OP \$265.00 3403791

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM329105

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CurtCo Robb Media, LLC		11/25/2014	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Flagstar Bank, FSB
Street Address: 5151 Corporate Drive	
City: Troy	
State/Country: MICHIGAN	
Postal Code: 48098	
Entity Type: a federally chartered savings bank: UNITED STATES	

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number: 3403791		LUXURY HOTELS
Registration Number:	3503109	ROBB REPORT LUXURY RESORTS
Registration Number:	3898765	FROM THE PUBLISHERS OF ROBB REPORT EXCEP
Registration Number:	3049266	ROBB REPORT MOTORCYCLING
Registration Number:	3400285	WATCH COLLECTOR
Registration Number: 1750085		ROBB REPORT
Serial Number:	86395399	WATCH COLLECTOR
Serial Number:	86234414	ROBB REPORT HEALTH & WELLNESS
Serial Number:	86234342	ROBB REPORT HOME & STYLE
Serial Number:	86430475	ROBB REPORT COLLECTION

CORRESPONDENCE DATA

Fax Number: 7349302494

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

using a lax number, if provided, if that is unsuccessful, it will be sent vi

Phone: 734-930-0121

Email: asujek@bodmanlaw.com

Correspondent Name: Angela Alvarez Sujek - Bodman PLC

Address Line 1:201 South Division, Suite 400Address Line 4:Ann Arbor, MICHIGAN 48104

NAME OF SUBMITTER:	Angela Alvarez Sujek
SIGNATURE:	/Angela Alvarez Sujek/
DATE SIGNED:	01/15/2015

Total Attachments: 33

source=Robb Media -- executed Trademark and Copyright Security Agreement#page1.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page2.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page3.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page4.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page5.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page6.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page7.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page8.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page9.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page10.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page11.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page12.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page13.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page14.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page15.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page16.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page17.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page18.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page19.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page20.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page21.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page22.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page23.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page24.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page25.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page26.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page27.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page28.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page29.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page30.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page31.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page32.tif source=Robb Media -- executed Trademark and Copyright Security Agreement#page33.tif

TRADEMARK AND COPYRIGHT SECURITY AGREEMENT

TRADEMARK AND COPYRIGHT SECURITY AGREEMENT, dated as of November 25, 2014, made by CurtCo Robb Media, LLC, a Delaware limited liability company (the "Grantor"), in favor of Flagstar Bank, FSB, a federally chartered savings bank (the "Lender").

WITNESSETH:

WHEREAS, Grantor and Lender executed that certain Loan and Security Agreement dated November 25, 2014 (as amended or modified from time to time, "Loan Agreement");

WHEREAS, the Grantor owns certain Trademarks and Trademark Licenses listed on Schedule I hereto;

WHEREAS, the Grantor owns certain Copyrights and Copyright Licenses listed on Schedule II hereto;

WHEREAS, it is a condition precedent to the extensions of credit to Grantor under the Loan Agreement that the Grantor shall have executed and delivered this Agreement to the Lender:

NOW, THEREFORE, in consideration of the premises and to induce the Lender to extend credit to Grantor, the Grantor hereby agrees with the Lender, as follows:

1. <u>Defined Terms</u>. The following terms shall have the following meanings:

"Agreement": this Trademark and Copyright Security Agreement, as the same may be amended, supplemented, waived or otherwise modified from time to time.

"Code": the Uniform Commercial Code as from time to time in effect in the State of Michigan.

"Collateral": as defined in Section 2 of this Agreement.

"Copyright Licenses": all United States license agreements with any other person in connection with any of the Copyrights or such other person's copyrights, whether the Grantor is a licensor or a licensee under any such license agreement, including, without limitation, the license agreements listed on Schedule II hereto and made a part hereof, subject, in each case, to the terms of such license agreements and the right to prepare for sale, sell and advertise for sale, all inventory now or hereafter covered by such licenses.

"Copyrights": all United States copyrights and mask works, whether or not registered, and all applications for registration of all copyrights and mask works, including, but not limited to all copyrights and mask works, and all applications for registration of all copyrights and mask works identified in Schedule II hereto and made a part hereof, and including without limitation (1) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (2) all income, royalties, damages and other payments now and

Detroit_4382812_7

hereafter due and/or payable with respect thereto (including, without limitation, payments under all Copyright Licenses entered into in connection therewith, and damages and payments for past or future infringements thereof); and (3) all rights corresponding thereto and all modifications, adaptations, translations, enhancements and derivative works, renewals thereof, and all other rights of any kind whatsoever of the Grantor accruing thereunder or pertaining thereto (Copyrights and Copyright Licenses being, collectively, the "Copyright Collateral").

"Event of Default": as defined in the Loan Agreement.

"General Intangibles": as defined in Section 9-102 of the Code, including, without limitation, all Trademarks and Copyrights now or hereafter owned by the Grantor to the extent such Trademarks and Copyrights would be included in General Intangibles under the Code.

"Lien": as defined in the Loan Agreement.

"Obligations": as defined in the Loan Agreement.

"Trademark License": all United States license agreements with any other person in connection with any of the Trademarks or such other person's names or trademarks, whether the Grantor is a licensor or a licensee under any such license agreement, including, without limitation, the license agreements listed on Schedule I hereto and made a part hereof, subject, in each case, to the terms of such license agreements, and the right to prepare for sale, sell and advertise for sale, all inventory now or hereafter covered by such licenses.

"<u>Trademarks</u>": as defined in the Loan Agreement (Trademarks and Trademark Licenses being, collectively, the "Trademark Collateral").

- (b) The words "hereof," "herein" and "hereunder" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and section and paragraph references are to this Agreement unless otherwise specified.
- (c) The meanings given to terms defined herein shall be equally applicable to both the singular and plural forms of such terms.
- (d) Terms used and not otherwise defined in this Agreement have the meanings given them in the Loan Agreement.
- 2. <u>Grant of Security Interest</u>. As collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Obligations, the Grantor hereby assigns, pledges and grants to the Lender a security interest in all of the following property now owned or at any time hereafter acquired by the Grantor or in which the Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "<u>Collateral</u>"):
 - (i) all Trademarks;
 - (ii) all Trademark Licenses;

- (iii) all Copyrights;
- (iv) all Copyright Licenses;
- (v) all General Intangibles connected with the use of or symbolized by the Trademarks and Copyrights; and
- (vi) to the extent not otherwise included, all proceeds and products of any and all of the foregoing.

Notwithstanding the foregoing, the term "Collateral" shall not include any Excluded Property; provided, <u>further</u>, that if and when any property shall cease to be Excluded Property, a Lien on and security in such property shall be deemed granted therein.

- 3. Grantor Remains Liable; Limitations on Lender's Obligations. Anything herein to the contrary notwithstanding, (a) the Grantor shall remain liable under the contracts and agreements included in the Collateral to the extent set forth therein to perform all of its duties and obligations thereunder to the same extent as if this Agreement had not been executed, (b) the exercise by the Lender of any of the rights hereunder shall not release the Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral, and (c) the Lender shall not have any obligation or liability under the contracts and agreements included in the Collateral by reason of this Agreement, nor shall the Lender be obligated to perform any of the obligations or duties of the Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.
 - 4. Representations and Warranties. The Grantor represents and warrants as follows:
 - (a) <u>Title; No Other Liens.</u> Except for the Liens granted to the Lender and Permitted Liens, the Grantor is (or, in the case of after-acquired Collateral, will be) the sole, legal and beneficial owner of the entire right, title and interest in and to the Trademarks set forth on Schedule I hereto and the Copyrights set forth on Schedule II hereto. No security agreement, financing statement or other public notice similar in effect with respect to all or any part of the Collateral is on file or of record in any public office (including, without limitation, the United States Patent and Trademark Office and the United States Copyright Office) except such as may have been filed in favor of the Lender pursuant to this Agreement or in connection with Permitted Liens.
 - (b) <u>Perfected First Priority Liens</u>. (i) This Agreement is effective to create, as collateral security for the Obligations, valid and enforceable Liens on the Collateral in favor of the Lender.
 - (ii) Upon filing of the financing statements delivered to the Lender (and the recording of this Agreement in the United States Patent and Trademark Office and the United States Copyright Office), the Liens created pursuant to this Agreement will constitute valid and perfected Liens on the Collateral in favor of the Lender, which Liens will be prior to all other Liens on the Collateral, and which Liens are enforceable as such against all creditors of and purchasers (except to the extent that the recording of an assignment or other transfer of title to the Lender in the United States Patent and

Trademark Office and the United States Copyright Office may be necessary for such enforceability) from the Grantor, except as such enforcement may be limited by bankruptcy, insolvency, reorganization, moratorium or similar laws affecting the enforcement of creditors' rights generally and by general equitable principles (whether considered in a proceeding in equity or at law).

