



THIS IS A CONTINUATION OF THE INFORMATION IN ITEM NO. 2.

Name and citizenship of additional receiving party:

Company	Citizenship
GILT GLOBAL TRADING & PROCUREMENT COMPANY	Irish unlimited company

Address of additional receiving party:

Hamilton House, National Technological Park  
Plassey, County Limerick, Ireland

SCHEDULE A

OWNER	COUNTRY	TRADEMARK	APPLICATION NO.	APPLICATION DATE	REGISTRATION NO.	REGISTRATION DATE	CLASSES
Gilt City	USA	BUYWITHME	77722987	Apr-27-2009	3944992	Apr-12-2011	16
Gilt City	USA	BUYWITHME	77979227	Apr-27-2009	3845298	Sep-7-2010	9, 35
Gilt City	USA	LET'S GET IT, TOGETHER	77916976	Jan-21-2010	3933501	Mar-22-2011	35
Gilt City	USA	BUYWITHTHREE	85296342	Apr-15-2011	4062902	Nov-29-2011	35
Gilt Global Trading & Procurement Company	CTM	DECORATI	7310221	Oct-13-2008	7310221	Feb-17-2010	9, 16, 35, 38, 41, 42
Gilt Global Trading & Procurement Company	United Kingdom	DECORATI	2500522	Oct-21-2008	2500522	Oct-21-2008	09, 16, 35, 38, 41, 42
Gilt Global Trading & Procurement Company	USA	DECORATI	77091286	Jan-25-2007	3966517	Jan-8-2008	35
Gilt Global Trading & Procurement Company	USA	DECORATI	77510369	Jun-27-2008	3978490	Jun-14-2011	35, 38, 41, 42

## TERMINATION OF SECURITY INTEREST

IN

## TRADEMARKS

This Termination of Security Interest in Trademarks (this "Termination") is executed as of July 12, 2013, by Pinnacle Ventures, L.L.C. (the "Secured Party"), in connection with that certain Amended and Restated Intellectual Property Security Agreement dated as of March 6, 2013 (as the same may have been amended, amended and restated, supplemented or otherwise modified from time to time, the "A&R IP Security Agreement"), by and among the Secured Party, Gilt City, formerly known as Gilt City Limited, a company incorporated in Ireland ("City") and Gilt Global Trading & Procurement Company, a company incorporated in Ireland ("GGTP" and together with City, the "Grantors").

WHEREAS, pursuant to the terms of the A&R IP Security Agreement, Grantors granted to the Secured Party a security interest in all of their right, title and interest in, to and under their intellectual property ("Intellectual Property Collateral"), including without limitation, the trademarks identified on Schedule A attached hereto (the "Trademarks"); and

WHEREAS, Secured Party has agreed to terminate and release its security interest in the Intellectual Property Collateral.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Secured Party hereby terminates and releases its security interest in the Intellectual Property Collateral effective as of the date set forth above.

This document may be filed along with any other necessary documentation with the United States Patent and Trademark Office, to evidence the termination and release granted herein. The Secured Party hereby agrees, at the sole costs and expense of Grantors, to deliver any further releases or termination statements that may be reasonably necessary to effect the termination and release contemplated hereby.

*[Signature Page Follows]*

IN WITNESS WHEREOF, the undersigned has caused this Termination of Security Interest in Trademarks to be executed by its duly authorized officer as of the date first written above.

PINNACLE VENTURES, L.L.C.

By : Robert N. Savoie  
Name: Robert N. Savoie  
Title: Chief Operating Officer