

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451

gcp/jk

Mailed: April 25, 2008

Opposition No. 91153553  
Opposition No. 91153763  
Opposition No. 91153841  
Opposition No. 91154254  
Opposition No. 91154345  
Opposition No. 91161298  
Opposition No. 91167762  
Opposition No. 91167975  
Opposition No. 91168059  
Opposition No. 91169249  
Opposition No. 91177359  
Opposition No. 91177480  
Opposition No. 91178596  
Opposition No. 91178597  
Opposition No. 91179153  
Opposition No. 91179229  
Opposition No. 91179503  
Opposition No. 91180632  
Opposition No. 91180681  
Opposition No. 91181029  
Opposition No. 91181062  
Opposition No. 91181753  
Opposition No. 91182286  
Opposition No. 91182718

LUSTER PRODUCTS, INC.

v.

V SECRET CATALOGUE, INC. and  
INTIMATE BEAUTY CORPORATION,  
and VICTORIA'S SECRET STORES  
BRAND MANAGMENT, INC.

In its January 8, 2008 order, the Board allowed the  
parties thirty days in which to notify the Board of any

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pending proceedings that should be included among these consolidated proceedings. On February 11, 2008, opposer responded, so informing the Board of pending Opposition Nos. 91182286 and 91181753, and on March 7, applicant filed a notice, so informing the Board of pending Opposition No. 91182718. Both communications informed the Board that these proceedings present questions of law or fact common to the previously consolidated proceedings.

On April 2, 2008, the parties filed a stipulated withdrawal of these consolidated proceedings pursuant to the terms of their settlement agreement.

The Board may, in its discretion, order consolidation upon motion granted by the Board, or upon stipulation of the parties approved by the Board, or upon the Board's own initiative. See TBMP § 511 (2d ed. rev. 2004). When actions involving common questions of law or fact are pending before the Board, the Board may order consolidation of the cases.

Inasmuch as Oppositions Nos. 91181753, 91182286, and 91182718 each involve the same parties captioned hereinabove, and set forth the same or similar grounds for opposition and defenses thereto, Oppositions Nos. 91182286, 91181753 and 91182718 are hereby consolidated with and added to the previously consolidated cases. Opposition No.

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91153553 remains the parent case, as so designated in the Board's January 8, 2008 order.

With respect to the parties' stipulation, filed April 2, 2008, these now consolidated opposition proceedings are hereby dismissed with prejudice pursuant to the terms of the parties' settlement agreement.

***By the Trademark Trial  
and Appeal Board***