- Consents. No consent of any party (other than such Grantor) to any Trademark License or Copyright License constituting Collateral is required, or purports to be required, to be obtained by or on behalf of such Grantor in connection with the execution, delivery and performance of this Agreement that has not been obtained. Each Trademark License and Copyright License constituting Collateral is in full force and effect and constitutes a valid and legally enforceable obligation of the Grantor and (to the knowledge of the Grantor) each other party thereto except as enforceability may be limited by bankruptcy, insolvency, reorganization, moratorium or similar laws affecting the enforcement of creditor's rights generally and by general equitable principles (whether enforcement is sought by proceedings in equity or at law). No consent or authorization of, filing with or other act by or in respect of any governmental authority is required in connection with the execution, delivery, performance, validity or enforceability of any of the Trademark Licenses or Copyright Licenses by any party thereto other than those which have been duly obtained, made or performed and are in full force and effect. Neither the Grantor nor (to the knowledge of the Grantor) any other party to any Trademark License or Copyright License constituting Collateral is in default in the performance or observance of any of the terms thereof, except for such defaults as would not reasonably be expected, in the aggregate, to have a Material Adverse Effect on the value of the Collateral. The right, title and interest of the Grantor in, to and under each Trademark License and Copyright License constituting Collateral are not subject to any defense, offset, counterclaim or claim.
- (d) <u>Schedules I and II are Complete; All Filings Have Been Made</u>. Set forth in Schedules I and II is a complete and accurate list of the Trademarks and Copyrights owned by the Grantor of the date hereof. The Grantor has made all necessary filings and recordations to protect and maintain its interest in the Trademarks and Copyrights set forth in Schedules I and II, including, without limitation, all necessary filings and recordings, and payments of all maintenance fees, in the United States Patent and Trademark Office and the United States Copyright Office to the extent such Trademarks and Copyrights are material to the Grantor's business. Set forth in Schedules I and II is a complete and accurate list of all of the material Trademark Licenses, and Copyright Licenses owned by the Grantor as of the date hereof.
- (e) The Trademarks and Trademark Licenses are Subsisting and Not Adjudged Invalid. As of the date hereof, each trademark registration and trademark application of the Grantor set forth in Schedule I is subsisting as of the date hereof and has not been adjudged invalid, unregisterable or unenforceable, in whole or in part, and, to the best of the Grantor's knowledge, is valid, registerable and enforceable. As of the date hereof, each of the Trademark Licenses set forth in Schedule I is validly subsisting and has not been adjudged invalid or unenforceable, in whole or in part, and, to the best of the Grantor's knowledge, is valid and enforceable. As of the date hereof, the Grantor

has notified the Lender in writing of all uses of any item of Trademark Collateral of which the Grantor is aware which could reasonably be expected to lead to such item becoming invalid or unenforceable, including unauthorized uses by third parties and uses which were not supported by the goodwill of the business connected with such Collateral.

- Invalid. As of the date hereof, each Copyright registration and Copyright application of the Grantor set forth in Schedule II is subsisting and has not been adjudged invalid, unregisterable or unenforceable, in whole or in part, and, to the best of the Grantor's knowledge, is valid, registerable and enforceable. As of the date hereof, each of the Copyright Licenses set forth in Schedule II is validly subsisting and has not been adjudged invalid or unenforceable, in whole or in part, and, to the best of the Grantor's knowledge, is valid and enforceable. As of the date hereof, the Grantor has notified the Lender in writing of all uses of any item of Copyright Collateral material to the Grantor's business of which the Grantor is aware which could reasonably be expected to lead to such item becoming invalid or unenforceable, including unauthorized uses by third parties and uses which were not supported by the goodwill of the business connected with such Collateral.
- (g) No Previous Assignments or Releases. As of the date hereof, the Grantor has not made a previous assignment, sale, transfer or agreement constituting a present or future assignment, sale, transfer or encumbrance of any of the Collateral, except with respect to non-exclusive licenses granted in the ordinary course of business or as permitted by this Agreement or the Loan Documents (including in connection with Permitted Liens). As of the date hereof, other than grants in connection with Permitted Liens, the Grantor has not granted any license, shop right, release, covenant not to sue, or non-assertion assurance to any person with respect to any part of the Collateral.
- (h) <u>Proper Statutory Notice</u>. The Grantor has marked its products with the trademark registration symbol, copyright notices or the common law trademark symbol as the case may be, to the extent that it is reasonably and commercially practicable. The Grantor has marked publicly-distributed copies of its computer programs with a statutory copyright notice set forth in the U.S. Copyright Act, 17 U.S.C. Sections 101,401.
- (i) No Knowledge of Claims Likely to Arise. Except for the Trademark Licenses, and Copyright Licenses listed in Schedules I and II hereto, the Grantor has no knowledge of the existence of any right or any claim (other than as provided by this Agreement) that is likely to be made under or against any item of Collateral contained on Schedules I and II.
- (j) No Knowledge of Existing or Threatened Claims. No claim has been made and is continuing or, to the best of the Grantor's knowledge, threatened that the use by the Grantor of any item of Collateral is invalid or unenforceable or that the use by the Grantor of any Collateral does or may violate the rights of any person. To the best of the Grantor's knowledge, there is currently no infringement or unauthorized use of any item of Collateral contained on Schedules I and II.

- 5. <u>Covenants</u>. The Grantor covenants and agrees with the Lender that, from and after the date of this Agreement until the payment in full of the Obligations:
 - Further Documentation; Pledge of Instruments and Chattel Paper. At any time and from time to time, upon the written request of the Lender or the Grantor, as the case may be, and at the sole expense of the Grantor, the Grantor or the Lender, as the case may be, will promptly and duly execute and deliver such further instruments and documents and take such further action as the Lender or the Grantor may reasonably request for the purpose of obtaining or preserving the full benefits of this Agreement and of the rights and powers herein granted, including, without limitation, the filing of any financing or continuation statements under the Uniform Commercial Code in effect in any jurisdiction with respect to the Liens created hereby. The Grantor also hereby authorizes the Lender to file any such financing or continuation statement without the signature of the Grantor to the extent permitted by applicable law. A carbon, photostatic or other reproduction of this Agreement shall be sufficient as a financing statement for filing in any jurisdiction. The Lender agrees to notify the Grantor and the Grantor agrees to notify the Lender of any financing or continuation statement filed by it pursuant to this Section 5(a), provided that any failure to give any such notice shall not affect the validity or effectiveness of any such filing. The Grantor agrees that it shall notify the Bank at least thirty (30) days prior to the time Grantor submits an application for registration of a copyright and provide the Bank within ten (10) days of Grantor's receipt thereof with a copy of any certificate of registration of a copyright issued by the United States Copyright Office.
 - (b) <u>Indemnification and Expenses</u>. The Grantor agrees to pay, and to save the Lender harmless from, any and all liabilities and reasonable out of pocket costs and expenses (including, without limitation, reasonable legal fees and expenses) (i) with respect to, or resulting from, any delay by the Grantor in complying with any material requirement of law applicable to any of the Collateral, or (ii) in connection with any of the transactions contemplated by this Agreement, provided that such indemnity shall not be available to the extent that such liabilities, costs and expenses resulted from the gross negligence or willful misconduct of the Lender, its agents or employees. In any suit, proceeding or action brought by the Lender under any of the Collateral for any sum owing thereunder, or to enforce any of the Collateral, the Grantor will save, indemnify and keep the Lender harmless from and against all expense, loss or damage suffered by reason of any defense or counterclaim raised in any such suit, proceeding or action.
 - (c) <u>Maintenance of Records</u>. The Grantor will keep and maintain at its own cost and expense reasonably satisfactory and complete records of the Collateral, and shall mark such records to evidence this Agreement and the Liens and the security interests created hereby. For the Lender's further security, the Lender shall have a security interest in all of the Grantor's books and records pertaining to the collateral, and the Grantor shall permit the Lender or its representatives to review such books and records upon reasonable advance notice during normal business hours at the location where such books and records are kept and at the reasonable request of the Lender.

