

11-15-2002

U.S. Patent & TMO/TM Mail Rcpt Dt. #73

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

In the matter of Application Serial No. 76/205,833
For the Mark HOTTIE
Published in the Official Gazette on April 23, 2002

William M. Windsor d/b/a Hotties Inc.,

Opposer,

v.

Hottie Corporation,

Applicant.

Opposition No. 125,844

U2 10/29 AM 9:50

OPPOSER'S FIRST SET OF REQUESTS FOR ADMISSION TO APPLICANT

I. Introduction

Pursuant to Rule 36 of the Federal Rules of Civil Procedure, as incorporated into the Trademark Rules of Practice 37 C.F.R. §§ 2.116 and 2.120, Opposer, William M. Windsor d/b/a Hotties, Inc., ("Opposer"), requests that Applicant, Hottie Corporation ("Applicant") either admit or deny the matters set forth in the following requests under oath and serve such answers on William M. Windsor d/b/a/ Hotties, Inc. at William M. Windsor, 7675 Ball Mill Road, Atlanta, GA 30350 within thirty (35) days of the date of service via U.S. mail delivery of these Requests for Admission in accordance with Trademark Rules 2.119(c) and 2.120.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 2

II. Definitions, Instructions And Rules Of Construction

1. These Requests seek answers to the full extent provided by the Federal Rules of Civil Procedure and shall be interpreted as inclusive rather than exclusive. They are of a continuing nature and, to the extent required by the applicable statutes and regulations, you are required to make supplemental answers if, prior to the termination of this case, you obtain additional or different information covered by any one of these Requests.
2. The words "or," "and," "all," "every," "any," "each," "one or more," "including," and similar words of guidance are intended merely as such and should not be construed as words of limitation. The words "and" and "or" are to be construed both conjunctively and disjunctively and shall include each other whenever possible to expand, not restrict, the scope of the request. The word "including" shall not be used to limit any general category or description that precedes it. The words "all," "every," "any," "each," and "one or more" shall include each other whenever possible to expand, not restrict, the scope of the request. The singular form of a noun or pronoun includes the plural form and vice versa.
3. If Applicant objects to furnishing the information requested by any request, or any portion thereof, Applicant should state the basis of such objection, identify the type of categories of responsive information to which each objection applies, and furnish all requested information to which the objection does not apply.
4. The following words and terms shall have the following meanings:
 - a. "Applicant" refers to Hottie Corporation, and, where applicable, Brian L. Roberts, its principal, its officers, directors, employees, partners, agents, corporate parent, subsidiaries, including subsidiaries of a corporate parent, affiliates, predecessors or successors, attorneys,

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 3

representatives, assigns, and persons having a duty of loyalty to Hottie Corporation. This definition is not intended to impose a discovery obligation on any person who is not a party to the litigation.

b. "Opposer" refers to William M. Windsor d/b/a Hotties, Inc., and, where applicable, its officers, directors, employees, partners, agents, corporate parent, subsidiaries, including subsidiaries of a corporate parent, affiliates, predecessors or successors, attorneys, representatives, assigns, and persons having a duty of loyalty to William M. Windsor d/b/a Hotties, Inc.

c. "Identify" when used with respect to a person or other legal entity means to provide the following information regarding the person:

- i. the name of the person;
- ii. the address of the person;
- iii. if the person is or was Applicant's employee, the title of the person and the years during which he or she was Applicant's employee; and
- iv. such other known information as may be necessary to permit such person or entity to be subpoenaed or his, her or its deposition noticed.

d. "Opposer's Mark" refers to Opposer's HOTTIES mark, as it appears as the subject of Trademark Application Serial Nos. 78/094,570; 78/094,561; 78/094,558; 78/094,560; 78/094,571; and 78/098,690.

e. "Applicant's Mark" refers to Applicant's HOTTIE mark, as it appears as the subject of Trademark Application Serial No. 76/205,833.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 4

f. "Document" shall have its customary meaning, as set forth in the Fed. R. Civ. P. 34 and Fed. R. Evid. 1001, and shall include but not be limited to any kind of printed, typed, recorded, written, graphic or photographic matter (including electronic, audio and/or video tape recordings), however printed, produced, reproduced, coded or stored, of any kind. A draft or non-identical copy is a separate document within the meaning of this term.

g. "Concerning" means and includes supporting, embodying, setting forth, evidencing, referring to, alluding to, responding to, relating to, connected with, commencing on, in respect of, about, regarding, discussing, showing, describing, mentioning, analyzing, reflecting or constituting.

h. "Communications" means any contact or attempted contact between two or more persons, companies or organizations, or government entities, including all of the directors, officers, officials, employees, staffs or representatives thereof, and shall include, without limitation, communication as defined by the term "document" above, and oral communications by such means as face-to-face meeting and telephone conversations.

i. "Person" means any individual, firm, association, organization, joint venture, trust, partnership, corporation, or other collective organization or entity.

j. "Relate to," "relating to," "relates to," or "concerning" shall be construed broadly to mean evidencing, constituting, referring to, comprising, illustrating, recording, memorializing, discussing, or describing.

k. "Thing" or "things" include any tangible thing or object, whether or not claimed to be privileged.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 5

l. "Communication" means any oral, written, telephonic, electronic, radio frequency transmission, optical or other was of transferring information from one Person to another Person.

m. "Applicant's Goods" includes all of the goods set forth in Trademark Application No. 76/205,833.

n. "Used" shall have the meaning ascribed to "use in commerce" as set forth in 15 U.S.C. § 1127, and shall also mean use in intrastate commerce.

