

United States District Court,
D. Delaware.

LABORATORY SKIN CARE, INC. and Zahra Mansouri,
Plaintiffs.

v.
LIMITED BRANDS, INC. and Bath and Body Works, LLC,
Defendants.

Civil Action No. 06-601-JJF

Feb. 11, 2009.

Melanie K. Sharp, Karen Elizabeth Keller, Young, Conaway, Stargatt & Taylor, Wilmington, DE, for
Plaintiffs.

C. Nicole Gifford, Pro Hac Vice.

Daniel L. Shores, Pro Hac Vice.

E. Anthony Figg, Pro Hac Vice.

Sharon L. Davis, Pro Hac Vice.

ORDER

JOSEPH J. FARNAN, District Judge.

At Wilmington, this *11* day of February 2009, for the reasons discussed in the Memorandum Opinion issued
this date;

IT IS HEREBY ORDERED that the following terms and/or phrases in United States Patent No. 6,579,516
("the '516 patent") are assigned the following meanings:

1. The term "**moisturizing composition**" requires no additional construction.
2. The term "**skin**" requires no additional construction.
3. The term "**applying to and leaving on**" requires no additional construction.
4. The term "**amount of triclosan effective to kill microorganisms present on the skin**" requires no
additional construction.

5. The term "**physiologically and cosmeceutically acceptable vehicle**" means "a solvent, diluent, or dispersant for the constituents of the composition that allows for the uniform application of the constituents to the surface of the skin at an appropriate dilution."

6. The terms "**effective antimicrobial lotion**," "**antimicrobial lotion**" and "**antimicrobial lotion composition**" mean "a lotion that effectively inhibits the growth of or kills microorganisms present on the skin."

D.Del.,2009.

Laboratory Skin Care, Inc. v. Limited Brands, Inc.

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