

and

DABUR INTERNATIONAL LTD.

and

SALLY BEAUTY SUPPLY LLC.

and

**SALLY BEAUTY SYSTEMS GROUP
(CANADA), INC.**

and

GODREJ SON HOLDINGS INC.

Respondents

ANSWER

(art. 147 C.C.P.)

IN ANSWER TO THE RE-AMENDED APPLICATION, THE RESPONDENTS SALLY BEAUTY SUPPLY LLC AND SALLY BEAUTY SYSTEMS GROUP (CANADA) INC (THE “RESPONDENTS”) STATE THE FOLLOWING:

1. The Respondents intend to contest the *Re-Amended Motion for Authorization to Institute A Class Action and to Obtain the Status of Representative* of the Petitioner and to cooperate with the Petitioner in preparing the case protocol that is to govern the conduct of the proceedings;
2. The Respondents are represented by Me Noah Boudreau and Me Mirna Kaddis, whose contact information is the following:

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Me Mirna Kaddis

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3. The Respondents reserve all of their rights, including the right to contest this Court's jurisdiction.

Montréal, this May 14, 2024

Fasken Martineau DuMoulin LLP

Fasken Martineau DuMoulin LLP

Attorneys for Sally Beauty Supply LLC., and

Sally Beauty Systems Group (Canada)

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Cc : [Mirna Kaddis](#); [Noah Boudreau](#)
Objet : Notification - Margaret Sakhrani v. L'Oréal Canada Inc. et als. - 500-06-001223-235 - Our ref. : 900002.16989
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NOTIFICATION BY TECHNOLOGICAL MEANS

Fasken Martineau DuMoulin LLP
(Art. 133 - 134 of the *Code of Civil Procedure*, CQLR c. C-25.01)

Parties : Margaret Sakhrani v. L'Oréal Canada Inc. et als.
Court: Superior Court
Judicial District: Montréal
Locality: Montréal
Court Number: 500-06-001223-235

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L'ORÉAL CANADA INC. ET ALS.

Respondents

16989/900002.16989

BF1339

ANSWER
(art. 147 C.C.P.)
Nature: CLASS ACTION

ORIGINAL

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