III. Requests for Admission

Request No.1

Admit that Applicant has never used Applicant's Mark on or in connection with household linen.

Request No. 2

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with household linen.

Request No. 3

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with household linen.

Request No. 4

Admit that Applicant does not intend to use Applicant's Mark on or in connection with household linen.

Request No. 5

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with household linen.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 6

Request No. 6

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely afghans.

Request No. 7

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely afghans.

Request No. 8

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely afghans.

Request No. 9

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely afghans.

Request No. 10

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely afghans.

Request No. 11

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely baby blankets.

Request No. 12

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely baby blankets.

Request No. 13

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 7

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely baby blankets.

Request No. 14

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely baby blankets.

Request No. 15

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely baby blankets.

Request No. 16

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely bed blankets.

Request No. 17

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely bed blankets.

Request No. 18

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely bed blankets.

Request No. 19

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely bed blankets.

Request No. 20

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 8

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely bed blankets.

Request No. 21

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely bed canopies.

Request No. 22

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely bed canopies.

Request No. 23

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely bed canopies.

Request No. 24

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely bed canopies.

Request No. 25

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely bed canopies.

Request No. 26

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely bed curtains.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 9

Request No. 27

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely bed curtains.

Request No. 28

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely bed curtains.

Request No. 29

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely bed curtains.

Request No. 30

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely bed curtains.

Request No. 31

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely bed linen.

Request No. 32

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely bed linen.

Request No. 33

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely bed linen.

Request No. 34

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 10

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely bed linen.

Request No. 35

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely bed linen.

Request No. 36

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely bed pads.

Request No. 37

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely bed pads.

Request No. 38

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely bed pads.

Request No. 39

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely bed pads.

Request No. 40

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely bed pads.

Request No. 41

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 11

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely bed sheets.

Request No. 42

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely bed sheets.

Request No. 43

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely bed sheets.

Request No. 44

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely bed sheets.

Request No. 45

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely bed sheets.

Request No. 46

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely bedspreads.

Request No. 47

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely bedspreads.

Request No. 48

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 12

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely bedspreads.

Request No. 49

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely bedspreads.

Request No. 50

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely bedspreads.

Request No. 51

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely comforter covers.

Request No. 52

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely comforter covers.

Request No. 53

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely comforter covers.

Request No. 54

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely comforter covers.

Request No. 55

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 13

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely comforter covers.

Request No. 56

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely comforters.

Request No. 57

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely comforters.

Request No. 58

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely comforters.

Request No. 59

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely comforters.

Request No. 60

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely comforters.

Request No. 61

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely crib blankets.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 14

Request No. 62

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely crib blankets.

Request No. 63

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely crib blankets.

Request No. 64

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely crib blankets.

Request No. 65

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely crib blankets.

Request No. 66

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely crib bumpers.

Request No. 67

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely crib bumpers.

Request No. 68

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely crib bumpers.

Request No. 69

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 15

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely crib bumpers.

Request No. 70

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely crib bumpers.

Request No. 71

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely crib canopies.

Request No. 72

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely crib canopies.

Request No. 73

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely crib canopies.

Request No. 74

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely crib canopies.

Request No. 75

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely crib canopies.

Request No. 76

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 16

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely crib sheets.

Request No. 77

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely crib sheets.

Request No. 78

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely crib sheets.

Request No. 79

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely crib sheets.

Request No. 80

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely crib sheets.

Request No. 81

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely dust ruffles.

Request No. 82

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely dust ruffles.

Request No. 83

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 17

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely dust ruffles.

Request No. 84

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely dust ruffles.

Request No. 85

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely dust ruffles.

Request No. 86

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely duvet covers.

Request No. 87

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely duvet covers.

Request No. 88

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely duvet covers.

Request No. 89

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely duvet covers.

Request No. 90

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 18

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely duvet covers.

Request No. 91

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely duvets.

Request No. 92

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely duvets.

Request No. 93

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely duvets.

Request No. 94

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely duvets.

Request No. 95

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely duvets.

Request No. 96

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely featherbed covers.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 19

Request No. 97

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely featherbed covers.

Request No. 98

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely featherbed covers.

Request No. 99

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely featherbed covers.

Request No. 100

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely featherbed covers.

Request No. 101

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely featherbeds.

Request No. 102

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely featherbeds.

Request No. 103

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely featherbeds.

Request No. 104

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 20

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely featherbeds.

Request No. 105

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely featherbeds.

Request No. 106

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely mattress covers.

Request No. 107

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely mattress covers.

Request No. 108

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely mattress covers.

Request No. 109

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely mattress covers.

Request No. 110

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely mattress covers.

Request No. 111

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 21

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely mattress pads.

Request No. 112

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely mattress pads.

Request No. 113

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely mattress pads.

Request No. 114

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely mattress pads.

Request No. 115

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely mattress pads.

Request No. 116

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely mattress toppers.

Request No. 117

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely mattress toppers.

Request No. 118

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 22

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely mattress toppers.

Request No. 119

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely mattress toppers.

Request No. 120

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely mattress toppers.

Request No. 121

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely mosquito nets.

Request No. 122

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely mosquito nets.

Request No. 123

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely mosquito nets.

Request No. 124

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely mosquito nets.

Request No. 125

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 23

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely mosquito nets.