- (d) <u>Right of Inspection</u>. Upon reasonable advance notice to the Grantor, the Lender and its respective representatives shall have access during normal business hours to all the books, correspondence and records of the Grantor, and the Lender and its respective representatives may examine the same, and to the extent reasonable take extracts therefrom and make photocopies thereof, and the Grantor agrees to render to the Lender, at the Grantor's reasonable cost and expense, such clerical and other assistance as may be reasonably requested with regard thereto, subject to the limitations set forth in the Loan Agreement.
- (e) <u>Compliance with Laws, etc.</u> The Grantor will comply in all material respects with all requirements of law applicable to the Collateral or any part thereof, except to the extent that the failure to so comply would not be reasonably expected to materially adversely affect in the aggregate the Lender's rights hereunder, the priority of its Liens on the Collateral or the value of the Collateral.
- (f) <u>Further Identification of Collateral</u>. The Grantor will furnish to the Lender from time to time such statements and schedules further identifying and describing the Collateral, and such other reports in connection with the Collateral, as the Lender may reasonably request, all in reasonable detail.
- that should it obtain an ownership interest in any Trademark, Trademark License, Copyright or Copyright License which is not now a part of the Collateral, (i) the provisions of Section 2 shall automatically apply thereto, (ii) any such Trademark, Trademark License, Copyright and Copyright License shall automatically become part of the Collateral, and (iii) with respect to any ownership interest in any Trademark, Copyright, Trademark License, or Copyright License that the Grantor should obtain which the Grantor reasonably deems is material to its business, it shall give notice thereof to the Lender in writing, in reasonable detail, within 30 days after acquiring such ownership interest. The Grantor authorizes the Lender to modify this Agreement by amending Schedules I and II (and will cooperate with the Lender in effecting any such amendment) to include on Schedule I any Trademark and Trademark License and on Schedule II any Copyright or Copyright License of which it receives notice under this Section.
- (h) Maintenance of the Trademark Collateral. The Grantor agrees to take all necessary steps, including, without limitation, in the United States Patent and Trademark Office or in any court, to (i) defend, enforce, preserve the validity and ownership of, and maintain each trademark registration and each Trademark License identified on Schedule I hereto, and (ii) pursue each trademark application now or hereafter identified in Schedule I hereto, including, without limitation, the filing of responses to office actions issued by the United States Patent and Trademark Office, the filing of applications for renewal, the filing of affidavits under Sections 8 and 15 of the United States Trademark Act, and the participation in opposition, cancellation, infringement and misappropriation proceedings, except, in each case in which the Grantor has reasonably determined that any of the foregoing is not of material economic value to it. The Grantor agrees to take corresponding steps with respect to each new or acquired trademark registration,

trademark application or any rights obtained under any Trademark License, in each case, which it is now or later becomes entitled, except in each case in which the Grantor has reasonably determined that any of the foregoing is not of material economic value to it. Any expenses incurred in connection with such activities shall be borne by the Grantor.

- (i) Maintenance of the Copyright Collateral. The Grantor agrees to take all necessary steps, including, without limitation, in the United States Copyright Office or in any court, to (i) defend, enforce, and preserve the validity and ownership of, and maintain each Copyright and Copyright License identified on Schedule II hereto, and (ii) pursue each Copyright application, now or hereafter identified in Schedule II hereto, except in each case in which the Grantor has reasonably determined that any of the foregoing is not of material economic value to it. The Grantor agrees to take corresponding steps with respect to each new or acquired Copyright, Copyright application, or any rights obtained under any Copyright License, in each case, which it is now or later becomes entitled, except in each case in which the Grantor has reasonably determined that any of the foregoing is not of material economic value to it. Any expenses incurred in connection with such activities shall be borne by the Grantor.
- (j) <u>Grantor Shall Not Abandon any Collateral</u>. The Grantor shall not abandon any trademark registration, copyright registration or, any pending trademark or patent application, without the written consent of the Lender, unless the Grantor shall have previously determined that such use or the pursuit or maintenance of such trademark registration, copyright registration, or pending trademark application is not of material economic value to it or as otherwise permitted by the Loan Agreement.
- (k) <u>Infringement of Any Collateral</u>. In the event that the Grantor becomes aware that any item of the Collateral which the Grantor has reasonably determined to be material to its business is infringed or misappropriated by a third party, the Grantor shall notify the Lender promptly and in writing, in reasonable detail, and shall take such actions as the Grantor or the Lender deems reasonably appropriate under the circumstances to protect such Collateral, including, without limitation, suing for infringement or misappropriation and for an injunction against such infringement or misappropriation. Any expense incurred in connection with such activities shall be borne by the Grantor. The Grantor will advise the Lender promptly and in writing, in reasonable detail, of any adverse determination or the institution of any proceeding (including, without limitation, the institution of any proceeding in the United States Patent and Trademark Office, the United States Copyright Office or any court) regarding any item of the Collateral.
- (l) <u>Limitations on Dispositions of Collateral</u>. Without the prior written consent of the Lender, the Grantor will not sell, assign, transfer, exchange or otherwise dispose of, or grant any option with respect to, the Collateral, or attempt, offer or contract to do so.
- (m) <u>Limitation on Liens on Collateral</u>. The Grantor will not create, incur or permit to exist, will defend the Collateral against, and will take such other action as is reasonably necessary to remove, any Lien or material adverse claim on or to any of the

Collateral, other than the liens created by this Agreement and Permitted Liens, and will defend the right, title and interest of the Lender in and to any of the Collateral against the claims and demands of all persons whomsoever.

(n) <u>Notices</u>. The Grantor will advise the Lender promptly, in reasonable detail, (i) of any Lien (other than Liens created hereby, those previously disclosed to the Lender at the time of this grant and Permitted Liens) on, or material adverse claim asserted against, Trademarks, or Copyrights and (ii) of the occurrence of any other event which would reasonably be expected in the aggregate to have a Material Adverse Effect on the aggregate value of the Collateral or the Liens created hereunder.

6. <u>Lender's Appointment as Attorney-in-Fact.</u>

- (a) <u>Powers</u>. The Grantor hereby irrevocably constitutes and appoints the Lender, and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power and authority in the place and stead of the Grantor and in the name of the Grantor or in its own name, from time to time in the Lender's discretion, for the purpose of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments which may be necessary or desirable to accomplish the purposes of this Agreement, and, without limiting the generality of the foregoing, the Grantor hereby gives the Lender the power and right, on behalf of the Grantor, without notice to or assent by the Grantor, to do the following at any time, and to the extent permitted by law; provided, however, in each case Lender may only take action pursuant to this power of attorney following the occurrence of an Event of Default:
- (i) to execute and deliver any and all agreements, instruments, documents, and papers as the Lender may reasonably request to evidence the Lender's security interest in any of the Collateral;
- (ii) in the name of the Grantor or its own name, or otherwise, to take possession of and indorse and collect any checks, drafts, notes, acceptances or other instruments for the payment of moneys due under any General Intangible (to the extent that any of the foregoing constitute Collateral) or with respect to any other Collateral and to file any claim or to take any other action or institute any proceeding in any court of law or equity or otherwise deemed appropriate by the Lender for the purpose of collecting any and all such moneys due under any such General Intangible or with respect to any such other Collateral whenever payable;
- (iii) to pay or discharge Liens placed on the Collateral, other than Liens permitted under this Agreement and Permitted Liens; and
- (iv) (A) to direct any party liable for any payment under any of the Collateral to make payment of any and all moneys due or to become due thereunder directly to the Lender or as the Lender shall direct; (B) to ask for, or demand, collect, receive payment of and receipt for, any and all moneys, claims and other amounts due or to become due at any time in respect of or arising out of any of the Collateral; (C) to

commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect the Collateral or any thereof and to enforce any other right in respect of any Collateral; (D) to defend any suit, action or proceeding brought against the Grantor with respect to any of the Collateral; (E) to settle, compromise or adjust any suit, action or proceeding described in clause (D) above and, in connection therewith, to give such discharges or releases as the Lender may deem appropriate; (F) subject to any pre-existing rights or licenses, to assign any Trademark or Copyright constituting Collateral (along with the goodwill of the business to which any such Trademark or Copyright pertains), for such term or terms, on such conditions, and in such manner, as the Lender shall in its sole discretion determine; and (G) generally, to sell, transfer, pledge and make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though the Lender were the absolute owner thereof for all purposes, and to do, at the Lender's option and the Grantor's expense, at any time, or from time to time, all acts and things which the Lender deems necessary to protect, preserve or realize upon the Collateral and the Lender's Liens thereon and to effect the intent of this Agreement, all as fully and effectively as the Grantor might do.

