

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Sandow Media, LLC		05/09/2013	LIMITED LIABILITY COMPANY: DELAWARE
Worth Media Group, LLC		05/09/2013	LIMITED LIABILITY COMPANY: DELAWARE
Material Connexion, Inc.		05/09/2013	CORPORATION: NEW YORK
Insync Media Group, LLC		05/09/2013	LIMITED LIABILITY COMPANY: DELAWARE
Interior Design Media Group, LLC		05/09/2013	LIMITED LIABILITY COMPANY: DELAWARE
Furniture Today Media Group, LLC		05/09/2013	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Prospect Capital Corporation
Street Address:	10 East 40th Street
Internal Address:	44th Floor
City:	New York
State/Country:	NEW YORK
Postal Code:	10016
Entity Type:	CORPORATION: MARYLAND

PROPERTY NUMBERS Total: 88

Property Type	Number	Word Mark
Registration Number:	1428353	ACCESSORIES/TODAY
Registration Number:	3132844	BEAUTY PASS
Serial Number:	85737417	BRANDS POWERED BY INNOVATION
Serial Number:	85864691	BESPOKE BLENDS BY MEMOIRE LIQUIDE
Registration Number:	1483414	CASUAL LIVING
Registration Number:	2270144	CASUAL LIVING

OP \$2215.00 1428353

Serial Number:	85269725	CURATOR
Serial Number:	85346666	CURATOR/ NAVIGATING GLOBAL LUXURY
Registration Number:	3298626	DAILYBEAUTY
Registration Number:	1330832	DESIGN TODAY
Serial Number:	85484839	DESIGN'S NIGHT OUT
Registration Number:	3871654	EXPERT INJECTOR
Registration Number:	3435655	FRAGRANCEFINDER
Registration Number:	3158273	FREEFILLS
Registration Number:	2218347	FURNITURE/TODAY
Registration Number:	1123253	FURNITURE/TODAY
Registration Number:	2779371	GIFTS & DEC DIRECT
Registration Number:	3153465	GIFTS & DECORATIVE ACCESSORIES
Registration Number:	1947005	GLOBAL TEXTILES TODAY
Registration Number:	2169778	HOME ACCENTS TODAY
Registration Number:	1172219	HOME TEXTILES TODAY
Registration Number:	2264205	HOME TEXTILES TODAY
Registration Number:	2207269	INSYNC
Registration Number:	1911286	INTERIOR DESIGN
Registration Number:	3638113	INTERIOR DESIGN
Registration Number:	4246945	INTERIOR DESIGN BEST OF YEAR
Serial Number:	85600981	INTERIOR DESIGN HALLOFFAME
Registration Number:	3621343	LUXE
Registration Number:	3562394	LUXE BLACKBOX
Registration Number:	3425859	LUXE SOURCE
Registration Number:	3533152	LUXE THE ARIZONA HOME REDEFINED
Registration Number:	3425196	LUXE THE CHICAGO HOME REDEFINED
Registration Number:	3426795	LUXE THE COLORADO HOME REDEFINED
Registration Number:	3527503	LUXE THE ORANGE COUNTY HOME REDEFINED
Registration Number:	3519152	LUXE THE SOUTH FLORIDA HOME REDEFINED
Registration Number:	3527504	LUXE THE SOUTHERN CALIFORNIA HOME REDEFI
Registration Number:	3822886	LUXE. INTERIORS + DESIGN
Registration Number:	4164770	LUXE. INTERIORS + DESIGN
Serial Number:	85599033	LUXEBOX
Serial Number:	85578882	MATCH BY NEWBEAUTY
Serial Number:	85591352	MATERIALBANK