Request No. 126

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely pillow covers.

Request No. 127

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely pillow covers.

Request No. 128

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely pillow covers.

Request No. 129

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely pillow covers.

Request No. 130

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely pillow covers.

Request No. 131

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely pillow protectors.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 24

Request No. 132

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely pillow protectors.

Request No. 133

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely pillow protectors.

Request No. 134

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely pillow protectors.

Request No. 135

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely pillow protectors.

Request No. 136

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely pillow shams.

Request No. 137

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely pillow shams.

Request No. 138

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely pillow shams.

Request No. 139

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 25

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely pillow shams.

Request No. 140

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely pillow shams.

Request No. 141

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely pillowcases.

Request No. 142

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely pillowcases.

Request No. 143

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely pillowcases.

Request No. 144

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely pillowcases.

Request No. 145

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely pillowcases.

Request No. 146

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 26

Admit that Applicant has never used Applicant's Mark on or in connection with bedding, namely quilts.

Request No. 147

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bedding, namely quilts.

Request No. 148

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bedding, namely quilts.

Request No. 149

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely quilts.

Request No. 150

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bedding, namely quilts.

Request No. 151

Admit that Applicant has never used Applicant's Mark on or in connection with bath linen, namely bath linen.

Request No. 152

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bath linen, namely bath linen.

Request No. 153

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 27

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bath linen, namely bath linen.

Request No. 154

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bath linen, namely bath linen.

Request No. 155

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bath linen, namely bath linen.

Request No. 156

Admit that Applicant has never used Applicant's Mark on or in connection with bath linen, namely beach towels.

Request No. 157

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bath linen, namely beach towels.

Request No. 158

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bath linen, namely beach towels.

Request No. 159

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bath linen, namely beach towels.

Request No. 160

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 28

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bath linen, namely beach towels.

Request No. 161

Admit that Applicant has never used Applicant's Mark on or in connection with bath linen, namely shower curtain liners.

Request No. 162

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bath linen, namely shower curtain liners.

Request No. 163

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bath linen, namely shower curtain liners.

Request No. 164

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, namely comforter covers.

Request No. 165

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bath linen, namely shower curtain liners.

Request No. 166

Admit that Applicant has never used Applicant's Mark on or in connection with bath linen, namely shower curtains.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 29

Request No. 167

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bath linen, namely shower curtains.

Request No. 168

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bath linen, namely shower curtains.

Request No. 169

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bath linen, namely shower curtains.

Request No. 170

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bath linen, namely shower curtains.

Request No. 171

Admit that Applicant has never used Applicant's Mark on or in connection with bath linen, namely textile bath mats.

Request No. 172

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bath linen, namely textile bath mats.

Request No. 173

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bath linen, namely textile bath mats.

Request No. 174

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 30

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bath linen, namely textile bath mats.

Request No. 175

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bath linen, namely textile bath mats.

Request No. 176

Admit that Applicant has never used Applicant's Mark on or in connection with bath linen, namely towels.

Request No. 177

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bath linen, namely towels.

Request No. 178

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bath linen, namely towels.

Request No. 179

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bath linen, namely towels.

Request No. 180

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bath linen, namely towels.

Request No. 181

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 31

Admit that Applicant has never used Applicant's Mark on or in connection with bath linen, namely washcloths.

Request No. 182

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with bath linen, namely washcloths.

Request No. 183

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with bath linen, namely washcloths.

Request No. 184

Admit that Applicant does not intend to use Applicant's Mark on or in connection with bedding, bath linen, namely washcloths.

Request No. 185

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with bath linen, namely washcloths.

Request No. 186

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely barbecue mitts.

Request No. 187

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely barbecue mitts.

Request No. 188

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 32

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely barbecue mitts.

Request No. 189

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely barbecue mitts.

Request No. 190

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely barbecue mitts.

Request No. 191

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely dishcloths.

Request No. 192

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely dishcloths.

Request No. 193

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely dishcloths.

Request No. 194

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely dishcloths.

Request No. 195

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 33

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely dishcloths.

Request No. 196

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely kitchen towels.

Request No. 197

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely kitchen towels.

Request No. 198

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely kitchen towels.

Request No. 199

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely kitchen towels.

Request No. 200

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely kitchen towels.

Request No. 201

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely oven mitts.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 34

Request No. 202

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely oven mitts.

Request No. 203

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely oven mitts.

Request No. 204

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely oven mitts.

Request No. 205

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely oven mitts.

Request No. 206

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely pot holders.

Request No. 207

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely pot holders.

Request No. 208

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely pot holders.

Request No. 209

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 35

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely pot holders.

Request No. 210

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely pot holders.

Request No. 211

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely tea towels.

Request No. 212

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely tea towels.

Request No. 213

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely tea towels.

Request No. 214

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely tea towels.

Request No. 215

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely tea towels.

Request No. 216

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 36

Admit that Applicant has never used Applicant's Mark on or in connection with table linen, namely cloth coasters.

Request No. 217

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with table linen, namely cloth coasters.

Request No. 218

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with table linen, namely cloth coasters.

Request No. 219

Admit that Applicant does not intend to use Applicant's Mark on or in connection with table linen, namely cloth coasters.

Request No. 220

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with table linen, namely cloth coasters.

Request No. 221

Admit that Applicant has never used Applicant's Mark on or in connection with table linen, namely cloth doilies.

Request No. 222

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely cloth doilies.

Request No. 223

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 37

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely cloth doilies.