The Grantor hereby ratifies all that said attorneys shall lawfully do or cause to be done by virtue hereof. This power of attorney is a power coupled with an interest and shall be irrevocable until payment in full of the Obligations.

- (b) Other Powers. The Grantor also authorizes the Lender, from time to time if an Event of Default shall have occurred and be continuing, to execute, in connection with any sale provided for in Section 8 hereof, any endorsements, assignments or other instruments of conveyance or transfer with respect to the Collateral.
- (c) No Duty on the Part of Lender. The powers conferred on the Lender hereunder are solely to protect the Lender's interests in the Collateral and shall not impose any duty upon the Lender to exercise any such powers. The Lender shall be accountable only for amounts that it actually receives as a result of the exercise of such powers, and neither it nor any of its officers, directors, employees or agents shall be responsible to the Grantor for any act or failure to act hereunder, except for their own gross negligence or willful misconduct.
- 7. Performance by Lender of Grantor's Obligations. If the Grantor fails to perform or comply with any of its agreements contained herein and the Lender, as provided for by the terms of this Agreement, shall itself perform or comply, or otherwise cause performance or compliance, with such agreement, the reasonable out of pocket expenses of the Lender incurred in connection with such performance or compliance, together with interest thereon at the rate provided in the Loan Agreement, shall be payable by the Grantor to the Lender on demand and shall constitute Obligations secured hereby.
- 8. <u>Proceeds</u>. It is agreed that if an Event of Default shall occur and be continuing, (a) all proceeds of any Collateral received by the Grantor consisting of cash, checks and other nearcash items shall be held by the Grantor in trust for the Lender, segregated from other funds of the Grantor, and at the request of the Lender shall, forthwith upon receipt by the Grantor, be turned over to the Lender in the exact form received by the Grantor (duly indorsed by the Grantor to the

Lender, if required by the Lender) and (b) any and all such proceeds received by the Lender (whether from the Grantor or otherwise) may, in the sole discretion of the Lender, be held by the Lender as collateral security for the Obligations (whether matured or unmatured) and/or then or at any time thereafter may be applied by the Lender against, the Obligations then due and owing. Any balance of such proceeds remaining after the payment in full of the Obligations shall be paid over to the Grantor or to whomsoever may be lawfully entitled to receive the same.

9. Remedies. If an Event of Default shall occur and be continuing, the Lender may exercise all rights and remedies of a secured party under the Code, and, to the extent permitted by law, all other rights and remedies granted to it in this Agreement and in any other instrument or agreement securing, evidencing or relating to the Obligations. Without limiting the generality of the foregoing, the Lender, without demand of performance or other demand, presentment, protest, advertisement or notice of any kind (except any notice required by law referred to below) to or upon the Grantor or any other person (all and each of which demands, defenses, advertisements and notices are hereby waived) may in such circumstances, to the extent permitted by law, forthwith collect, receive, appropriate and realize upon the Collateral, or any part thereof, and/or may forthwith sell, lease, assign, give option or options to purchase, or otherwise dispose of and deliver the Collateral or any part thereof (or contract to do any of the foregoing) in one or more parcels at public or private sale or sales, at any exchange, broker's board or office of the Lender or elsewhere upon such terms and conditions as it may deem advisable and at such prices as it may deem best, for cash or on credit or for future delivery without assumption of any credit risk. The Lender shall have the right, to the extent permitted by law, upon any such sale or sales, to purchase the whole or any part of the Collateral so sold, free of any right or equity of redemption in the Grantor, which right or equity is hereby waived or released. The Grantor further agrees, at the Lender's request, upon the occurrence and during the continuance of an Event of Default, to assemble the Collateral and make it available to the Lender at places which the Lender shall reasonably select, whether at the Grantor's premises or elsewhere. In the event of any sale, assignment, or other disposition of any of the Collateral, the goodwill of the business connected with and symbolized by any Trademark Collateral subject to such disposition shall be included, and the Grantor shall supply to the Lender or its designee the Grantor's know-how and expertise relating to the Collateral subject to such disposition, and the Grantor's notebooks, studies, reports, records, documents and things embodying the same or relating to the inventions, processes or ideas covered by, and to the manufacture of any products under or in connection with, the Collateral subject to such disposition, and the Grantor's customer's lists, studies and surveys and other records and documents relating to the distribution, marketing, advertising and sale of products relating to the Collateral subject to such disposition. The Lender shall apply the net proceeds of any such collection, recovery, receipt, appropriation, realization or sale, after deducting all reasonable costs and expenses of every kind incurred therein or incidental to the care or safekeeping of any of the Collateral or in any way relating to the Collateral or the rights of the Lender, including, without limitation, reasonable attorneys' fees and disbursements, to the payment in whole or in part of the Obligations then due and owing, and only after such application and after the payment by the Lender of any other amount required by any provision of law, including, without limitation, Section 9-610 or 9-615 of the Code, need the Lender account for the surplus, if any, to the Grantor. To the extent permitted by applicable law, the Grantor waives all claims, damages and demands it may acquire against the Lender arising out of the repossession, retention or sale of the Collateral, other than any such claims, damages and demands that may arise from the gross negligence or willful misconduct of the Lender. If any notice of a proposed sale or other disposition of Collateral shall be required by law, such notice shall be deemed reasonable and proper if given at least 10 days before such sale or other disposition. The Grantor shall remain liable for any deficiency if the proceeds of any sale or other disposition of the Collateral are insufficient to pay the then outstanding Obligations, including the reasonable fees and disbursements of any attorneys employed by the Lender to collect such deficiency.

- 10. <u>Limitation on Duties Regarding Preservation of Collateral</u>. The Lender's sole duty with respect to the custody, safekeeping and physical preservation of the Collateral in its possession, under Section 9-207 of the Code or otherwise, shall be to deal with it in the same manner as the Lender deals with similar property for its own account. Neither the Lender nor any of its directors, officers, employees or agents shall be liable for failure to demand, collect or realize upon all or any part of the Collateral or for any delay in doing so or shall be under any obligation to sell or otherwise dispose of any Collateral upon the request of the Grantor or any other person.
- 11. <u>Powers Coupled with an Interest</u>. All authorizations and agencies herein contained with respect to the Collateral are powers coupled with an interest and are irrevocable until payment in full of the Obligations.
- 12. <u>Severability</u>. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.
- 13. <u>Section Headings</u>. The Section headings used in this Agreement are for convenience of reference only and are not to affect the construction hereof or be taken into consideration in the interpretation hereof.
- 14. <u>No Waiver; Cumulative Remedies.</u> The Lender shall not by any act (except by a written instrument pursuant to Section 15 hereof), delay, indulgence, omission or otherwise be deemed to have waived any right or remedy hereunder or to have acquiesced in any Event of Default or in any breach of any of the terms and conditions hereof. No failure to exercise, nor any delay in exercising, on the part of the Lender, any right, power or privilege hereunder shall operate as a waiver thereof. No single or partial exercise of any right, power or privilege hereunder shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege. A waiver by the Lender of any right or remedy hereunder on any one occasion shall not be construed as a bar to any right or remedy which the Lender would otherwise have on any future occasion. The rights and remedies herein provided are cumulative, may be exercised singly or concurrently and are not exclusive of any rights or remedies provided by law.
- 15. <u>Waivers and Amendments; Successors and Assigns</u>. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except by a written instrument executed by the Grantor and the Lender. This Agreement shall be binding upon the successors and assigns of the Grantor and shall inure to the benefit of the

Lender and its successors and assigns, except that the Grantor may not assign, transfer or delegate any of its rights or obligations under this Agreement without the prior written consent of the Lender.

