



ROTHWELL, FIGG, ERNST & MANBECK, P.C.

1425 K Street, N.W.
Suite 800
Washington, D.C. 20005

Telephone 202-783-6040
Facsimile 202-783-6031
www.rfem.com



January 27, 2006

G. Franklin Rothwell
E. Anthony Figg
Barbara G. Ernst
Harry F. Manbeck, Jr.
George R. Repper
Steven Lieberman
Joseph A. Hynds
Elizabeth A. Leff
Richard Wydeven
Martin M. Zoltick
Minaksi Bhatt
Sharon L. Davis
Robert B. Murray
Carla C. Calcagno
Jeffrey L. Ihnen
Glenn E. Karta
Martha Cassidy, Ph.D.
Brian S. Rosenbloom

Anne M. Sterba
Lisa N. Phillips
Leigh Z. Callander
C. Nichole Gifford
Patrick T. Skacel
Monica C. Kitts
Brian A. Tollefson
Joo Mee Kim*
Steven M. Giovannetti
Hyunkweon Ryu
R. Elizabeth Brenner
Adam M. Treiber
Daniel L. Shores
Joseph E. Green

Of Counsel
John A. McCahill
Barbara Webb Walker, Ph.D.

*Not Admitted in D.C.

Our File: 1539-188

Trademark Trial and Appeal Board
United States Patent & Trademark Office
P.O. Box 1451
Alexandria, VA 22313-1451

Re: *V. Secret Catalogue, Inc., et al. v. Women's Secrets, S.A.*
Opposition Nos.: 91-156,179; 91-158819; and 91-161,392

Dear Sir:

We enclose a Consented Motion to Extend Discovery and Trial Periods for filing in the above-captioned actions.

No fee is believed necessary. The 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
Enclosure



01-27-2006

U.S. Patent & TMOfc/T:1 Mail Rcpt Dt. #30

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,)	
)	
Opposers,)	
)	
v.)	Opposition Nos. 91-156,179
)	91-158,819
)	91-161,392
WOMEN'S SECRET, S.A.,)	
)	
Applicant.)	

CONSENTED MOTION TO EXTEND DISCOVERY AND TRIAL PERIODS

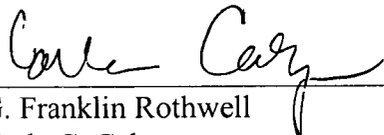
Applicant, with the consent of Opposers, hereby moves that the discovery and trial periods in this matter be extended by ninety (90) days, with the reset dates as follows:

Discovery Period to Close	April 27, 2006
Thirty-day testimony period for party in Position of Plaintiff to Close	July 26, 2006
Thirty-day testimony period for party in Position of defendant to close	September 24, 2006
Fifteen-day rebuttal testimony period to Close	November 8, 2006

This extension is requested to permit the parties to continue settlement negotiations, which will likely avoid the need for this proceeding to go forward.

Opposers, through counsel, Courtney Wilson, Esq., in a email communication with undersigned, has agreed to this extension of the discovery period and resetting of the testimony periods.

Respectfully submitted,

By  _____

G. Franklin Rothwell
Carla C. Calcagno
Attorneys for Applicant
ROTHWELL, FIGG, ERNST & MANBECK, P.C.
Suite 800, 1425 K Street, N.W.
Washington, D.C. 20005
Telephone: (202)783-6040

Date: January 27, 2006

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing **CONSENTED MOTION TO EXTEND DISCOVERY AND TRIAL PERIODS** was served by first-class mail, postage prepaid, on counsel for Applicant:

Frank J. Colucci, Esq.
Courtney Wilson, Esq.
COLUCCI & UMANS
218 East 50th Street
New York, New York 10022-7681

On January 27, 2006.


Joan Adair