Request No. 224

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely cloth doilies.

Request No. 225

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely cloth doilies.

Request No. 226

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely fabric table runners.

Request No. 227

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely fabric table runners.

Request No. 228

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely fabric table runners.

Request No. 229

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely fabric table runners.

Request No. 230

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 38

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely fabric table runners.

Request No. 231

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely napkins.

Request No. 232

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely napkins.

Request No. 233

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely napkins.

Request No. 234

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely napkins.

Request No. 235

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely napkins.

Request No. 236

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely place mats.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 39

Request No. 237

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely place mats.

Request No. 238

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely place mats.

Request No. 239

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely place mats.

Request No. 240

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely place mats.

Request No. 241

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely table linen.

Request No. 242

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely table linen.

Request No. 243

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely table linen.

Request No. 244

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 40

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely table linen.

Request No. 245

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely table linen.

Request No. 246

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely tablecloths not of paper.

Request No. 247

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely tablecloths not of paper.

Request No. 248

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely tablecloths not of paper.

Request No. 249

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely tablecloths not of paper.

Request No. 250

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely tablecloths not of paper.

Request No. 251

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 41

Admit that Applicant has never used Applicant's Mark on or in connection with kitchen linen, namely toppers.

Request No. 252

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with kitchen linen, namely toppers.

Request No. 253

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with kitchen linen, namely toppers.

Request No. 254

Admit that Applicant does not intend to use Applicant's Mark on or in connection with kitchen linen, namely toppers.

Request No. 255

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with kitchen linen, namely toppers.

Request No. 256

Admit that Applicant has never used Applicant's Mark on or in connection with window treatments, namely draperies.

Request No. 257

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with window treatments, namely draperies.

Request No. 258

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 42

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with window treatments, namely draperies.

Request No. 259

Admit that Applicant does not intend to use Applicant's Mark on or in connection with window treatments, namely draperies.

Request No. 260

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with window treatments, namely draperies.

Request No. 261

Admit that Applicant has never used Applicant's Mark on or in connection with window treatments, namely drapery liners.

Request No. 262

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with window treatments, namely drapery liners.

Request No. 263

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with window treatments, namely drapery liners.

Request No. 264

Admit that Applicant does not intend to use Applicant's Mark on or in connection with window treatments, namely drapery liners.

Request No. 265

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 43

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with window treatments, namely drapery liners.

Request No. 266

Admit that Applicant has never used Applicant's Mark on or in connection with window treatments, namely fabric valances.

Request No. 267

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with window treatments, namely fabric valances.

Request No. 268

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with window treatments, namely fabric valances.

Request No. 269

Admit that Applicant does not intend to use Applicant's Mark on or in connection with window treatments, namely fabric valances.

Request No. 270

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with window treatments, namely fabric valances.

Request No. 271

Admit that Applicant has never used Applicant's Mark on or in connection with window treatments, namely swags.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 44

Request No. 272

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with window treatments, namely swags.

Request No. 273

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with window treatments, namely swags.

Request No. 274

Admit that Applicant does not intend to use Applicant's Mark on or in connection with window treatments, namely swags.

Request No. 275

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with window treatments, namely swags.

Request No. 276

Admit that Applicant has never used Applicant's Mark on or in connection with window treatments, namely window curtains.

Request No. 277

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with window treatments, namely window curtains.

Request No. 278

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with window treatments, namely window curtains.

Request No. 279

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 45

Admit that Applicant does not intend to use Applicant's Mark on or in connection with window treatments, namely window curtains.

Request No. 280

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with window treatments, namely window curtains.

Request No. 281

Admit that Applicant has never used Applicant's Mark on or in connection with window treatments, namely window poufs.

Request No. 282

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with window treatments, namely window poufs.

Request No. 283

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with window treatments, namely window poufs.

Request No. 284

Admit that Applicant does not intend to use Applicant's Mark on or in connection with window treatments, namely window poufs.

Request No. 285

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with window treatments, namely window poufs.

Request No. 286

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 46

Admit that Applicant has never used Applicant's Mark on or in connection with miscellaneous household linen, namely covers for cushions.

Request No. 287

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with miscellaneous household linen, namely covers for cushions.

Request No. 288

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with miscellaneous household linen, namely covers for cushions.

Request No. 289

Admit that Applicant does not intend to use Applicant's Mark on or in connection with miscellaneous household linen, namely covers for cushions.

Request No. 290

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with miscellaneous household linen, namely covers for cushions.

Request No. 291

Admit that Applicant has never used Applicant's Mark on or in connection with miscellaneous household linen, namely curtains.

Request No. 292

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with miscellaneous household linen, namely curtains.

Request No. 293

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 47

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with miscellaneous household linen, namely curtains.

Request No. 294

Admit that Applicant does not intend to use Applicant's Mark on or in connection with miscellaneous household linen, namely curtains.

Request No. 295

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with miscellaneous household linen, namely curtains.

Request No. 296

Admit that Applicant has never used Applicant's Mark on or in connection with miscellaneous household linen, namely fabric doorknob covers.

Request No. 297

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with miscellaneous household linen, namely fabric doorknob covers.

Request No. 298

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with miscellaneous household linen, namely fabric doorknob covers.

Request No. 299

Admit that Applicant does not intend to use Applicant's Mark on or in connection with miscellaneous household linen, namely fabric doorknob covers.

Request No. 300

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 48

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with miscellaneous household linen, namely fabric doorknob covers.