- 16. <u>Notices</u>. All notices, requests and demands to or upon the respective parties hereto shall be made in accordance with the notice terms provided in the loan documents between the Grantor and the Lender.
- 17. Release of Collateral and Termination. At such time as the payment in full of the Obligations (other than unasserted indemnity or expense reimbursement claims), the Collateral shall be released from the Liens created hereby, and this Agreement and all obligations (other than those expressly stated to survive such termination) of the Lender hereunder shall terminate, all without delivery of any instrument or performance of any act by any party, and all rights to the Collateral shall revert to the Grantor.
- 18. GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF MICHIGAN WITHOUT REGARD TO THE PRINCIPLES OF CONFLICT OF LAWS THEREOF, AND ISSUES OF COPYRIGHT AND TRADEMARK SHALL BE GOVERNED BY THE U.S. COPYRIGHT ACT AND THE U.S. TRADEMARK ACT, RESPECTIVELY.
- 19. WAIVER OF JURY TRIAL. THE GRANTOR AND THE LENDER HEREBY WAIVE ANY RIGHT TO TRIAL BY JURY IN THE EVENT OF LITIGATION REGARDING THE PERFORMANCE OR ENFORCEMENT OF, OR IN ANY WAY RELATED TO, THIS AGREEMENT.

IN WITNESS WHEREOF, the Grantor has caused this Agreement to be duly executed and delivered as of the date first above written.

CURTCO ROBB MEDIA, LLC

Printed Name: WILLIAM T. CURTIS Title: CHIEF EXECUTIVE OFFICER

Address:

Curtoo Robb Media, LLC 29160 Heathercliff Road, Suite #200 Malibu, CA 90265

Schedule I

TRADEMARKS AND TRADEMARK LICENSES

I. Existing Trademarks

Mark	Country	App. No.	Filing Date	Reg. No.	Reg. Date
LUXURY HOTELS	U.S.	77/125112	3/7/2007	3403791	3/25/2008
ROBB REPORT LUXURY RESORTS	U.S.	78/883945	5/15/2006	3503109	9/16/2008
ROBB REPORT VACATION HOMES	Hong Kong	300272277	8/21/2004	300272277	7/6/2005
ROBB REPORT	Norway	200909164	9/14/2009	253431	11/9/2009
FOR THE LUXURY LIFESTYLE	Argentina	2498609	3/3/2004	2048780	10/26/2005
FOR THE LUXURY LIFESTYLE	Canada	1208222	2/26/2004	TMA630417	1/18/2005
FOR THE LUXURY LIFESTYLE	China (People's Republic)	3931794	2/27/2004	3931794	8/14/2006
FROM THE PUBLISHERS OF ROBB REPORT EXCEPTIONAL PROPERTIES	U.S.	77/876855	11/19/2009	3898765	1/4/2011
ROBB REPORT	Argentina	2498610	3/3/2004	2048781	10/26/2005
ROBB REPORT	Australia	1148534	11/23/2006	1148534	3/26/2009
ROBB REPORT	Brazil	826276849	2/27/2004	826276849	8/28/2007
ROBB REPORT	Canada	1208221	2/26/2004	TMA716529	6/12/2008
ROBB REPORT	China (People's Republic)	3931795	2/27/2004	3931795	8/14/2006
ROBB REPORT	Colombia	08-116876	10/31/2008	383620	7/30/2009
ROBB REPORT	Egypt	194355	11/30/2006	194355	9/28/2009
ROBB REPORT	European	005495791	11/23/2006	005495791	1/31/2008

Detroit_4382812_7

Mark	Country	App. No.	Filing Date	Reg. No.	Reg. Date
	Community				
ROBB REPORT	India	01507412	11/24/2006	1507412	1/28/2011
ROBB REPORT	Israel	216154	11/2/2008	216154	11/3/2010
ROBB REPORT	Japan	17588/2004	2/26/2004	4883423	7/29/2005
ROBB REPORT	Kazakhstan	45097	10/31/2008	31590	4/15/2010
ROBB REPORT	Korea, Republic of	40-2008- 0052511	11/7/2008	40-0875024	8/2/2011
ROBB REPORT	Kuwait	81369	11/28/2006	67311	5/25/2008
ROBB REPORT	Malaysia	08021757	10/31/2008	08021757	5/4/2010
ROBB REPORT	Monaco	31567	5/27/2013	1329839	8/20/2013
ROBB REPORT	Philippines	04-2008-013552	11/4/2008	4-2008- 013552	2/16/2009
ROBB REPORT	Qatar	42519	12/19/2006	42519	4/23/2008
ROBB REPORT	Saudi Arabia	112383	12/24/2006	1003/25	7/30/2008
ROBB REPORT	Singapore	T06/25897G	11/28/2006	T06/25897G	4/23/2007
ROBB REPORT	South Africa	2008/26004	11/3/2008	2008/26004	9/20/2010
ROBB REPORT	Switzerland	63427/2008	10/31/2008	578882	11/5/2008
ROBB REPORT	Taiwan	097051226	11/5/2008	01385703	11/16/2009
ROBB REPORT	Thailand	648257	12/19/2006	Kor273838	12/28/2007
ROBB REPORT	Turkey	200657362	11/24/2006	200657362	11/24/2006
ROBB REPORT	Ukraine	M 2008 19692	11/3/2008	121789	4/26/2010
ROBB REPORT	United Arab Emirates	90195	2/6/2007	93179	2/4/2009
ROBB REPORT	Vietnam	4-2008-27452	12/26/2008	142444	2/23/2010
ROBB REPORT LUXURY HOME	Argentina	2595832	6/7/2005	2117614	9/28/2006
ROBB REPORT LUXURY HOME	Brazil	827468717	6/2/2005	827468717	6/24/2008

Mark	Country	App. No.	Filing Date	Reg. No.	Reg. Date
ROBB REPORT LUXURY HOME	Canada	1260628	6/2/2005	TMA715387	5/29/2008
ROBB REPORT LUXURY HOME	China (People's Republic)	4695973	6/2/2005	4695973	12/14/2008
ROBB REPORT LUXURY HOME	Hong Kong	300431397	6/2/2005	300431397	9/30/2005
ROBB REPORT LUXURY HOME	Japan	2005-49191	6/2/2005	4926518	2/3/2006
ROBB REPORT LUXURY HOME	Mexico	720918	6/2/2005	933167	5/12/2006
ROBB REPORT LUXURY HOME	Russian Federation	2005713210	6/2/2005	315449	10/23/2006
ROBB REPORT LUXURY HOME	United Kingdom	2393525	6/3/2005	2393525	11/11/2005
ROBB REPORT LUXURY RESORTS	China (People's Republic)	5810006	12/26/2006	5810006	10/28/2009
ROBB REPORT MOTORCYCLING	Argentina	2565474	1/10/2005	2098213	7/11/2006
ROBB REPORT MOTORCYCLING	Canada	1243760	1/7/2005	TMA705823	1/28/2008
ROBB REPORT MOTORCYCLING	China (People's Republic)	4453897	1/7/2005	4453897	3/21/2008
ROBB REPORT MOTORCYCLING	Hong Kong	300350162	1/7/2005	300350162	6/20/2005
ROBB REPORT MOTORCYCLING	Japan	2005-000888	1/7/2005	4907514	11/11/2005
ROBB REPORT MOTORCYCLING	Mexico	0695944	1/7/2005	965369	11/30/2006
ROBB REPORT MOTORCYCLING	Russian Federation	2005700033	1/11/2005	319122	12/28/2006
ROBB REPORT MOTORCYCLING	United Kingdom	2381590	1/7/2005	2381590	7/22/2005