	85591371	MATERIALBANK
Serial Number:	85591405	MATERIALWIRE
Serial Number:	85591421	MATERIALWIRE
Registration Number:	3596616	MEMOIRE LIQUIDE
Registration Number:	2981523	NEWBEAUTY
Registration Number:	3406831	NEWBEAUTY
Serial Number:	85401067	NEWBEAUTY
Registration Number:	4167527	NEWBEAUTY
Registration Number:	4166771	NEWBEAUTY BEAUTY CHOICE AWARD PRODUCT WI
Serial Number:	85761499	NEWBEAUTY LIVE
Serial Number:	85578853	NEWBEAUTY MATCH
Serial Number:	85794350	NEWBEAUTY SPA+
Registration Number:	0987397	PLAYTHINGS
Registration Number:	2009236	RETAIL PLANNING GUIDE
Registration Number:	4226023	SAMPLEBAR
Registration Number:	4196846	SANDOW
Serial Number:	85738126	SANDOW
Serial Number:	85838167	SANDOW NEXT
Serial Number:	85574065	SANDOW SK
Registration Number:	2810668	SEATTLEHOMES AND LIFESTYLES
Registration Number:	3065171	SPA CHOCOLATE
Registration Number:	3792418	SPALOOK
Registration Number:	3808541	STUDIO BEAUTYMIX
Registration Number:	3199799	TESTTUBE
Serial Number:	85538403	THE BEAUTY AUTHORITY
Registration Number:	1372480	THE BUSINESS AND FASHION NEWSPAPER OF TH
Registration Number:	3905064	THE EVOLUTION OF FINANCIAL INTELLIGENCE
Registration Number:	1682922	THE WEEKLY BUSINESS NEWSPAPER OF THE FUR
Registration Number:	3735429	WATCH JOURNAL
Registration Number:	4137184	WATCH JOURNAL
Serial Number:	85463300	WATCH JOURNAL
Registration Number:	3056278	WEALTH IN PERSPECTIVE
Registration Number:	1780221	WORTH
Serial Number:	85508170	WORTH
Serial Number:	85666266	WORTH LEADING ADVISORS

TRADEMARK

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	85666264	WORTH LEADING WEALTH ADVISORS
Registration Number:	2859930	MATERIA TABULA
Registration Number:	3412950	MATERIAL CONNEXION
Registration Number:	2442476	MATERIAL CONNEXION
Registration Number:	3722748	MATERIALS MATTER
Registration Number:	3448632	MATTER
Registration Number:	2754805	MATTER
Registration Number:	2608566	M-C
Registration Number:	3256047	TERRA MATTER
Registration Number:	4272994	MATERIAL CONNEXION
Registration Number:	4230833	ACTIVE MATTER
Registration Number:	4193271	CULTURE & COMMERCE

CORRESPONDENCE DATA

Fax Number: 2027995144
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.
Phone: 2027994144
Email: dctrademarks@dlapiper.com
Correspondent Name: Gregory Esau
Address Line 1: 500 Eighth Street, NW
Address Line 4: Washington, DISTRICT OF COLUMBIA 20004

ATTORNEY DOCKET NUMBER:	373011-13
NAME OF SUBMITTER:	Gregory Esau
Signature:	/Gregory C. Esau/
Date:	05/09/2013

Total Attachments: 11
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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (as amended, restated, supplemented or otherwise modified from time to time, this “**Trademark Security Agreement**”), is entered into as of May 9, 2013, by Sandow Media, LLC, a Delaware limited liability company (“**Sandow**”) and each of Guarantors signatory hereto (each a “**Grantor**” and collectively the “**Grantors**”), in favor of PROSPECT CAPITAL CORPORATION, in its capacity as collateral agent (in such capacity, “**Agent**”) for the benefit of the Lenders (as hereinafter defined).

RECITALS:

A. Pursuant to that certain Loan Agreement, dated as of the date hereof, among Grantors, the Guarantors, Agent, Prospect Capital Corporation, as administrative agent, and the Lenders from time to time party thereto (the “**Lenders**”) (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified from time to time, the “**Loan Agreement**”), Sandow has issued Notes (as defined in the Loan Agreement) to the Lenders, and the Lenders have advanced certain loans to Sandow, and Sandow has incurred certain obligations to the Lenders and Agent.

B. Each Grantor has executed and delivered to Agent, for the benefit of the Lenders, a Security Agreement (including all annexes, exhibits or schedules thereto, as amended, restated, supplemented or otherwise modified from time to time, the “**Security Agreement**”), pursuant to which each Grantor has mortgaged, pledged and granted a continuing and unconditional security interest to Agent, its successors and assigns, for the benefit of the Lenders, in and to the Collateral, including, without limitation, certain of its intellectual property, to Agent, for the benefit of the Lenders, to secure the payment and performance of the Obligations and has agreed as a condition thereof to execute this Trademark Security Agreement for recording with the United States Patent and Trademark Office.