Request No. 301

Admit that Applicant has never used Applicant's Mark on or in connection with miscellaneous household linen, namely futon covers.

Request No. 302

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with miscellaneous household linen, namely futon covers.

Request No. 303

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with miscellaneous household linen, namely futon covers.

Request No. 304

Admit that Applicant does not intend to use Applicant's Mark on or in connection with miscellaneous household linen, namely futon covers.

Request No. 305

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with miscellaneous household linen, namely futon covers.

Request No. 306

Admit that Applicant has never used Applicant's Mark on or in connection with miscellaneous household linen, namely rags for paper making and other crafts.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 49

Request No. 307

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with miscellaneous household linen, namely rags for paper making and other crafts.

Request No. 308

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with miscellaneous household linen, namely rags for paper making and other crafts.

Request No. 309

Admit that Applicant does not intend to use Applicant's Mark on or in connection with miscellaneous household linen, namely rags for paper making and other crafts.

Request No. 310

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with miscellaneous household linen, namely rags for paper making and other crafts.

Request No. 311

Admit that Applicant has never used Applicant's Mark on or in connection with miscellaneous household linen, namely textile door draft stoppers.

Request No. 312

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with miscellaneous household linen, namely textile door draft stoppers.

Request No. 313

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with miscellaneous household linen, namely textile door draft stoppers.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 50

Request No. 314

Admit that Applicant does not intend to use Applicant's Mark on or in connection with miscellaneous household linen, namely textile door draft stoppers.

Request No. 315

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with miscellaneous household linen, namely textile door draft stoppers.

Request No. 316

Admit that Applicant has never used Applicant's Mark on or in connection with miscellaneous household linen, namely throws.

Request No. 317

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with miscellaneous household linen, namely throws.

Request No. 318

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with miscellaneous household linen, namely throws.

Request No. 319

Admit that Applicant does not intend to use Applicant's Mark on or in connection with miscellaneous household linen, namely throws.

Request No. 320

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with miscellaneous household linen, namely throws.

Request No. 321

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 51

Admit that Applicant has never used Applicant's Mark on or in connection with miscellaneous household linen, namely unfitted fabric furniture covers.

Request No. 322

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with miscellaneous household linen, namely unfitted fabric furniture covers.

Request No. 323

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with miscellaneous household linen, namely unfitted fabric furniture covers.

Request No. 324

Admit that Applicant does not intend to use Applicant's Mark on or in connection with miscellaneous household linen, namely unfitted fabric furniture covers.

Request No. 325

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with miscellaneous household linen, namely unfitted fabric furniture covers.

Request No. 326

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely cloth napkins for removing makeup.

Request No. 327

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely cloth napkins for removing makeup.

Request No. 328

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 52

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely cloth napkins for removing makeup.

Request No. 329

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely cloth napkins for removing makeup.

Request No. 330

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely cloth napkins for removing makeup.

Request No. 331

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely drop cloths.

Request No. 332

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely drop cloths.

Request No. 333

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely drop cloths.

Request No. 334

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely drop cloths.

Request No. 335

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 53

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely drop cloths.

Request No. 336

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely fishing towels.

Request No. 337

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely fishing towels.

Request No. 338

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely fishing towels.

Request No. 339

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely fishing towels.

Request No. 340

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely fishing towels.

Request No. 341

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely golf towels.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 54

Request No. 342

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely golf towels.

Request No. 343

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely golf towels.

Request No. 344

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely golf towels.

Request No. 345

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely golf towels.

Request No. 346

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely handkerchiefs.

Request No. 347

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely handkerchiefs.

Request No. 348

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely handkerchiefs.

Request No. 349

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 55

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely handkerchiefs.

Request No. 350

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely handkerchiefs.

Request No. 351

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely oilcloths.

Request No. 352

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely oilcloths.

Request No. 353

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely oilcloths.

Request No. 354

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely oilcloths.

Request No. 355

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely oilcloths.

Request No. 356

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 56

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely sports towels.

Request No. 357

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely sports towels.

Request No. 358

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely sports towels.

Request No. 359

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely sports towels.

Request No. 360

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely sports towels.

Request No. 361

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely towels used for cleaning.

Request No. 362

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely towels used for cleaning.

Request No. 363

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 57

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely towels used for cleaning.

Request No. 364

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely towels used for cleaning.

Request No. 365

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely towels used for cleaning.

Request No. 366

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely towels used for drying.

Request No. 367

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely towels used for drying.

Request No. 368

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely towels used for drying.

Request No. 369

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely towels used for drying.

Request No. 370

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 58

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely towels used for drying.

Request No. 371

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely towels used for dusting.

Request No. 372

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely towels used for dusting.

Request No. 373

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely towels used for dusting.

Request No. 374

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely towels used for dusting.

Request No. 375

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely towels used for dusting.

Request No. 376

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely towels used for polishing.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 59

Request No. 377

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely towels used for polishing.

Request No. 378

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely towels used for polishing.

Request No. 379

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely towels used for polishing.

Request No. 380

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely towels used for polishing.

Request No. 381

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely towels used for washing.

Request No. 382

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely towels used for washing.

Request No. 383

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely towels used for washing.

Request No. 384

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 60

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely towels used for washing.

Request No. 385

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely towels used for washing.

Request No. 386

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely towels used for waxing.

Request No. 387

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely towels used for waxing.

Request No. 388

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely towels used for waxing.

Request No. 389

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely towels used for waxing.

