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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

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In the Matter of the Application :
of :
WOMEN'S SECRET :
Serial No.: 75/792,409 :
Filed: September 3, 1999 :
Published in the Official Gazette of :
February 3, 2004 at Page TM 84 :
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06-04-2004
U.S. Patent & TMO/TM Mail Rcpt Dt. #77

**THIRD REQUEST FOR AN
EXTENSION OF OPPOSITION TERM**

On behalf of V Secret Catalogue, Inc., a Delaware corporation, having its principal place of business at 1105 North Market Street, Wilmington, Delaware 19801, Victoria's Secret Direct, LLC, a Delaware corporation, having its principal place of business at 3425 Morse Crossing, Columbus, Ohio 43219, Victoria's Secret Stores, Inc., a Delaware corporation having its principal place of business at Four Limited Parkway, Reynoldsburg, Ohio 43068, and Intimate Beauty Corporation d/b/a Victoria's Secret Beauty, a New York corporation, having its principal place of business at 888 Seventh Avenue, New York, New York 10106, it is respectfully requested that a further sixty day extension of time be granted within which to file a Notice of Opposition to the above-identified trademark application from June 2, 2004 to and including August 1, 2004.

The extension of time requested is necessary in order to provide further time for counsel to consider the matter, gather information regarding the facts and to confer with the potential Opposers so that a decision can be made as to whether an opposition should be filed.

The within request is for good cause shown and not for the purpose of unnecessary delay. In addition, counsel for applicant, Carla C. Calcagno consented to this request in a telephone conversation today with opposers' counsel.

Dated: New York, New York
June 2, 2004

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Assistant Commissioner for Trademarks, 2900 Crystal Drive, Arlington, VA 22202-3513

Jennifer Mongello
Signature

6-2-04
Date of Signature

COLUCCI & UMANS

By Frank J. Colucci

Frank J. Colucci
Attorneys for Potential
Opposers
Manhattan Tower
101 East 52nd Street
New York, New York 10022
(212) 935-5700

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DECLARATION OF COURTNEY WILSON MONAHAN

STATE OF NEW YORK)
 : ss.:
COUNTY OF NEW YORK)

Pursuant to 28 U.S.C. § 1746, COURTNEY WILSON MONAHAN,
declares, under penalty of perjury:

1. I am a partner in the firm of Colucci & Umans, attorneys for
opposers in connection with the above-referenced application, Serial No. 75/792,409
(herein "the Application").

2. On March 4, 2004, our firm filed four individual requests for an
extension of time to oppose the Application. The requests were filed on behalf of
potential opposers, V Secret Catalogue, Inc., Victoria's Secret Stores, Inc., Victoria's

Secret Direct, LLC and Intimate Beauty Corporation d/b/a Victoria's Secret Beauty.

3. While the TTAB acknowledged receipt of the requests for extensions of time on behalf of Victoria's Secret Stores, Inc., Victoria's Secret Direct, LLC and Intimate Beauty Corporation d/b/a Victoria's Secret Beauty, it apparently did not receive the request for extension of time on behalf of V Secret Catalogue, Inc.

4. In accordance with a telephone conversation today with Ms. Tamika Whitsey of the TTAB, we sent a copy by facsimile today of the first request for extension of time on behalf of V Secret Catalogue, Inc. to Ms. Whitsey's attention. The request was timely filed on March 4, 2004 and contained the appropriate Certificate of Mailing stamp on it. A copy of this request is annexed hereto as Exhibit 1.

5. Subsequent to filing the first requests for extension of time to oppose the Application, on April 5, 2004, our firm filed a second request for an extension of time to oppose the Application. This second request was filed as one document on behalf of potential opposers, V Secret Catalogue, Inc. (inadvertently identified in the second request as Victoria's Secret Catalogue), Victoria's Secret Stores, Inc., Victoria's Secret Direct, LLC and Intimate Beauty Corporation d/b/a Victoria's Secret Beauty.

6. On April 19, 2004, the TTAB acknowledged receipt of the second request for extension of time on behalf of Victoria's Secret Stores, Inc., Victoria's Secret Direct, LLC and Intimate Beauty Corporation d/b/a Victoria's Secret Beauty, but denied the request on behalf of Victoria's Secret Catalogue, Inc. stating that it had not received a first request for extension of time on behalf of this party.

7. Upon receipt of the April 19, 2004 mailing from the TTAB, I reviewed our second request for extension of time, which was prepared and filed by my assistant. After speaking with my assistant, she confirmed that she had made an

inadvertent, typographical error with respect to the identification of V Secret Catalogue, Inc. Instead of typing the party correctly as "V Secret Catalogue, Inc., a Delaware corporation, having its principal place of business at 1105 North Market Street, Wilmington, Delaware", she typed the party as "Victoria's Secret Catalogue, a Delaware corporation, having its principal place of business at 3425 Morse Crossing, Columbus, Ohio 43219". For the TTAB's reference, the incorrect address is the same address as opposer Victoria's Secret Direct, LLC, who was formerly known as "Victoria's Secret Catalogue, LLC."

In view of the foregoing circumstances, it is respectfully requested that the TTAB grant the first request for extension of time, which was timely filed on behalf of V Secret Catalogue, Inc.; vacate the April 19, 2004 decision denying the second request for extension of time, which was timely filed but inadvertently misidentified the party name of V Secret Catalogue, Inc.; grant the second request for extension of time on behalf of V Secret Catalogue, Inc.; and also grant the third request for extension of time on behalf of V Secret Catalogue, Inc., which is being filed simultaneously today with this Declaration. For ease of reference, a copy of the third request is annexed hereto as Exhibit 2.

I declare that the foregoing is true and correct.

Dated: June 2, 2004
New York, New York

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Courtney Wilson Monahan

www.womenssecret
Jennifer Mangello

Signature
06-2-04

Date of Signature

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 of :
Women's Secrets, S.A. :
to register the Trademark :
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**REQUEST FOR AN
EXTENSION OF OPPOSITION TERM**

On behalf of V Secret Catalogue, Inc., a Delaware corporation, having its principal place of business at 1105 North Market Street, Wilmington, Delaware 19801, it is respectfully requested that a thirty day extension of time be granted within which to file a Notice of Opposition to the above-identified trademark application from February 3, 2004 to and including April 3, 2004.

The extension of time requested is necessary in order to provide time for counsel to consider the matter, gather information regarding the facts and to confer with the potential Opposer so that a decision can be made as to whether an opposition should be filed.

The within request is for good cause shown and not for the purpose of unnecessary delay.

Dated: New York, New York
March 4, 2004

COLUCCI & UMANS

By Frank J. Colucci
Frank J. Colucci
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I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Assistant Commissioner for Trademarks, 2900 Crystal Drive, Arlington, VA 22202-3513

Kelly Namara

Signature

3/4/04

Date of Signature

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The extension of time requested is necessary in order to provide further time for counsel to consider the matter, gather information regarding the facts and to confer with the potential Opposers so that a decision can be made as to whether an opposition should be filed.

The within request is for good cause shown and not for the purpose of unnecessary delay. In addition, counsel for applicant, Carla C. Calcagno consented to this request in a telephone conversation today with opposers' counsel.

Dated: New York, New York
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Jennifer Mongello
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