Mark	Country	App. No.	Filing Date	Reg. No.	Reg. Date
ROBB REPORT	U.S.	78/448671	7/9/2004	3049266	1/24/2006
MOTORCYCLING					
ROBB REPORT VACATION HOMES	Canada	1228725	8/23/2004	TMA696292	9/12/2007
		2004.055455	0/02/2004	100 1717	0.11.610005
ROBB REPORT VACATION HOMES	Japan	2004-077475	8/23/2004	4894717	9/16/2005
ROBB REPORT VACATION HOMES	Russian Federation	2004719170	8/24/2004	299000	12/2/2005
ROBB REPORT VACATION HOMES	United Kingdom	2371346	8/23/2004	2371346	2/4/2005
THE ROBB REPORT COLLECTION	Canada	1274114	9/26/2005	TMA705907	1/29/2008
WATCH COLLECTOR	China (People's Republic)	6274512	9/13/2007	6274512	2/28/2010
WATCH COLLECTOR	European Community	006273304	9/12/2007	006273304	8/29/2008
WATCH COLLECTOR	Japan	2007-097068	9/12/2007	5127993	4/11/2008
WATCH COLLECTOR	Russian Federation	2007728238	9/12/2007	375946	3/31/2009
WATCH COLLECTOR	U.S.	77/130861	3/14/2007	3400285	3/18/2008
FOR THE LUXURY LIFESTYLE	Japan	2004-17589	2/26/2004	4823382	12/3/2004
FOR THE LUXURY LIFESTYLE	Russian Federation	2003721736	11/5/2003	275850	9/29/2004
FOR THE LUXURY LIFESTYLE	Russian Federation	2004700316	1/13/2004	303173	3/21/2006
LUXURY STYLE	Russian Federation	2004700317	1/13/2004	304744	4/12/2006
ROBB REPORT	Hong Kong	300166978	2/27/2004	300166978	6/24/2004
ROBB REPORT	Mexico	0644691	3/2/2004	965361	11/30/2006
ROBB REPORT	Russian Federation	2004700318	1/13/2004	302613	3/13/2006

Mark	Country	App. No.	Filing Date	Reg. No.	Reg. Date
ROBB REPORT	Russian Federation	2003703512	2/21/2003	265540	3/18/2004
ROBB REPORT	United Kingdom	2357148	2/28/2004	2357148	8/6/2004
ROBB REPORT	U.S.	74/200605	9/4/1991	1750085	2/2/1993
ROBB REPORT FOR THE LUXURY LIFESTYLE	Hong Kong	300167256	2/28/2004	300167256	11/22/2004
THE ROBB REPORT COLLECTION	Russian Federation	2004700319	1/13/2004	296735	10/13/2005
THE ROBB REPORT COLLECTION	Russian Federation	20037217370	11/5/2003	278702	11/19/2004

II. Trademarks in the Application Process

Mark	Country	App. No.	Filing Date	Reg. No.	Reg. Date
WATCH COLLECTOR	U.S.	86/395399	9/15/2014	N/A	N/A
ROBB REPORT HEALTH & WELLNESS	U.S.	86/234414	3/27/2014	N/A	N/A
ROBB REPORT HOME & STYLE	U.S.	86/234342	3/27/2014	N/A	N/A
ROBB REPORT COLLECTION	U.S.	86/430475	10/21/2014	N/A	N/A

Schedule II

COPYRIGHTS

Title of Work	Registration Number
THE ROBB REPORT COLLECTION	TX6027102
ROBB REPORT	TX5981373
THE ROBB REPORT COLLECTION	TX6085994
ROBB REPORT MOTORCYCLING	TX5981701
THE ROBB REPORT COLLECTION	TX5980317
ROBB REPORT	TX5979629
ROBB REPORT	TX6025662
ROBB REPORT	TX5975199
THE ROBB REPORT COLLECTION	TX5975198
ROBB REPORT	TX5975200
THE ROBB REPORT COLLECTION	TX5975201
ROBB REPORT	TX5975058
THE ROBB REPORT COLLECTION	TX5975202
ROBB REPORT	TX5968242
THE ROBB REPORT COLLECTION	TX5980717
THE ROBB REPORT COLLECTION	TX6035421
ROBB REPORT	TX5986057
THE ROBB REPORT COLLECTION	TX5981714
THE ROBB REPORT COLLECTION	TX5983762
ROBB REPORT	TX5950535
ROBB REPORT	TX5983196
ROBB REPORT	TX6012012
THE ROBB REPORT COLLECTION	TX5983763
THE ROBB REPORT COLLECTION	TX5983761

Detroit_4382812_7

ROBB REPORT	TX5983278
ROBB REPORT	TX5981374
ROBB REPORT	TX6018011
ROBB REPORT COLLECTION	TX6050175
ROBB REPORT	TX6022890
ROBB REPORT	TX6027212
ROBB REPORT	TX6027221
THE ROBB REPORT COLLECTION	TX6022889
THE ROBB REPORT COLLECTION	TX6021837
ROBB REPORT	TX6022859
THE ROBB REPORT COLLECTION	TX6020484
ROBB REPORT MOTORCYCLING	TX6053497
ROBB REPORT VACATION HOMES	TX6052799
ROBB REPORT MOTORCYCLING	TX6058188
THE ROBB REPORT COLLECTION	TX6068348
ROBB REPORT	TX6058392
ROBB REPORT LUXURY HOME	TX6059184
THE ROBB REPORT COLLECTION	TX6076193
ROBB REPORT	TX6075825
THE ROBB REPORT COLLECTION	TX6075828
ROBB REPORT	TX6081868
ROBB REPORT VACATION HOMES	TX6116093
ROBB REPORT	TX6119290
THE ROBB REPORT COLLECTION	TX6124093
ROBB REPORT	TX6146030
THE ROBB REPORT COLLECTION	TX6124197
ROBB REPORT LUXURY HOME	TX6119282
THE ROBB REPORT COLLECTION	TX6154313
ROBB REPORT MOTORCYCLING	TX6154314

ROBB REPORT	TX6151078
ROBB REPORT VACATION HOMES	TX6148883
THE ROBB REPORT COLLECTION	TX6157492
ROBB REPORT	TX6150910
ROBB REPORT LUXURY HOME	TX6192878
THE ROBB REPORT COLLECTION	TX6192787
ROBB REPORT	TX6192738
ROBB REPORT MOTORCYCLING	TX6182056
THE ROBB REPORT COLLECTION	TX6214748
ROBB REPORT	TX6217190
ROBB REPORT VACATION HOMES	TX6214745
ROBB REPORT	TX6217025
THE ROBB REPORT COLLECTION	TX6198244
ROBB REPORT LUXURY HOME	TX6214988
ROBB REPORT MOTORCYCLING	TX6220308
ROBB REPORT	TX6223057
THE ROBB REPORT COLLECTION	TX6223206
THE ROBB REPORT COLLECTION	TX6220041
ROBB REPORT MOTORCYCLING	TX6260706
ROBB REPORT	TX6254863
ROBB REPORT VACATION HOMES	TX6260708
THE ROBB REPORT COLLECTION	TX6251947
ROBB REPORT	TX6248597
ROBB REPORT LUXURY HOME	TX6264088
ROBB REPORT	TX6264110
ROBB REPORT MOTORCYCLING	TX6260818
THE ROBB REPORT COLLECTION	TX6366747
ROBB REPORT	TX6342351
ROBB REPORT VACATION HOMES	TX6342353

THE ROBB REPORT COLLECTION	TX6342352
ROBB REPORT	TX6342350
ROBB REPORT MOTORCYCLING	TX6328771
THE ROBB REPORT COLLECTION	TX6341193
ROBB REPORT	TX6341234
ROBB REPORT LUXURY HOME	TX6394846
ROBB REPORT VACATION HOMES	TX6368465
ROBB REPORT	TX6368459
THE ROBB REPORT COLLECTION	TX6367010
ROBB REPORT MOTORCYCLING	TX6427010
ROBB REPORT	TX6366990
THE ROBB REPORT COLLECTION	TX6394786
ROBB REPORT VACATION HOMES	TX6378029
ROBB REPORT LUXURY HOME	TX6366989
THE ROBB REPORT COLLECTION	TX6427008
ROBB REPORT	TX6416517
ROBB REPORT	TX6427423
THE ROBB REPORT COLLECTION	TX6411688
ROBB REPORT MOTORCYCLING	TX6427400
ROBB REPORT VACATION HOMES	TX6403837
ROBB REPORT LUXURY HOME	TX6428958
ROBB REPORT MOTORCYCLING	TX6397921
ROBB REPORT	TX6403843
THE ROBB REPORT COLLECTION	TX6403842
THE ROBB REPORT COLLECTION	TX6441571
ROBB REPORT	TX6444863
ROBB REPORT VACATION HOMES	TX6441573
ROBB REPORT	TX6440715
ROBB REPORT HOME ENTERTAINMENT	TX6440660