Request No. 390

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely towels used for waxing.

Request No. 391

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 61

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely towels used for wiping.

Request No. 392

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely towels used for wiping.

Request No. 393

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely towels used for wiping.

Request No. 394

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely towels used for wiping.

Request No. 395

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely towels used for wiping.

Request No. 396

Admit that Applicant has never used Applicant's Mark on or in connection with cleaning linen, namely wiping mitts.

Request No. 397

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with cleaning linen, namely wiping mitts.

Request No. 398

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 62

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with cleaning linen, namely wiping mitts.

Request No. 399

Admit that Applicant does not intend to use Applicant's Mark on or in connection with cleaning linen, namely wiping mitts.

Request No. 400

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with cleaning linen, namely wiping mitts.

Request No. 401

Admit that Applicant has never used Applicant's Mark on or in connection with decorations, namely cloth banners.

Request No. 402

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with decorations, namely cloth banners.

Request No. 403

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with decorations, namely cloth banners.

Request No. 404

Admit that Applicant does not intend to use Applicant's Mark on or in connection with decorations, namely cloth banners.

Request No. 405

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 63

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with decorations, namely cloth banners.

Request No. 406

Admit that Applicant has never used Applicant's Mark on or in connection with decorations, namely cloth bunting.

Request No. 407

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with decorations, namely cloth bunting.

Request No. 408

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with decorations, namely cloth bunting.

Request No. 409

Admit that Applicant does not intend to use Applicant's Mark on or in connection with decorations, namely cloth bunting.

Request No. 410

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with decorations, namely cloth bunting.

Request No. 411

Admit that Applicant has never used Applicant's Mark on or in connection with decorations, namely cloth flags.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 64

Request No. 412

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with decorations, namely cloth flags.

Request No. 413

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with decorations, namely cloth flags.

Request No. 414

Admit that Applicant does not intend to use Applicant's Mark on or in connection with decorations, namely cloth flags.

Request No. 415

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with decorations, namely cloth flags.

Request No. 416

Admit that Applicant has never used Applicant's Mark on or in connection with decorations, namely cloth pennants.

Request No. 417

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with decorations, namely cloth pennants.

Request No. 418

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with decorations, namely cloth pennants.

Request No. 419

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 65

Admit that Applicant does not intend to use Applicant's Mark on or in connection with decorations, namely cloth pennants.

Request No. 420

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with decorations, namely cloth pennants.

Request No. 421

Admit that Applicant has never used Applicant's Mark on or in connection with decorations, namely tapestries of textile.

Request No. 422

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with decorations, namely tapestries of textile.

Request No. 423

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with decorations, namely tapestries of textile.

Request No. 424

Admit that Applicant does not intend to use Applicant's Mark on or in connection with decorations, namely tapestries of textile.

Request No. 425

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with decorations, namely tapestries of textile.

Request No. 426

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 66

Admit that Applicant has never used Applicant's Mark on or in connection with decorations, namely textile wall hangings.

Request No. 427

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with decorations, namely textile wall hangings.

Request No. 428

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with decorations, namely textile wall hangings.

Request No. 429

Admit that Applicant does not intend to use Applicant's Mark on or in connection with decorations, namely textile wall hangings.

Request No. 430

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with decorations, namely textile wall hangings.

Request No. 431

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely billiard cloth.

Request No. 432

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely billiard cloth.

Request No. 433

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 67

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely billiard cloth.

Request No. 434

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely billiard cloth.

Request No. 435

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely billiard cloth.

Request No. 436

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely cheesecloth.

Request No. 437

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely cheesecloth.

Request No. 438

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely cheesecloth.

Request No. 439

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely cheesecloth.

Request No. 440

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 68

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely cheesecloth.

Request No. 441

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely chenille fabric.

Request No. 442

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely chenille fabric.

Request No. 443

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely chenille fabric.

Request No. 444

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely chenille fabric.

Request No. 445

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely chenille fabric.

Request No. 446

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely cotton fabric.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 69

Request No. 447

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely cotton fabric.

Request No. 448

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely cotton fabric.

Request No. 449

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely cotton fabric.

Request No. 450

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely cotton fabric.

Request No. 451

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely fabric blends consisting of cotton, polyester, and rayon.

Request No. 452

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely fabric blends consisting of cotton, polyester, and rayon.

Request No. 453

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely fabric blends consisting of cotton, polyester, and rayon.

Request No. 454

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 70

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely fabric blends consisting of cotton, polyester, and rayon.

Request No. 455

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely fabric blends consisting of cotton, polyester, and rayon.

Request No. 456

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely fabric impervious to gases for aeronautical balloons.

Request No. 457

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely fabric impervious to gases for aeronautical balloons.

Request No. 458

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely fabric impervious to gases for aeronautical balloons.

Request No. 459

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely fabric impervious to gases for aeronautical balloons.

Request No. 460

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely fabric impervious to gases for aeronautical balloons.

Request No. 461

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 71

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely fabric of imitation animal skin.

Request No. 462

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely fabric of imitation animal skin.

Request No. 463

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely fabric of imitation animal skin.

Request No. 464

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely fabric of imitation animal skin.

Request No. 465

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely fabric of imitation animal skin.

Request No. 466

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely felt cloth.

Request No. 467

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely felt cloth.

Request No. 468

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 72

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely felt cloth.

Request No. 469

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely felt cloth.

Request No. 470

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely felt cloth.

Request No. 471

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely flannel.

Request No. 472

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely flannel.

