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Filing date: **05/08/2020**

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

Petition for Cancellation

Notice is hereby given that the following party has filed a petition to cancel the registration indicated below.

Petitioner Information

Name	Islestarr Holdings Limited		
Entity	UK LLC	Citizenship	United Kingdom
Address	Unit 5, 50 Brook Green Hammersmith, London, W6 7BJ UNITED KINGDOM		

Attorney information	Sally Abel Fenwick & West LLP 801 California Street Mountain View, CA 94041 UNITED STATES trademarks@fenwick.com, lwilliams@fenwick.com 650-988-8500		
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Registration Subject to Cancellation

Registration No.	3146027	Registration date	09/19/2006
Registrant	BEAUTY VISIONS, LLC 950 THIRD AVE, 3RD FLOOR NEW YORK, NY 10022 UNITED STATES		

Goods/Services Subject to Cancellation

Class 003. First Use: 2005/02/14 First Use In Commerce: 2005/02/14 All goods and services in the class are subject to cancellation, namely: Cosmetics and eye make-up
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Grounds for Cancellation

Abandonment	Trademark Act Section 14(3)
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Attachments	Petition for Cancellation - LIGHT WAND.pdf(146800 bytes)
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Signature	/sabel/
Name	Sally M. Abel
Date	05/08/2020

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

In the matter of
 Trademark Registration No. 3,146,027
 Registration Date: September 19, 2006
 Mark: LIGHT WAND

Islestarr Holdings Limited,)	
)	
Petitioner,)	
)	Cancellation No. _____
vs.)	
)	
Beauty Visions, LLC,)	
)	
Registrant.)	
)	

PETITION FOR CANCELLATION

Petitioner, Islestarr Holdings Limited, a private limited company organized in the United Kingdom, having a principal place of business at 50 Brook Green Hammersmith, Unit 5, London, United Kingdom W67BJ, believes it is and will continue to be harmed by U.S. Registration No. 3,146,027 for LIGHT WAND (“the Registration”), owned by Beauty Visions, LLC, (“Registrant”), a Delaware Limited Liability Company, with an address at 950 Third Avenue, 3rd Floor, New York, NY 10022, and therefore petitions for cancellation of the Registration.

As grounds for cancellation, it is alleged that:

1. On September 19, 2006, the USPTO issued Registration No. 3,146,027 for LIGHT WAND for use in connection with “cosmetics and eye make-up,” in Class 3.

2. On information and belief, Registrant is not using LIGHT WAND in connection with the identified goods. On further information and belief, Registrant either never used LIGHT WAND or ceased its use on or before December 2016.

3. Petitioner is the owner of U.S. Trademark Application Serial Number 88280943 (attached hereto as Exhibit A) for the mark HOLLYWOOD BEAUTY LIGHT WAND for the following goods:

- **Class 3**: “Cosmetics, make up; cosmetic skin care preparations, solid powder for compacts; lipsticks; lip gloss; make-up powder and foundation; skin moisturizers; beauty care cosmetics, cosmetic body care preparations, essential oils for personal use; preparations for removing make-up; lotions, creams and skin conditioners for the face, hands and body; beauty masks; abrasive cloth; abrasive paper; flexible abrasives; adhesives for affixing false hair; adhesives for cosmetic purposes; after-shave lotions; almond milk for cosmetic purposes; almond oil being an essential oil; almond soap; aloe vera preparations for cosmetic purposes; alum stones being astringents for cosmetic purposes; amber being perfume; antiperspirant soap; antiperspirants; aromatic oils; astringents for cosmetic purposes; non-medicated balms other than for medical purposes for the skin, hair, lips and body; non-medicated bath salts; cosmetic preparations for baths; beard dyes; beauty masks; bergamot oil; bleaching preparations for cosmetic purposes; breath freshening sprays; breath freshening strips; cakes of toilet soap; essential oils of cedarwood; essential oils of citron; cleansing milk for toilet purposes; hair colorants for toilet purposes; color-removing preparations for hair; color-brightening chemicals for household purposes; cosmetic kits comprised of cosmetics for the face, eyes, lips and body; cosmetic preparations for slimming purposes; cosmetics for animals; cotton sticks for cosmetic purposes; cotton wool for cosmetic purposes; cosmetic creams; skin

whitening creams; dental bleaching gels; deodorant soap; deodorants for human beings or for animals; depilatories; depilatory preparations; douching preparations for personal sanitary or deodorant purposes; dry shampoos; skin and hair dyes for cosmetic purposes; eau de cologne; emery cloth and paper; ethereal essences; essential oils; ethereal oils; extracts of flowers being perfume; eyebrow cosmetics; eyebrow pencils; adhesives for affixing false eyelashes; cosmetic preparations for eyelashes; false eyelashes; adhesives for affixing false hair; false nails; extracts of flowers being perfumes; soap for foot perspiration; dental bleaching gels; greases for cosmetic purposes; hair colorants; hair dyes; hair lotions; hair spray; hair waving preparations; hydrogen peroxide for cosmetic purposes; incense; ionone being perfume; jasmine oil for personal use; javelle toilet water; petroleum jelly for cosmetic purposes; joss sticks; lavender oil; lavender water; essential oils of lemon; lotions for cosmetic purposes; tissues impregnated with cosmetic lotions; make-up preparations; make-up removing preparations; mascara; massage gels other than for medical purposes; cleansing milk for toilet purposes; mint essence being essential oil; mint for perfumery; musk being perfumery; moustache wax; nail art stickers; nail care preparations; nail polish; nail varnish; false nails; neutralizers for permanent hair waving; oils for cosmetic purposes; oils for perfumes and scents; oils for toilet cosmetic purposes; cosmetic pencils; perfumery; perfumes; denture polishes; pomades for cosmetic purposes; make-up powder; pumice stone for personal use; rose oil for cosmetic purposes; shampoos; shaving preparations; shaving soap; cosmetic preparations for skin care; skin whitening creams; bath soap; sunscreen preparations; sun-tanning preparations; talcum powder, for toilet use; terpenes toilet water; non-medicated toiletry preparations; decorative transfers for cosmetic

purposes; varnish-removing preparations; waving preparations for the hair; depilatory wax”

4. Petitioner applied to register the HOLLYWOOD BEAUTY LIGHT WAND mark on January 29, 2019 on the Principal Register, by which point, on information and belief, Registrant had long since abandoned all rights, if any, in the Registration. On April 4, 2019, the U.S. Patent and Trademark Office issued an Office Action refusing to register Petitioner’s HOLLYWOOD BEAUTY LIGHT WAND mark on the grounds that confusion is likely between Registrant’s LIGHT WAND mark and Petitioner’s HOLLYWOOD BEAUTY LIGHT WAND mark. Thus, Petitioner has been, and will continue to be, damaged by the Registration in that such registration has impeded registration of Petitioner’s HOLLYWOOD BEAUTY LIGHT WAND mark.

5. If the Registration is not cancelled, Registrant would continue to have at least a prima facie exclusive right to use its mark in connection with the goods though it has abandoned the mark. Such continued registration is and would continue to be a source of damage and injury to Petitioner and to the purchasing public.

WHEREFORE, Petitioner prays that this Petition for Cancellation be sustained, and that the Registration be cancelled pursuant to Lanham Act §14, 15 U.S.C. §1064.

Please direct all notices, pleadings and correspondence relating to this matter to:

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Respectfully submitted,

Date: May 8, 2020

/sabel/

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