ROBB REPORT HOME ENTERTAINMENT	TX6441572
ROBB REPORT MOTORCYCLING	TX6444932
ROBB REPORT HOME ENTERTAINMENT	TX6440599
ROBB REPORT LUXURY RESORTS	TX6448869
ROBB REPORT HOME ENTERTAINMENT	TX6438941
DIGITAL TV & SOUND	TX6497125
DIGITAL TV & SOUND	TX6544424
ROBB REPORT VACATION HOMES	TX6440714
ROBB REPORT	TX6510513
THE ROBB REPORT COLLECTION	TX6510665
ROBB REPORT LUXURY HOME	TX6509014
ROBB REPORT HOME ENTERTAINMENT	TX6544337
ROBB REPORT MOTORCYCLING	TX6544428
ROBB REPORT	TX6506747
THE ROBB REPORT COLLECTION	TX6509013
ROBB REPORT VACATION HOMES	TX6510666
CURTCO'S DIGITAL TV & SOUND	TX6523718
ROBB REPORT MOTORCYCLING	TX6540766
ROBB REPORT HOME ENTERTAINMENT	TX6544427
THE ROBB REPORT COLLECTION	TX6538454
ROBB REPORT	TX6524904
ROBB REPORT HOME ENTERTAINMENT	TX6538893
ROBB REPORT LUXURY HOME	TX6538896
THE ROBB REPORT COLLECTION	TX6538894
ROBB REPORT	TX6538897
ROBB REPORT VACATION HOMES	TX6544407
THE ROBB REPORT COLLECTION	TX6551454
ROBB REPORT	TX6545675
ROBB REPORT MOTORCYCLING	TX6545674

ROBB REPORT	TX6554658
THE ROBB REPORT COLLECTION	TX6561057
ROBB REPORT LUXURY HOME	TX6550008
ROBB REPORT HOME ENTERTAINMENT	TX6554542
ROBB REPORT MOTORCYCLING	TX6554543
ROBB REPORT	TX6545643
DIGITAL TV & SOUND	TX6591199
ROBB REPORT VACATION HOMES	TX6591207
THE ROBB REPORT COLLECTION	TX6590845
ROBB REPORT HOME ENTERTAINMENT	TX6598850
THE ROBB REPORT COLLECTION	TX6590606
ROBB REPORT	TX6591181
ROBB REPORT LUXURY HOME	TX6590852
ROBB REPORT VACATION HOMES	TX6626978
THE ROBB REPORT COLLECTION	TX6590607
ROBB REPORT	TX6591169
ROBB REPORT MOTORCYCLING	TX6591205
ROBB REPORT HOME ENTERTAINMENT	TX6627178
THE ROBB REPORT COLLECTION	TX6627177
DIGITAL TV & SOUND	TX6627179
ROBB REPORT	TX6627176
ROBB REPORT MOTORCYCLING	TX6854232
ROBB REPORT VACATION HOMES	TX6854260
THE ROBB REPORT COLLECTION	TX6838910
ROBB REPORT	TX6852972
ROBB REPORT HOME ENTERTAINMENT	TX6853010
ROBB REPORT LUXURY HOME	TX6852960
ROBB REPORT	TX7235570
THE ROBB REPORT COLLECTION	TX6835319

ROBB REPORT	
RODD REFORT	TX6851732
THE ROBB REPORT COLLECTION	TX6879950
VERTICAL LIVING	TX6855703
ROBB REPORT VACATION HOMES	TX6957111
ROBB REPORT MOTORCYCLING	TX6855845
ROBB REPORT LUXURY HOME	TX6929385
THE ROBB REPORT COLLECTION	TX6985756
ROBB REPORT HOME ENTERTAINMENT	TX6940898
WATCH COLLECTOR	TX6993363
ROBB REPORT	TX6940868
ROBB REPORT HOME ENTERTAINMENT	TX6940886
ROBB REPORT LUXURY HOTELS	TX6896862
ROBB REPORT VACATION HOMES	TX6959801
THE ROBB REPORT COLLECTION	TX7379610
ROBB REPORT MOTORCYCLING	TX6940877
ROBB REPORT	TX6940861
ROBB REPORT	TX6949172
HOME ENTERTAINMENT	TX6949158
THE ROBB REPORT COLLECTION	TX7048591
ROBB REPORT	TX6971222
ROBB REPORT VACATION HOMES	TX6972327
THE ROBB REPORT COLLECTION	TX6971249
ROBB REPORT MOTORCYCLING	TX6972253
THE ROBB REPORT COLLECTION	TX7108814
ROBB REPORT	TX7103030
ROBB REPORT	TX7050990
THE ROBB REPORT COLLECTION	TX7057850
ROBB REPORT	TX7089282

THE ROBB REPORT COLLECTION	TX7009010
ROBB REPORT MOTORCYCLING	TX7059084
ROBB REPORT VACATION HOMES	TX7058812
ROBB REPORT LUXURY RESORTS	TX7058742
THE ROBB REPORT COLLECTION	TX7009023
ROBB REPORT MOTORCYCLING	TX7100538
ROBB REPORT	TX7082532
ROBB REPORT VACATION HOMES	TX7180390
THE ROBB REPORT COLLECTION	TX7008832
ROBB REPORT	TX7053204
WATCH COLLECTOR	TX7053201
ROBB REPORT VACATION HOMES	TX7082768
THE ROBB REPORT COLLECTION	TX7053200
ROBB REPORT	TX7082386
ROBB REPORT MOTORCYCLING	TX7055934
THE ROBB REPORT COLLECTION	TX7085982
ROBB REPORT	TX7055939
ROBB REPORT	TX7086862
ROBB REPORT MOTORCYCLING	TX7152197
ROBB REPORT VACATION HOMES	TX7086943
THE ROBB REPORT COLLECTION	TX7087006
ROBB REPORT WATCH COLLECTOR	TX7074240
ROBB REPORT	TX7080465
THE ROBB REPORT COLLECTION	TX7078497
ROBB REPORT VACATION HOMES	TX7060100
ROBB REPORT	TX7097561
THE ROBB REPORT COLLECTION	TX7097692
ROBB REPORT	TX7102464
THE ROBB REPORT COLLECTION	TX7098287

THE ROBB REPORT COLLECTION	TX7056253
ROBB REPORT VACATION HOMES	TX7081703
ROBB REPORT	TX7101366
THE ROBB REPORT COLLECTION	TX7063344
ROBB REPORT	TX7108808
ROBB REPORT	TX7101837
THE ROBB REPORT COLLECTION	TX7101832
ROBB REPORT VACATION HOMES	TX7112592
THE ROBB REPORT COLLECTION	TX6986901
ROBB REPORT	TX6950956
THE ROBB REPORT COLLECTION	TX6949761
ROBB REPORT	TX6986896
ROBB REPORT VACATION HOMES	TX6962821
THE ROBB REPORT COLLECTION	TX6977485
ROBB REPORT	TX6983815
ROBB REPORT	TX6998005
THE ROBB REPORT COLLECTION	TX6997999
THE ROBB REPORT COLLECTION	TX6988522
ROBB REPORT	TX6987624
ROBB REPORT WATCH	TX7156974
THE ROBB REPORT COLLECTION	TX7072245
ROBB REPORT	TX7064525
COLLECTION	TX7091301
ROBB REPORT	TX7064528
EXCEPTIONAL PROPERTIES	TX7158503
COLLECTION	TX7119177
ROBB REPORT	TX7146118
ROBB REPORT	TX7157240
COLLECTION	TX7146017