Request No. 473

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely flannel.

Request No. 474

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely flannel.

Request No. 475

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 73

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely flannel.

Request No. 476

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely nylon fabric.

Request No. 477

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely nylon fabric.

Request No. 478

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely nylon fabric.

Request No. 479

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely nylon fabric.

Request No. 480

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely nylon fabric.

Request No. 481

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely polyester fabric.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 74

Request No. 482

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely polyester fabric.

Request No. 483

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely polyester fabric.

Request No. 484

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely polyester fabric.

Request No. 485

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely polyester fabric.

Request No. 486

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely rayon fabric.

Request No. 487

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely rayon fabric.

Request No. 488

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely rayon fabric.

Request No. 489

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 75

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely rayon fabric.

Request No. 490

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely rayon fabric.

Request No. 491

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely sailcloth.

Request No. 492

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely sailcloth.

Request No. 493

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely sailcloth.

Request No. 494

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely sailcloth.

Request No. 495

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely sailcloth.

Request No. 496

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 76

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely silk cloth.

Request No. 497

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely silk cloth.

Request No. 498

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely silk cloth.

Request No. 499

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely silk cloth.

Request No. 500

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely silk cloth.

Request No. 501

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely taffeta.

Request No. 502

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely taffeta.

Request No. 503

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 77

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely taffeta.

Request No. 504

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely taffeta.

Request No. 505

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely taffeta.

Request No. 506

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely textile used as lining for clothing.

Request No. 507

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely textile used as lining for clothing.

Request No. 508

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely textile used as lining for clothing.

Request No. 509

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely textile used as lining for clothing.

Request No. 510

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 78

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely textile used as lining for clothing.

Request No. 511

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely upholstery fabric.

Request No. 512

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely upholstery fabric.

Request No. 513

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely upholstery fabric.

Request No. 514

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely upholstery fabric.

Request No. 515

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely upholstery fabric.

Request No. 516

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely velvet.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 79

Request No. 517

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely velvet.

Request No. 518

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely velvet.

Request No. 519

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely velvet.

Request No. 520

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely velvet.

Request No. 521

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of outdoor clothing.

Request No. 522

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely waterproof fabric for use in the manufacture of outdoor clothing.

Request No. 523

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of outdoor clothing.

Request No. 524

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 80

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of outdoor clothing.

Request No. 525

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of outdoor clothing.

Request No. 526

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of camping and backpacking equipment.

Request No. 527

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely waterproof fabric for use in the manufacture of camping and backpacking equipment.

Request No. 528

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of camping and backpacking equipment.

Request No. 529

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of camping and backpacking equipment.

Request No. 530

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 81

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of camping and backpacking equipment.

Request No. 531

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of carry-all bags.

Request No. 532

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely waterproof fabric for use in the manufacture of carry-all bags.

Request No. 533

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of carry-all bags.

Request No. 534

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of carry-all bags.

Request No. 535

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of carry-all bags.

Request No. 536

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of carry-all bags.

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 82

Request No. 537

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely woolen fabric.

Request No. 538

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely woolen fabric.

Request No. 539

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely woolen fabric.

Request No. 540

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely woolen fabric.

Request No. 541

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of carry-all bags.

Request No. 542

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely woolen fabric.

Request No. 543

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely woolen fabric.

Request No. 544

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 83

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely woolen fabric.

Request No. 545

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with fabric, namely woolen fabric.

Request No. 546

Admit that Applicant has never used Applicant's Mark on or in connection with fabric, namely waterproof fabric for use in the manufacture of carry-all bags.

Request No. 547

Admit that Applicant has never licensed Applicant's Mark to any third party on or in connection with fabric, namely woolen fabric.

Request No. 548

Admit that Applicant has never authorized another to use Applicant's Mark on or in connection with fabric, namely woolen fabric.

Request No. 549

Admit that Applicant does not intend to use Applicant's Mark on or in connection with fabric, namely woolen fabric.

Request No. 550

Admit that Applicant does not intend to license a third party to use Applicant's Mark on or in connection with woolen fabric.

Request No. 551

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 84

Admit that Applicant is not currently using the Mark in commerce in the normal course of business with any of the goods recited in the Application.

Request No. 552

Admit that Applicant's purpose when it executed and filed the Application was to extort money from legitimate users of the Mark.

Request No. 553

Admit that Applicant has transmitted threats and scare tactics in interstate commerce in an attempt to scare legitimate users of the Mark and extort money and other things of value from them.

Request No. 554

Admit that Applicant has threatened injury to the property of the Opposer.

Request No. 555

Admit that Applicant has threatened injury to the reputation of the Opposer.

Request No. 556

Admit that Applicant has harassed and threatened the Opposer.

Request No. 557

Admit that Applicant has threatened the life of the Opposer.

Request No. 558

Admit that Applicant has sent a variety of communications containing threats to the Opposer by mail, fax, and email.

Request No. 559

Applicant : Hottie Corporation
Serial No. : 76/205,833
Filed: : January 23, 2001
Mark : HOTTIE
Page : 85

Admit that Applicant has sent a variety of communications containing threats to others by mail, fax, and email.

Request No. 560

Admit that Applicant has intended to subvert the laws of the United States Patent and Trademark Office in a massive scheme to defraud the federal government and legitimate trademark owners.

Request No. 561

Admit that Applicant fully understands the difference between actual use applications and intent-to-use applications.

