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March 2, 2007

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Commissioner For Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

Re: Petitioner: Profound Beauty, Inc.
Mark to be Cancelled: @MOSPHERE
Registration No.: 2,649,780

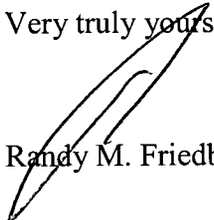
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To Whom It May Concern:

Enclosed herewith please find an original and duplicate copy of a Petition to Cancel and a check in the amount of Three Hundred (\$300.00) Dollars to cover the fees associated with this matter.

If there is anything further that you require, please let us know.

Very truly yours,


Randy M. Friedberg

Encls.

cc: Barbara Novick
Marie Stareck


03-02-2007

U.S. Patent & TMOfc/TM Mail Rcpt Dt. #

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

Profound Beauty, Inc.

v.

Morlee Group, Inc.

Cancellation No. _____

Registration No.: 2,649,780

Date of Issue: November 12, 2002

PETITION FOR CANCELLATION

Petitioner: Profound Beauty, Inc. (a New York corporation) located and doing business at 32-02 Queens Blvd., 6th Floor, Long Island City, New York, believes that it is or will be damaged by Registration No. 2,851,771 and hereby petitions to cancel same.

Description of Respondent's registration: Filed on February 22, 1999, for the mark @TMOSPHERE and Design registered on the Principal Register, in class 003 for hair shampoo, conditioner, body wash, body lotion, hand and body cream, and bath additives, foam bath, bath salts; claiming first use on January 30, 2001 and first use in commerce on January 30, 2001.

As grounds for this Petition, which is based on Petitioner's knowledge and good faith belief, it is alleged that:

1. Respondent has abandoned said registered mark due to non-use. 15 U.S.C.A. § 1064. On information and belief, Respondent is out of business and currently makes no commercial use of the trademark @TMOSPHERE and Design, and Respondent has thereby abandoned any legal rights which it may have possessed in said trademark.

2. Petitioner is likely to be damaged by continuance of said registration in that petitioner has a bona fide intent to use similar marks, and has filed intent-to-use applications to register the marks, and reasonably believes registration of the marks may be refused because of respondent's registration.

WHEREFORE, Petitioner prays that Registration No. 2,649,780 be cancelled and that this Petition for Cancellation be sustained in favor of Petitioner.

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Petitioner hereby appoints Randy M. Friedberg and Nahum M. Palefski, members of the bar of the State of New York and the law firm of Olshan Grundman Frome Rosenzweig & Wolosky LLP, to act as attorneys for Petitioner herein, with full power to prosecute said petition, to transact all relevant business with the Patent and Trademark Office and in the United States Courts and to receive all official communications in connection with this Petition for Cancellation.

Dated: March 2, 2007

OLSHAN GRUNDMAN FROME
ROSENZWEIG & WOLOSKY LLP

By: _____

Randy Friedberg
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Attorney for Petitioner
Profound Beauty, Inc.