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

Proceeding	92047226
Party	Defendant HERCULINKS CORPORATION HERCULINKS CORPORATION PO BOX 5894 COLORADO SPRINGS, CO 80931
Correspondence Address	HERCULINKS CORPORATION PO BOX 5894 COLORADO SPRINGS, CO 80931 UNITED STATES webmaster@herculinks.com
Submission	Opposition/Response to Motion
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Filer's e-mail	webmaster@herculinks.com
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Date	05/08/2007
Attachments	OPPOSITIONTOCONSOLIDATE05082007.pdf (1 page)(3524073 bytes) CERTIFICATEOFMAILINGANDSERVICE05082007.pdf (1 page)(1846448 bytes)

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

Opposition/Response to Applicant's/Petitioner's Response to Registrant's Reply to the Motion to Consolidate

JOHN E. HUGHES, JR.

Petitioner, Trademark Cancellation No. 92047226

vs.

HERCULINKS CORPORATION Trademark Opposition No. 91175742

Registrant.

1. Herculinks Corporation "Registrant" objects that it has misunderstood the nature of the Motion to Consolidate.
2. Herculinks Corporation "Registrant" objects that it agrees with John E. Hughes, Jr. and(or) his legal counsel team. Herculinks Corporation "Registrant" will "possibly" object to any future settlements with John E. Hughes, Jr. and respectfully request that he and his legal team cease claiming that Herculinks Corporation "Registrant" agrees with his hostile emails, his views claiming confusion, and(or) letter dated March, 29 2006. Again, Herculinks Corporation "Registrant" "fully accepts" the registration of COBRA CONDOMS!@ and is actively using the mark at CobraCondoms.com, Herculinks Corporation "Registrant" "fully accepts" that John E. Hughes, Jr.'s letter, dated March 29, 2006 claiming confusion, should be used to stop the registration of Phat Cobra Condoms and Fat Cobra Condom "in part" based on his letter claiming confusion, and Herculinks Corporation "Registrant" prays that both legal proceedings rule in favor of the owner of COBRA CONDOMS!@. Please see all documents filed for both proceedings.
3. Herculinks Corporation "Registrant" continues to object that both proceedings involve the same issues and the same parties "in part" based on a "possible" civil issue against John E. Hughes, Jr. in regards to an email from John E. Hughes, Jr. claiming illegal use of COBRA CONDOMS!@ and for interfering with COBRA CONDOMS!@. Please see "all" documents filed for both proceedings.

Herculinks Corporation "Registrant" respectfully request that the Trademark and Appeal Board denies John E. Hughes, Jr.'s motion to consolidate because he has a option to withdraw Trademark Cancellation No. 92047226 immediately to help save him money and time, a option to stop interfering with COBRA CONDOMS!@ immediately because John E. Hughes, Jr. is the root cause of both proceedings. Please see all documents filed for both proceedings.

Herculinks Corporation "Registrant respectfully request that the Trademark and Appeal Board immediately dismiss Trademark Cancellation No. 92047226 and this will help save Herculinks Corporation, John E. Hughes, Jr., and the board a significant amount of time, effort and money. Herculinks Corporation "Registrant prays that the Trademark and Appeal Board sustains both legal proceedings "as is". Please see all documents filed for both proceedings.

In a nutshell, Herculinks Corporation "Registrant" will be damaged by Trademark Cancellation No. 92047226 and will be damaged by the registration of Phat Cobra Condoms and(or) Fat Cobra Condom. Herculinks Corporation "Registrant" has legally established common law and federal trademark rights to use COBRA CONDOMS!@ and John E. Hughes, Jr.'s pending trademarks don't have a priority filing date.

Respectfully submitted,
/s/Marcus Rogan

Marcus Rogan
Herculinks Corporation
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Colorado Springs, Colorado 80931
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Registrant's Response to the Applicant's/Petitioner's Reply to Herculinks Corporation's Reply to the Motion to Consolidate was served upon:

Mark D. Schneider
P.O. BOX 7021
Troy, MI. 48007-7021

via First Class Mail with the U.S. Postal Service, with sufficient postage paid, on May 08, 2007.

/s/Marcus Rogan
Marcus Rogan
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CERTIFICATE OF MAILING

I hereby certify that the foregoing Registrant's Response to the Applicant's/Petitioner's Reply to Herculinks Corporation's Reply to the Motion to Consolidate was electronically filed with the TTAB on this 8th day of May, 2007.

/s/Marcus Rogan
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