Respectfully submitted,

Date: NOVEMBER 13, 2002

William M. Windsor

William M. Windsor d/b/a Hotties, Inc.

CERTIFICATE OF SERVICE

This is to certify that on this 13 day of NOVEMBER, 2002, a true copy of the foregoing OPPOSER'S FIRST SET OF REQUESTS FOR ADMISSION TO APPLICANT has been sent by first-class mail, postage prepaid, to Brian L. Roberts, President of Applicant, at his principal place of business: P.O. Box 9385, Salt Lake City, Utah 84109.

William M. Windsor



* N E W D O C *

11-15-2002

U.S. Patent & TMOfo/TM Mail Rcpt Dt. #73

IN THE UNITED

TRADEMARK OFFICE

BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

University of Southern California)	Opposition No.: 125,615
)	
Opposer,)	Serial No.: 75/358,031
)	
vs.)	Mark: "SC" (Stylized)
)	
University of South Carolina,)	
)	
Applicant.)	
<hr/>		
University of South Carolina)	Opposition No.: 125,615
)	
Petitioner,)	Reg. No.: 1,844,953
)	
vs.)	Mark: SC Word Mark
)	
University of Southern California)	
)	
Registrant.)	
<hr/>		

CONSENT MOTION FOR AN EXTENSION OF TIME TO RESPOND TO THE REGISTRANTS' MOTION TO DISMISS

COMES NOW, the applicant and petitioner, University of South Carolina ("Petitioner"), with the consent of opposer and registrant, University of Southern California ("Registrant"), pursuant to TMBP Section 502.03 and Rule 6(b) of the Federal Rules of Civil Procedure, and hereby requests that this Board grant the Petitioner an two week extension of time to file its response to the Registrant's Motion to Dismiss.

This action is an opposition proceeding filed by the University of Southern California against the University of South Carolina's application for "SC" (Stylized), Serial No. 75/358,031 on the basis of a likelihood of confusion with the University of Southern

California's "SC" Word Mark, Reg. No. 1,844,953. The University of South Carolina has counter-claimed to cancel this registration. The parties are currently engaged in serious settlement negotiations that may settle not only this counter-claim, but also, the underlying opposition proceeding. Thus, with the consent of the Registrant, the Petitioner respectfully requests a two week extension, until **December 2, 2003**, to respond to the Registrant's Motion to Dismiss.

NELSON MULLINS RILEY & SCARBOROUGH, L.L.P.

By: 
John C. McElwaine
Matthew D. Patterson
Liberty Building, Suite 600
151 Meeting Street
Charleston, SC 29401
Tel. (843) 853-5200
Fax (843) 720-4324
e-mail: jcm@nmrs.com

Attorneys for the University of South Carolina

Charleston, South Carolina

11/13, 2002

Certificate of Mailing

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first-class mail in an envelope addressed to: Assistant Commissioner for Trademarks 2900 Crystal Drive Arlington, Virginia 22202-3513.


Margaret Kraham

Date: 11/13/2002

CERTIFICATE OF SERVICE

I, the undersigned Administrative Assistant of the law offices of Nelson Mullins Riley & Scarborough, L.L.P., attorneys for Applicant do hereby certify that I have served all counsel in this action with a copy of the pleading(s) hereinbelow specified by mailing a copy of the same by United States Postal Service First Class Mail, with proper postage thereon, to the following address(es):

Pleadings:

**CONSENT MOTION FOR AN EXTENSION OF TIME TO
RESPOND TO THE REGISTRANTS' MOTION TO DISMISS**

Counsel Served:

Scott A. Edelman
Michael S. Adler
Gibson, Dunn, & Crutcher, LLP
2029 Century Park East, Suite 4000
Los Angeles, CA 90067-3026


Margaret Kraham
Administrative Assistant

11-15-2002

NELSON MULLINS RILE

U.S. Patent & TMO/c/TM Mail Rcpt Dt. #73

L.P.

A REGISTERED LIMITED LIABILITY PARTNERSHIP

JOHN C. MCELWAIN
(843) 720-4302
INTERNET ADDRESS: JCM@NMRS.COM

LIBERTY BUILDING, SUITE 500
151 MEETING STREET
Post Office Box 1806 (29402)
CHARLESTON, SOUTH CAROLINA 29401
TELEPHONE (843) 853-5200
FACSIMILE (843) 722-8700
WWW.NMRS.COM

OTHER OFFICES:
ATLANTA, GEORGIA
CHARLOTTE, NORTH CAROLINA
COLUMBIA, SOUTH CAROLINA
GREENVILLE, SOUTH CAROLINA
MYRTLE BEACH, SOUTH CAROLINA

MUNICH, GERMANY

November 13, 2002

BOX TTAB

NO FEE

Assistant Commissioner for Trademarks
2900 Crystal Drive
Arlington, Virginia 22202-3513

RE: University of South California v. University of South Carolina
Opposition No. 125,615

Dear Assistant Commissioner:

Please find enclosed an original and two copies of **Applicant/Petitioner's Consent Motion For An Extension of Time to Respond To The Registrants' Motion To Dismiss**. The parties are currently engaged in settlement negotiations and the Opposer/Registrant has consented to a two week extension of time explore such options. The present deadline for a response is November 18, 2002. Thus, the University of South Carolina respectfully requests an expedited ruling on this motion.

By copy of this letter we are serving the opposing counsel.

Thank you for your assistance in this matter.

Very truly yours,



John C. McElwaine

JCM:mmk

Enclosures

cc: Michael S. Adler, Esquire (w/encl.)

02 NOV 29 AM 9:30
FBI - ARLINGTON