NOW, THEREFORE, for and in consideration of the covenants and provisions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

1. **DEFINED TERMS.** All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement, or if not defined therein, in the Loan Agreement.

2. **GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL.** As security for the Obligations, each Grantor hereby mortgages, pledges and grants a continuing and unconditional security interest to Agent, its successors and assigns, for the benefit of the Lenders, in and to all of the following property of such Grantor, wherever located, and now owed or hereafter acquired (collectively, the “**Trademark Collateral**”):

(a) all of its trademarks (including service marks and trade dress), trade-names, and other indicia of source or origin, and all applications, registrations and recordings relating to any of the foregoing, including applications, registrations and recordings filed in the United States Patent and Trademark Office, any State of the United States, any political subdivision thereof or in any similar office or agency thereof in any other jurisdiction, including, without limitation, each registration and application for registration identified on Schedule 1 attached hereto and made a part hereof (as such schedule may be amended, restated, supplemented, or otherwise modified from time to time) (collectively, “**Trademarks**”);

(b) all goodwill of the business connected with the use of, and symbolized by, Trademarks;

(c) all rights of such Grantor in all present and future agreements containing any right or license with respect to Grantor's Trademarks or another Person's Trademarks, whether the Grantor is a licensor or a licensee under any such license agreement, and subject to the rights of any other Person who is a licensor related thereto, subject, in each case, to the terms of such license agreements; and

(d) any consideration received when all or any part of the property referred to in clause (a) above is sold, transferred, exchanged, leased, collected or otherwise disposed of, or any value received as a consequence of possession thereof, including but not limited to, all products, proceeds (including all "Proceeds" as defined in the Code), cash, negotiable instruments and other instruments for the payment of money, chattel paper, security agreements or other documents, insurance proceeds or proceeds of other proceeds now or hereafter owned by such Grantor or in which such Grantor has an interest.

Notwithstanding anything to the contrary in this Agreement, the security interest created by this Agreement shall not extend to, and the term "**Trademark Collateral**" shall not include, any of the following: (i) any asset or property right of Grantor of any nature if the grant of such security interest shall constitute or result in (A) the abandonment, invalidation or unenforceability of such asset or property right or such Grantor's loss of use of such asset or property right or (B) a breach, termination or default under any lease, license, contract or agreement (other than to the extent that any such term would be rendered ineffective pursuant to Sections 9-406, 9-407, 9-408 or 9-409 of the UCC (or any successor provision or provisions) of any relevant jurisdiction or any other applicable law (including the Bankruptcy Code (as defined in the Guaranty) or principles of equity) to which such Grantor is party; (ii) any asset or property right of Grantor of any nature to the extent that any applicable law or regulation prohibits the creation of a security interest thereon (other than to the extent that any such term would be rendered ineffective pursuant to Sections 9-406, 9-407, 9-408 or 9-409 of the UCC (or any successor provision or provisions) of any relevant jurisdiction or any other applicable law or principles of equity); (iii) all of the outstanding Equity Interests (as defined below) of each class of Equity Interest issued by a Foreign Entity (as defined below) in excess of 65% of such class of Equity Interests of such Foreign Entity; (iv) any applications for trademarks or service marks filed in the United States Patent and Trademark Office (the "PTO") pursuant to 15 U.S.C. §1051 Section 1(b) unless and until evidence of use of the mark in interstate commerce is submitted to, and accepted by, the PTO pursuant to 15 U.S.C. §1051 Section 1(c) or Section 1(d) and (v) any Excluded Accounts.

3. SECURITY FOR OBLIGATIONS. This Trademark Security Agreement and the continuing and unconditional security interest created hereby secures the payment and performance of all the Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts that constitute part of the Obligations and would be owed by Grantors to Agent, the Lenders, or any of them, whether or not they are unenforceable or not allowable due to the existence of an insolvency proceeding involving Grantors.

