

ESTTA Tracking number: **ESTTA475916**

Filing date: **06/03/2012**

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

Proceeding	91204767
Party	Plaintiff Facton Ltd., G-Star Raw C.V., G-Star Inc.
Correspondence Address	LAURA POPP-ROSENBERG FROSS ZELNICK LEHRMAN & ZISSU PC 866 UNITED NATIONS PLAZA NEW YORK, NY 10017 UNITED STATES lpopp-rosenberg@frosszelnick.com, ghuron@frosszelnick.com
Submission	Other Motions/Papers
Filer's Name	Laura Popp-Rosenberg
Filer's e-mail	lpopp-rosenberg@frosszelnick.com
Signature	/Laura Popp-Rosenberg/
Date	06/03/2012
Attachments	Motion to Consolidate (F1021207).PDF ( 3 pages )(100717 bytes )

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

FACTON LTD., G-STAR RAW C.V.  
and G-STAR INC.,

Opposers,

-against-

REVISE CLOTHING, INC.,

Applicant.

**Opposition No. 91203062**

Requested Consolidation with:

**Opposition No. 91204767**

**STIPULATED MOTION TO CONSOLIDATE PROCEEDINGS**

Opposers Facton Ltd., G-Star Raw C.V. and G-Star Inc. (collectively, "Opposers") and Applicant Revise Clothing, Inc. ("Applicant") hereby stipulate and move to consolidate this Opposition with the later filed Opposition No. 91204767, entitled *Facton Ltd., G-Star Raw C.V. and G-Star Inc. v. Revise Clothing, Inc.*, and stipulate to elect the schedule set by the Trademark Trial and Appeal Board ("TTAB"), on April 17, 2012 in Opposition No. 91204767, in connection with the consolidated proceedings.


The parties hereby stipulate and agree that consolidation of Opposition No. 91203062 and Opposition No. 91204767 is appropriate under Rule 42(a) of the Federal Rules of Civil Procedure and Section 511 of the TTAB Manual of Procedure. The two Oppositions should be consolidated because they involve common questions of law and fact: the parties are the same in both proceedings; the proceedings involve related applied-for marks (V STAR in Opposition No. 91203062 and V-STAR BLACK & Design in Opposition No. 91204767); the class of goods at

issue for both of Applicant's applied-for marks is identical and Applicant's goods of interest are related; and Opposers rely on the same rights in each proceeding.

The parties respectfully request that their stipulated motion to consolidate proceedings be granted and to elect the schedule set in Opposition No. 91204767 in connection with the consolidated proceedings.

Dated: June 3, 2012

FROSS ZELNICK LEHRMAN  
& ZISSU, P.C.

By:   
Laura Popp-Rosenberg  
Giselle C.W. Huron  
866 United Nations Plaza  
New York, NY 10017  
Telephone: (212) 813-5900  
Email: [lpopp-rosenberg@frosszelnick.com](mailto:lpopp-rosenberg@frosszelnick.com)  
[ghuron@frosszelnick.com](mailto:ghuron@frosszelnick.com)

*Attorneys for Opposers*

Dated: May 30, 2012

GORDON E. R. TROY PC

By:   
Gordon E. R. Troy

P.O. Box 368  
Charlotte, VT 05445  
Telephone: (802) 425-9060  
Service Email: [usptomail@webtm.com](mailto:usptomail@webtm.com)  
Direct Email: [gtroy@webtm.com](mailto:gtroy@webtm.com)

*Attorneys for Applicant*

**CERTIFICATE OF SERVICE**

I hereby certify that on this 3<sup>rd</sup> day of June, 2012, a true and correct copy of the foregoing STIPULATED MOTION TO CONSOLIDATE PROCEEDINGS, by agreement of the parties was sent by email to counsel for Applicant, Gordon E. R. Troy, Esq., at [usptomail@webtm.com](mailto:usptomail@webtm.com).

  
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Laura Popp-Rosenberg