ROBB REPORT TX7154557 COLLECTION TX7158502 EXCEPTIONAL PROPERTIES TX7157250 ROBB REPOST TX7157236 COLLECTION TX7180333 COLLECTION TX7186870 Robb Report TX7187084 COLLECTION TX7186855 EXCEPTIONAL PROPERTIES TX7186996 COLLECTION TX7193798 ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HIOST'S GUIDE TX7318423 COLLECTION TX7228867 COLLECTION TX7327104	EXCEPTIONAL PROPERTIES	TX7162168
EXCEPTIONAL PROPERTIES TX7157250 ROBB REPOST TX7157236 COLLECTION TX7179333 COLLECTION TX7186870 Robb Report TX7187084 COLLECTION TX7186855 EXCEPTIONAL PROPERTIES TX7186967 ROBB REPORT TX7193888 THE ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX722877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HIOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	ROBB REPORT	TX7154557
ROBB REPOST TX7157236 COLLECTION TX7179333 COLLECTION TX7186870 Robb Report TX7187084 COLLECTION TX7186855 EXCEPTIONAL PROPERTIES TX7186867 ROBB REPORT TX7193888 THE ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HIOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	COLLECTION	TX7158502
COLLECTION TX719333 COLLECTION TX7186870 Robb Report TX7187084 COLLECTION TX7186855 EXCEPTIONAL PROPERTIES TX7186867 ROBB REPORT TX7193888 THE ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT TX7237897 COLLECTION TX7237897 COLLECTION TX7237897 COLLECTION TX7237897 COLLECTION TX7237897 COLLECTION TX7237946 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7288867 COLLECTION TX7312317	EXCEPTIONAL PROPERTIES	TX7157250
COLLECTION TX7186870 Robb Report TX7187084 COLLECTION TX7186855 EXCEPTIONAL PROPERTIES TX7186867 ROBB REPORT TX7186996 COLLECTION TX7193888 THE ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7228867 COLLECTION TX7288867 COLLECTION TX7312317	ROBB REPOST	TX7157236
Robb Report TX7187084 COLLECTION TX7186855 EXCEPTIONAL PROPERTIES TX7186867 ROBB REPORT TX7186996 COLLECTION TX7193888 THE ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228863 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7228867 COLLECTION TX7312317	COLLECTION	TX7179333
COLLECTION TX7186855 EXCEPTIONAL PROPERTIES TX7186867 ROBB REPORT TX7193888 THE ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7237897 COLLECTION TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX728867 COLLECTION TX7312317	COLLECTION	TX7186870
EXCEPTIONAL PROPERTIES ROBB REPORT TX7186996 COLLECTION TX7193888 THE ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT TX7228877 ROBB REPORT TX7239910 ROBB REPORT TX7237897 COLLECTION TX7237946 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX728867 COLLECTION TX7288667	Robb Report	TX7187084
ROBB REPORT TX7186996 COLLECTION TX7193888 THE ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7228867 COLLECTION TX7312317	COLLECTION	TX7186855
COLLECTION TX7193888 THE ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7237897 COLLECTION TX7237897 COLLECTION TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	EXCEPTIONAL PROPERTIES	TX7186867
THE ROBB REPORT ROBB REPORT TX7193798 ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR ROBB REPORT TX7237897 COLLECTION TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7288867	ROBB REPORT	TX7186996
ROBB REPORT TX7192772 COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	COLLECTION	TX7193888
COLLECTION TX7200271 EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7288867	THE ROBB REPORT	TX7193798
EXCEPTIONAL PROPERTIES TX7192771 ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR ROBB REPORT TX7237897 COLLECTION TX7239910 PRIVATE AVIATION SOURCEBOOK TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	ROBB REPORT	TX7192772
ROBB REPORT TX7228063 COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	COLLECTION	TX7200271
COLLECTION TX7228879 EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	EXCEPTIONAL PROPERTIES	TX7192771
EXCEPTIONAL PROPERTIES TX7228877 ROBB REPORT WATCH COLLECTOR TX7239910 ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	ROBB REPORT	TX7228063
ROBB REPORT WATCH COLLECTOR ROBB REPORT TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	COLLECTION	TX7228879
ROBB REPORT COLLECTION TX7237897 COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	EXCEPTIONAL PROPERTIES	TX7228877
COLLECTION TX7239746 PRIVATE AVIATION SOURCEBOOK TX7409059 EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	ROBB REPORT WATCH COLLECTOR	TX7239910
PRIVATE AVIATION SOURCEBOOK EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	ROBB REPORT	TX7237897
EXCEPTIONAL PROPERTIES TX7315606 ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	COLLECTION	TX7239746
ROBB REPORT TX7327094 HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	PRIVATE AVIATION SOURCEBOOK	TX7409059
HOST'S GUIDE TX7318423 COLLECTION TX7288867 COLLECTION TX7312317	EXCEPTIONAL PROPERTIES	TX7315606
COLLECTION TX7288867 COLLECTION TX7312317	ROBB REPORT	TX7327094
COLLECTION TX7312317	HOST'S GUIDE	TX7318423
	COLLECTION	TX7288867
ROBB REPORT TX7327104	COLLECTION	TX7312317
	ROBB REPORT	TX7327104

COLLECTION ROBB REPORT ROBB REPORT COLLECTION	TX7312596 TX7312611 TX7333853 TX7333846 TX7334414
ROBB REPORT	TX7333853 TX7333846
	TX7333846
COLLECTION	
	TX7334414
ROBB REPORT	111/331111
EXCEPTIONAL PROPERTIES	TX7410716
COLLECTION	TX7338166
ROBB REPORT	TX7360584
COLLECTION	TX7356757
COLLECTION	TX7418998
EXCEPTIONAL PROPERTIES	TX7435901
ROBB REPORT	TX7409075
ROBB REPORT	TX7409073
COLLECTION	TX7410731
HOST'S GUIDE	TX7440720
EXCEPTIONAL PROPERTIES	TX7433204
ROBB REPORT	TX7400619
COLLECTION	TX7433207
ROBB REPORT	TX7433193
EXCEPTIONAL PROPERTIES	TX7423157
ROBB REPORT	TX7436259
PRIVATE AVIATION	TX7436244
ROBB REPORT	TX7775436
COLLECTION	TX7447869
WATCH COLLECTOR	TX7447530
EXCEPTIONAL PROPERTIES	TX7458016
ROBB REPORT	TX7455630
HOST'S GUIDE	TX7458024

COLLECTION	TX7460451
ROBB REPORT	TX7460944
ROBB REPORT	TX7489103
EXCEPTIONAL PROPERTIES	TX7489654
COLLECTION	TX7532997
ROBB REPORT	TX7535678
ROBB REPORT	TX7545160
EXCEPTIONAL PROPERTIES	TX7545996
ROBB REPORT	TX7535671
ROBB REPORT	TX7536832
EXCEPTIONAL PROPERTIES	TX7536497
COLLECTION	TX7588555
ROBB REPORT	TX7575473
ROBB REPORT	TX7623966
EXCEPTIONAL PROPERTIES	TX7587566
ROBB REPORT	TX7587579
COLLECTION	TX7587573
PRIVATE AVIATION SOURCEBOOK	TX7734529
ROBB REPORT	TX7583781
EXCEPTIONAL PROPERTIES	TX7599577
ROBB REPORT	TX7624641
COLLECTION	TX7622814
ROBB REPORT	TX7622768
EXCEPTIONAL PROPERTIES	TX7624095
WATCH COLLECTION	TX7739120
ROBB REPORT	TX7683855
ROBB REPORT	TX7683853
ROBB REPORT	TX7683799
COLLECTION	TX7685101

COLLECTION	TX7685102
ROBB REPORT	TX7683851
ROBB REPORT	TX7683854
COLLECTION	TX7683788
ROBB REPORT HOME & STYLE	TX7773539
ROBB REPORT	TX7708217
ROBB REPORT HOME & STYLE	TX7790359
ROBB REPORT	TX7714958
COLLECTION	TX7725512
ROBB REPORT	TX7744818
ROBB REPORT HOME & STYLE	TX7790363
ROBB REPORT	TX7742286
COLLECTION	TX7735056
ROBB REPORT	TX7772580
ROBB REPORT HOME & STYLE	TX7759323
ROBB REPORT PRIVATE AVIATION SOURCEBOOK	TX7851877
ROBB REPORT	TX7773541
COLLECTION	TX7756812
ROBB REPORT	TX7772624
ROBB REPORT HOME & STYLE	TX7773262
WATCH COLLECTOR	TX7851816
ROBB REPORT	TX7853531
COLLECTION	TX7851814
ROBB REPORT	TX7851880
ROBB REPORT HOME & STYLE	TX7853257
ROBB REPORT	TX 7878573
COLLECTION	TX7851887