4. SECURITY AGREEMENT. The continuing and unconditional security interest granted pursuant to this Trademark Security Agreement are granted in conjunction with the continuing and unconditional security interest granted to Agent, on behalf of itself and for the ratable benefit of the Lenders, pursuant to the Security Agreement. Grantors hereby acknowledges and affirms that the rights and remedies of Agent with respect to the continuing and unconditional security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

5. **AUTHORIZATION TO SUPPLEMENT.** If a Grantor obtains rights to any new Trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Such Grantor shall give prompt notice in writing to Agent with respect to any such new Trademark. Without limiting such Grantor's obligations under this Section 5, such Grantor hereby authorizes Agent unilaterally to modify this Trademark Security Agreement by amending Schedule 1 to include any such new Trademark. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule 1 shall in any way affect, invalidate or detract from Agent's continuing security interest in all Trademark Collateral, whether or not listed on the schedules hereto.

6. **COUNTERPARTS.** Any number of counterparts of this Trademark Security Agreement, including facsimiles, may be executed by the parties hereto. Each such counterpart shall be, and shall be deemed to be, an original instrument, but all such counterparts taken together shall constitute one and the same agreement.

7. **APPLICABLE LAW.** THE LAWS OF THE STATE OF NEW YORK APPLICABLE TO CONTRACTS TO BE PERFORMED WHOLLY WITHIN THE STATE OF NEW YORK, WITHOUT REGARD TO CONFLICT OF LAWS PRINCIPLES REQUIRING APPLICATION OF THE LAW OF ANY OTHER JURISDICTION, SHALL GOVERN ALL MATTERS ARISING OUT OF, IN CONNECTION WITH OR RELATING TO THIS TRADEMARK SECURITY AGREEMENT, INCLUDING ITS VALIDITY, INTERPRETATION, CONSTRUCTION, PERFORMANCE AND ENFORCEMENT (INCLUDING ANY CLAIMS SOUNDING IN CONTRACT OR TORT LAW ARISING OUT OF THE SUBJECT MATTER HEREOF AND ANY DETERMINATIONS WITH RESPECT TO POST-JUDGMENT INTEREST).

8. **INTERCREDITOR AGREEMENT.** Notwithstanding anything herein to the contrary, all terms and provisions of this Trademark Security Agreement are subject to the terms of the Intercreditor Agreement. In the event of any conflict between the terms of the Intercreditor Agreement and the terms of this Trademark Security Agreement, the terms of the Intercreditor Agreement shall govern and control.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

SANDOW MEDIA, LLC, a Delaware limited liability company

By: _____
Name: Adam I. Sandow
Title: Chief Executive Officer

WORTH MEDIA GROUP, LLC, a Delaware limited liability company

By: _____
Name: Adam I. Sandow
Title: Chief Executive Officer

MATERIAL CONNEXION, INC., a New York corporation

By: _____
Name: Adam I. Sandow
Title: Chief Executive Officer

INSYNC MEDIA GROUP, LLC, a Delaware limited liability company

By: _____
Name: Adam I. Sandow
Title: Chief Executive Officer

INTERIOR DESIGN MEDIA GROUP, LLC, a Delaware limited liability company

By: _____
Name: Adam I. Sandow
Title: Chief Executive Officer

FURNITURE TODAY MEDIA GROUP, LLC, a Delaware limited liability company

By: _____
Name: Adam I. Sandow
Title: Chief Executive Officer


IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

SANDOW MEDIA, LLC, a Delaware limited liability company

By: _____
Name: Adam I. Sandow
Title: Chief Executive Officer

ACCEPTED AND ACKNOWLEDGED BY:

PROSPECT CAPITAL CORPORATION,
as Agent

By:  _____
Name: Grier Eliasek
Title: President

[Signature page to Trademark Security Agreement]

