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

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|------------------------|---|
| Proceeding | 92047226 |
| Party | Defendant HERCULINKS CORPORATION |
| Correspondence Address | HERCULINKS CORPORATION PO BOX 5894 COLORADO SPRINGS, CO 80931 UNITED STATES webmaster@herculinks.com |
| Submission | Reply in Support of Motion |
| Filer's Name | /Marcus Rogan/ |
| Filer's e-mail | webmaster@herculinks.com |
| Signature | /Marcus Rogan/ |
| Date | 01/07/2008 |
| Attachments | CERTIFICATEOFMAILINGANDSERVICEON01072008.pdf (1 page)(1542817 bytes) SUPPORTFORMOTIONSTODISMISSANDOPPOSE01072007.pdf (1 page)(2731042 bytes) |

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Registrant's Reply in Support of Motion to Dismiss Trademark Cancellation No. 92047226 and in Support of Trademark Opposition No. 91175742 was served upon:

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

via the U.S. Postal Service, with sufficient postage paid, on January 07, 2008.

/s/Marcus Rogan
Herculinks Corporation
P.O. BOX 5894
Colorado Springs, Colorado 80931

Email: webmaster@herculinks.com
Phone: 719-232-9299

CERTIFICATE OF MAILING

I hereby certify that the foregoing Registrant's Reply in Support of Motion to Dismiss Trademark Cancellation No. 92047226 and in Support of Trademark Opposition No. 91175742 was electronically filed with the TTAB and emailed to Mr. Mark D. Schneider on this 7th day of January 2008.

/s/Marcus Rogan
Herculinks Corporation
P.O. BOX 5894
Colorado Springs, Colorado 80931

Email: webmaster@herculinks.com
Phone: 719-232-9299

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

Registrant's Reply in Support of Motion to Dismiss Trademark Cancellation No. 92047226 and in Support of Trademark Opposition No. 91175742

HERCULINKS CORPORATION "Defendant" Trademark Cancellation No. 92047226

vs.

JOHN E. HUGHES, JR. "Plaintiff"

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JOHN E. HUGHES, JR. "Defendant" Trademark Opposition No. 91175742

vs.

HERCULINKS CORPORATION "Plaintiff"

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Herculinks Corporation "Registrant" has established use of Cobra Condoms!® in **International Class:** 035 for Retail store and mail order services featuring condoms, adult sexual products, adult movies, personal lubricants and novelty items first. Mr. Hughes is left to prove that he has established and(or) filed use of Cobra Condoms!® for retail store and mail order services featuring condoms, adult sexual products, adult movies, personal lubricants and novelty items first before January 15, 2008 or before the board rules in favor of Herculinks Corporation "Registrant".

Herculinks Corporation's "Registrant" filing of of Cobra Condoms!® in **International Class:** 035 for Retail store and mail order services featuring condoms, adult sexual products, adult movies, personal lubricants and novelty items on February 08, 2006 predates use of Cobra Condoms!® in **International Class:** 035 for Retail store and mail order services featuring condoms, adult sexual products, adult movies, personal lubricants and novelty items.

Herculinks Corporation "Registrant" respectfully request that Mr. Hughes respond to this letter before January 15, 2008. Herculinks Corporation "Registrant" has filed Trademark Opposition No. 91175742 "in part" due to Mr. Hughes threatening letter and his insulting emails based on it's use of the Cobra Condoms!® trademark. Finally, Mr. Hughes is left to prove he owns legal rights to Cobra Condoms!® and he is left to prove first use the mark and filing of the mark in **International Class:** 035 for retail store and mail order services featuring condoms, adult sexual products, adult movies, personal lubricants and novelty items before January 15, 2008.

Respectfully submitted,

/s/Marcus Rogan