

**TRADEMARK HOLDINGS, LLC; §
NAUTICA APPAREL, INC.; NAUTICA §
RETAIL USA, INC.; NAVISTAR, INC.; §
NEW BALANCE ATHLETIC SHOW, INC.; §
NISSAN NORTH AMERICA, INC.; PRL §
USA HOLDINGS, INC.; THE PROCTER & §
GAMBLE COMPANY; RALPH LAUREN §
MEDIA LLC; RUSSELL BRANDS, LLC; §
SUBARU OF AMERICA, INC.; SUNGLASS §
HUT TRADING, LLC; VICTORIA'S §
SECRET; WOLVERINE WORLD WIDE §
IN.; and WOMEN'S APPAREL GROUP, §
LLC d/b/a BOSTON APPAREL GROUP, §
LLC, §
§
§
Defendants. §**

**AÉROPOSTALE INC.'S
CERTIFICATE OF INTERESTED PARTIES**

Defendant/Counterclaim Plaintiff Aéropostale, Inc., files this Certificate of Interested Parties pursuant to Federal Rule of Civil Procedure 7.1, and states the following:

Aéropostale, Inc., is a Delaware corporation. It has no parent corporation. No publicly-held corporation owns 10% or more of the stock of Aéropostale, Inc.

Dated: November 29, 2010

Respectfully submitted,

By: /s/ C. Erik Hawes

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ATTORNEYS FOR DEFENDANT/
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AÉROPOSTALE, INC.

CERTIFICATE OF SERVICE

I certify that on November 29, 2010, all counsel of record were served with the foregoing document through the Court's CM/ECF system under Local Rule CV-5(a)(3).

/s/ C. Erik Hawes

C. Erik Hawes