TRADEMARK
REEL: 005023 FRAME: 0941

SCHEDULE I
to
TRADEMARK SECURITY AGREEMENT

<u>TRADEMARK REGISTRATIONS AND APPLICATIONS</u>			
<u>Trademark</u>	<u>Reg. or App. Number</u>	<u>Registration or Filing Date</u>	<u>Owner</u>
ACCESSORIES/TODAY	Registration 1428353	2/10/87	Furniture Today Media Group, LLC
BEAUTY PASS	Registration 3132844	8/22/06	Sandow Media, LLC
BESPOKE BLENDS BY MEMOIRE LIQUIDE	Application 85/864,691	3/1/13	Sandow Media, LLC
BRANDS POWERED BY INNOVATION	Application 85/737417	9/25/12	Sandow Media, LLC
CASUAL LIVING	Registration 1483414	4/5/88	Furniture Today Media Group, LLC
CASUAL LIVING	Registration 2270144	8/17/99	Furniture Today Media Group, LLC
CURATOR	Application 85/269725	3/17/11	Sandow Media, LLC
CURATOR/NAVIGATING GLOBAL LUXURY	Application 85/346666	6/15/11	Sandow Media, LLC
DAILYBEAUTY	Registration 3298626	9/25/07	Sandow Media, LLC
DESIGN TODAY	Registration 1330832	4/16/85	Furniture Today Media Group, LLC
DESIGN'S NIGHT OUT	Application 85/484,839	12/1/11	Interior Design Media Group, LLC
EXPERT INJECTOR	Registration 3871654	11/2/10	Sandow Media, LLC
FRAGRANCEFINDER	Registration 3435655	5/27/08	Sandow Media, LLC
FREEFILLS	Registration	10/17/06	Sandow Media,

	3158273		LLC
FURNITURE TODAY	Registration 2218347	1/19/99	Furniture Today Media Group, LLC
FURNITURE TODAY	Registration 1123253	7/31/79	Furniture Today Media Group, LLC
GIFTS & DEC DIRECT	Registration 2779371	11/4/03	Furniture Today Media Group, LLC
GIFTS & DECORATIVE ACCESSORIES	Registration 3153465	10/10/06	Furniture Today Media Group, LLC
GLOBAL TEXTILES TODAY	Registration 1947005	1/9/96	Furniture Today Media Group, LLC
HOME ACCENTS TODAY	Registration 2169778	6/30/98	Furniture Today Media Group, LLC
HOME TEXTILES TODAY	Registration 1172219	10/6/81	Furniture Today Media Group, LLC
HOME TEXTILES TODAY	Registration 2264205	7/27/99	Furniture Today Media Group, LLC
INSYNC	Registration 2207269	12/1/98	Insync Media Group, LLC
INTERIOR DESIGN	Registration 1911286	8/15/95	Interior Design Media Group, LLC
INTERIOR DESIGN	Registration 3638113	6/16/09	Interior Design Media Group, LLC
INTERIOR DESIGN BEST OF YEAR	Registration 4246945	11/20/12	Interior Design Media Group, LLC
INTERIOR DESIGN HALL OF FAME	Application 85/600981	4/18/12	Interior Design Media Group, LLC
LUXE	Registration 3621343	5/19/09	Sandow Media, LLC
LUXE BLACKBOX	Registration 3562394	1/13/09	Sandow Media, LLC

LUXE SOURCE	Registration 3425859	5/13/08	Sandow Media, LLC
LUXE THE ARIZONA HOME REDEFINED	Registration 3533152	11/18/08	Sandow Media, LLC
LUXE THE CHICAGO HOME REDEFINED	Registration 3425196	5/13/08	Sandow Media, LLC
LUXE THE COLORADO HOME REDEFINED	Registration 3426795	5/13/08	Sandow Media, LLC
LUXE THE ORANGE COUNTY HOME REDEFINED	Registration 3527503	11/4/08	Sandow Media, LLC
LUXE THE SOUTH FLORIDA HOME REDEFINED	Registration 3519152	10/21/08	Sandow Media, LLC
LUXE THE SOUTHERN CALIFORNIA HOME REDEFINED	Registration 3527504	11/4/08	Sandow Media, LLC
LUXE. INTERIORS + DESIGN	Registration 3822886	7/20/10	Sandow Media, LLC
LUXE. INTERIORS + DESIGN	Registration 4164770	6/26/12	Sandow Media, LLC
LUXEBOX	Application 85/599,033	4/16/12	Sandow Media, LLC
MATCH BY NEWBEAUTY	Application 85/578882	3/23/12	Sandow Media, LLC
MATERIALBANK	Application 85/591,352	4/6/12	Sandow Media, LLC
MATERIALBANK	Application 85/591,371	4/6/12	Sandow Media, LLC
MATERIALWIRE	Application 85/591,405	4/6/12	Sandow Media, LLC
MATERIALWIRE	Application 85/591,421	4/6/12	Sandow Media, LLC
MEMOIRE LIQUIDE	Registration 3596616	3/24/09	Sandow Media, LLC

