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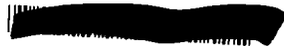
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

| | | |
|-------------------------------------|---|----------------------------|
| V SECRET CATALOGUE, INC. |) | |
| VICTORIA'S SECRET STORES, INC. |) | |
| INTIMATE BEAUTY CORPORATION |) | |
| D/B/A VICTORIA'S SECRET BEAUTY, and |) | |
| VICTORIA'S SECRET DIRECT, LLC, |) | |
| |) | |
| Opposer, |) | |
| |) | |
| v. |) | Opposition Nos. 91-156,179 |
| |) | 91-158,819 |
| |) | 91-161,392 |
| WOMEN'S SECRETS, S.A., |) | |
| |) | |
| Applicant. |) | |

**STIPULATED MOTION TO CONSOLIDATE PROCEEDINGS
AND REQUEST FOR EXTENSION OF TIME TO ANSWER OR
OTHERWISE RESPOND TO THE NOTICE OF OPPOSITION**

The parties stipulate that Opposition Nos. 91-156,179, 91-158,819 and 91-161,392 be consolidated so that they may be presented on the same record and briefs. The parties note that the Board on July 29, 2004 granted consolidation of Opposition Nos. 91-156,179 and 91-158,819.

The Oppositions involve the same parties, very similar marks and the same causes of action. Consequently, the parties believe that consolidating Opposition No. 91-161,392 with the already consolidated cases will result in judicial economy.



The parties also respectfully request that the Board grant Applicant a 30-day extension of time until September 30, 2004 within which to answer or otherwise respond to the notice of opposition.

If consolidated, the trial order would be set in accordance with the trial order in

Opposition No. 91-161,392 as follows:

| | |
|---|------------------|
| DISCOVERY PERIOD TO CLOSE: | February 7, 2005 |
| 30-DAY TESTIMONY PERIOD FOR PARTY IN POSITION OF PLAINTIFF TO CLOSE: | May 8, 2005 |
| 30-DAY TESTIMONY PERIOD FOR PARTY IN POSITION OF DEFENDANT TO CLOSE: | July 7, 2005 |
| 15-DAY REBUTTAL TESTIMONY PERIOD FOR PLAINTIFF TO CLOSE: | August 21, 2005 |

Respectfully submitted,

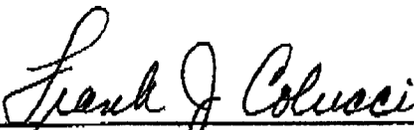
By:



G. Franklin Rothwell
Carla C. Calcagno
Attorneys for Applicant
ROTHWELL, FIGG, ERNST & MANBECK
Washington, D.C. 20005
Telephone: (202)783-6040

Date: August 31, 2004

By:



Frank J. Colucci, Esq.
Courtney Wilson, Esq.
COLUCCI & UMANS
Manhattan Tower
101 East 52nd Street
New York, New York 10022
Telephone: (212) 935-5700

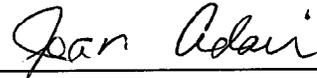
Date: August 30, 2004

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing STIPULATED MOTION TO CONSOLIDATE PROCEEDINGS AND REQUEST FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE RESPOND TO THE NOTICE OF OPPOSITION was served by first-class mail, postage prepaid, on counsel for Opposer:

Frank J. Colucci, Esq.
Courtney Wilson, Esq.
COLUCCI & UMANS
Manhattan Tower
101 East 52nd Street
New York, New York 10022

This 31st day of August, 2004.



Joan Adair

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LAW OFFICES

ROTHWELL, FIGG, ERNST & MANBECK

A PROFESSIONAL CORPORATION

1425 K STREET, N.W.
SUITE 800
WASHINGTON, D.C. 20005
TELEPHONE (202) 783-6040
FACSIMILE (202) 783-6031
www.rothwellfigg.com

August 31, 2004

MARTHA CASSIDY, Ph.D.
ROBERT H. CAMERON
THOMAS E. MCKIERNAN
ANNE M. STERBA
LISA N. PHILLIPS
LEIGH Z. CALLANDER
C. NICHOLE GIFFORD
REGINA A. BAILEY
MONICA S. DAVIS
PATRICK T. SKACEL
BRIAN S. ROSENBLUM
MONICA C. KITTS
BRIAN A. TOLLEFSON*
JOO MEE KIM*
CHRISTOPHER M. DURKEE
STEVEN M. GIOVANNETTI*
HYUNKWEON RYU*

* NOT ADMITTED IN D.C.

Our File: 1539-188
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C. FRANKLIN ROTHWELL
E. ANTHONY FIGG
BARBARA G. ERNST
HARRY F. MANBECK, JR.
GEORGE R. REPPER
STEVEN LIEBERMAN
VINCENT M. DELUCA
JOSEPH A. HYNDS
ELIZABETH A. LEFF
RICHARD WYDEVEN
MARTIN M. ZOLTICK
MINAKSI BHATT
MICHAEL G. SULLIVAN
SHARON L. DAVIS
ROBERT B. MURRAY
CARLA C. CALCAGNO
JEFFREY L. IHNNEN
GLENN E. KARTA

OF COUNSEL

STEPHEN B. PARKER
JOHN A. MCCAILL
BARBARA WEBB WALKER, Ph.D.

Trademark Trial and Appeal Board
United States Patent & Trademark Office
2900 Crystal Drive
Arlington, VA 20002

TTAB

Re: *V. Secret Catalogue, Inc. et al. v. Women's Secrets, S.A.*
Opposition Nos. 91-156,179, 91-158,819 and 91-161,392

Dear Sir:

We enclose a Stipulated Motion to Consolidate Proceedings and Request for Extension of Time to Answer or Otherwise Respond to the Notice of Opposition for filing in the above-captioned actions.

No fee is believed necessary. The Assistant Commissioner for Trademarks is hereby authorized to draw on the deposit account of Rothwell, Figg, Ernst & Manbeck, Account No. 02-2135, if a fee is deemed necessary.

Please call if there are any questions.

Very truly yours,


Carla C. Calcagno

CCC/jea
Enclosures