NEWBEAUTY	Registration 2981523	8/2/05	Sandow Media, LLC
NEWBEAUTY	Registration 3406831	4/1/08	Sandow Media, LLC
NEWBEAUTY	Application 85/401067	8/18/11	Sandow Media, LLC
NEWBEAUTY	Registration 4167527	7/3/12	Sandow Media, LLC
NEWBEAUTY BEAUTY CHOICE AWARD PRODUCT WINNER (and design)	Registration 4166771	7/3/12	Sandow Media, LLC
NEWBEAUTY LIVE	Application 85/761499	10/23/12	Sandow Media, LLC
NEWBEAUTY MATCH	Application 85/578853	3/23/12	Sandow Media, LLC
NEWBEAUTY SPA+	Application 85/794,350	12/04/12	Sandow Media, LLC
PLAYTHINGS	Registration 987397	7/2/74	Interior Design Media Group, LLC
RETAIL PLANNING GUIDE	Registration 2009236	10/15/96	Furniture Today Media Group, LLC
SAMPLEBAR	Registration 4226023	10/16/12	Sandow Media, LLC
SANDOW	Registration 4196846	8/28/12	Sandow Media, LLC
SANDOW (stylized)	Application 85/738126	9/25/12	Sandow Media, LLC
SANDOW NEXT	Application 85/838167	2/1/13	Sandow Media, LLC
SANDOW SK	Application 85/574,065	3/20/12	Sandow Media, LLC
SEATTLEHOMES & LIFESTYLES	Registration 2810668	2/3/04	Sandow Media, LLC

SPA CHOCOLATE	Registration 3065171	3/7/06	Sandow Media, LLC
SPALOOK	Registration 3792418	5/25/10	Sandow Media, LLC
STUDIO BEAUTYMIX	Registration 3808541	6/22/10	Sandow Media, LLC
TESTTUBE	Registration 3199799	1/16/07	Sandow Media, LLC
THE BEAUTY AUTHORITY	Application 85/538,403	2/9/12	Sandow Media, LLC
THE BUSINESS AND FASHION NEWSPAPER OF THE HOME TEXTILES INDUSTRY	Registration 1372480	11/26/85	Interior Design Media Group, LLC
THE EVOLUTION OF FINANCIAL INTELLIGENCE	Registration 3905064	1/11/11	Worth Media Group, LLC
THE WEEKLY BUSINESS NEWSPAPER OF THE FURNITURE INDUSTRY	Registration 1682922	4/14/92	Furniture Today Media Group, LLC
WATCH JOURNAL	Registration 3735429	1/5/10	Sandow Media, LLC
WATCH JOURNAL	Registration 4137184	5/1/12	Sandow Media, LLC
WATCH JOURNAL	Application 85/463300	11/3/11	Sandow Media, LLC
WEALTH IN PERSPECTIVE	Registration 3056278	1/31/06	Worth Media Group, LLC
WORTH	Registration 1780221	7/6/93	Worth Media Group, LLC
WORTH	Application 85/508170	1/4/12	Worth Media Group, LLC
WORTH LEADING ADVISORS	Application 85/666266	7/1/12	Worth Media Group, LLC

WORTH LEADING WEALTH ADVISORS	Application 85/666264	7/1/12	Worth Media Group, LLC
MATERIA TABULA	Registration 2859930	7/6/2004	Material Connexion, Inc.
MATERIAL CONNEXION	Registration 3412950	4/15/2008	Material Connexion, Inc.
MATERIAL CONNEXION	Registration 2442476	4/10/2001	Material Connexion, Inc.
MATERIALS MATTER	Registration 3722748	12/8/2009	Material Connexion, Inc.
MATTER	Registration 3448632	6/17/2008	Material Connexion, Inc.
MATTER	Registration 2754805	8/26/2003	Material Connexion, Inc.
M-C and Design	Registration 2608566	8/20/2002	Material Connexion, Inc.
TERRA MATTER	Registration 3256047	6/26/2007	Material Connexion, Inc.
MATERIAL CONNEXION	Registration 4272994	1/8/2013	Material Connexion, Inc.
ACTIVE MATTER	Registration 4230833	10/23/2012	Material Connexion, Inc.
CULTURE & COMMERCE	Registration 4193271	8/21/2012	Material Connexion, Inc.