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02/19/2015



Form PTO-1594 (Rev. 12-11) QMB Collection 0651-0027 (exp. 04/30/2015)

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S. DEPARTMENT OF COMMERCE States Patent and Trademark Office

02/66/15 TRADEMAI	RKS ONLY
To the Director of the U.S. Patent and Trademark Office: Pleas	se record the attached documents or the new address(es) below.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached? Yes No
Salus Capital Partners, LLC.	Name: High Line Acquisition LLC
Individual(s) Partnership Corporation- State: OtherLLC Citizenship (see guidelines) Additional names of conveying parties attached? Notature of conveyance/Execution Date(s): Execution Date(s)02/05/2015 Assignment Merger	Partnership Citizenship Limited Partnership Citizenship Corporation Citizenship
Security Agreement Change of Name Transfer Statement Pursuant to Section 9-619 of Other Uniform Commercial Code	Other LLC Citizenship
4. Application number(s) or registration number(s) and A. Trademark Application No.(s) See aπached Schedule B C. Identification or Description of Trademark(s) (and Filing	See attached Schedule 8 Additional sheet(s) attached? Yes No
5. Name & address of party to whom correspondence concerning document should be mailed: Name:Gary Abelev	6. Total number of applications and registrations involved: 63
Internal Address: Andrews Kurth LLP	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$1590.00
Street Address: 450 Lexington Avenue	Authorized to be charged to deposit account Enclosed
City:New York	8. Payment Information:
State NY Zip:10017	
Phone Number: 212-850-2881	Deposit Account Number 502849 8000045 502849 4168699
Docket Number: 222779	l i
Email Address PTONY@andrewskunh.com	Authorizediuseriname Gary Apeleyi Da 02 FC:8522 1550 00 DA
9. Signature: /Gary Abelev/	February 6, 2015
Signature Gary Abelev	Date Total number of pages including cover sheet, attachments, and document: 25

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Branch, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

Name of Person Signing

Mark	Reg. No.	Ser./App.
		No.
ARMOR COBALT	4,168,699	85/188,132
BIOBLU	4,110,144	85/261,579
BRUTE COBALT	4,115,410	77/896,274
HEAVENS GATE'S	4,122,896	85/236,740
SCOTT KAY CODE	4,106,037	77/895,791
SCOTT KAY GUARDIAN	4,210,759	85/204,957
SK66	4,296,251	85/416,043
ALLEGIANCE	4042715	77/930,523
AMERICAN COBALT	4,262,730	85/387,309
ARDOR	4,046,049	77/930,517
ART OF MAN	3,775,595	77/535,446
ARTISANS OF FINE JEWELRY	3,999,909	77/930,552
ARTISTE	3,874,503	77/786,612
ARTISTE ALPHA	3,929,795	77/895,448
ARTISTE AURIALIS	4026981	85/084,355
ARTISTE BLISSFUL	3,929,813	77/897,502
ARTISTE CREDENCE	3,929,939	77/929,687
ARTISTE MILAU	4026982	85/084,364
ARTISTE REGAL	3,929,814	77/897,509
ARTISTE STABLE	3,929,811	77/897,471
AXIS	3,932,394	77/912,637
BEACON	4,020,279	85/011,046

Trademarks

Mark	Reg. No.	Ser/App. No.
BIOBLU 27	4,016,508	77/896,289
BRAID	4,078,288	77/894,934
BRAWN COBALT	4,016,509	77/896,423
BRAWN COBALT (Stylized)	4,023,491	77/943,425
DEVOUT	4046048	77/930,464
DIE TRYING	3,793,767	77/460,921
MANNER	4,020,280	85/011,047
MATTERHORN	3,932,395	77/912,644
NUCLEUS	4046047	77/930,427
POLARITY	4042716	77/930,529
STABLE	3,935,440	77/894,882
TENACITY	4042714	77/930,441
THE ARTISTE ANNIVERSARY COLLECTION	3,929,821	77/898,570
TROY (2011 Application)	4201122	85/416,065
VALIANCE	4,020,165	77/930,473
VIBRANT	4,020,164	77/930,303
SCOTT KAY (stylized)	3,060,827	78/171,766
BOLÓ	3,345,409	78/683,969
BOŁÓ (Stylized)	3,349,640	78/686,738
CROWN SETTING	3,437,904	78/749,280
CYPRESS	3,293,024	77/057,981

Trademarks

		Ser./App.
Mark	Reg. No.	No.
DOBERMAN	3,485,817	77/157,847
EQUESTRIAN	3,673,529	77/182,798
FOR MEN ONLY	4,004,045	77/914,853
JAVLIN	3,289,967	77/057,975
KODIAK	3,825,119	77/911,872
NEVER COMPROMISE (Typed Drawing)	2,953,090	78/171,741
THE PALLADIUM FACTS	3,433,236	78/893,069
UNKAGED	3,485,941	77/208,160
SCOTT KAY (typed drawing)	2,827,785	78/171,755
THE PURPLE BOX (jewelry box) (Design only)	2,866,558	78/171,698
BIOBLU 27 (Chinese Registration)	8,095,973	
SK COBALT (Chinese Registration)	8,095,974	
Namaste		86/454,093
5K	4,350,269	85/763,816
SK Cobalt	4,353,846	85/763,711
Brute TI	4,357,551	85/757,316
Purple Signature	4,340,147	85/525,983
Artiste FIA	4,403,921	85/476,401
Estella	4,309,857	85/416,860
The Guardian by Scott Kay	4,301,856	85/204,934
Grandma Gooseberry	3,251,011	78/8 0 0,450
Sparta	4,416,137	77/493,602

Trademarks

TRANSFER STATEMENT PURSUANT TO SECTION 9-619 OF UNIFORM COMMERCIAL CODE

This Transfer Statement (this "<u>Transfer Statement</u>") is made as of February 5, 2015 by Salus Capital Partners LLC pursuant to Section 9-619 of the Uniform Commercial Code.

- Salus Capital Partners, LLC ("Secured Party"), as agent to the lenders party thereto, the lenders party thereto, Scott Kay, Inc., a New Jersey corporation (the "Lead Botrower") and Scott Kay Sterling, LLC, a New Jersey limited liability company ("Sterling," and together with the Lead Borrower, the "Borrowers") are parties to (i) an Amended and Restated Loan Agreement, dated as of March 26, 2014 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Loan Agreement"), (ii) a Security Agreement, dated as of March 26, 2013 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Security Agreement"), (iii) a Grant of Security Interest in Trademarks, dated as of March 26, 2013 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Trademark Security Agreement"), (iv) a Grant of Security Interest in Copyrights, dated as of March 26, 2013 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Copyright Security Agreement"), (v) a Grant of Security Interest in Patents, dated as of March 26, 2013 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Patent Security Agreement" and, together with the Security Agreement, the Trademark Security Agreement and the Copyright Security Agreement, the "Security Agreements"), and (vi) all other Loan Documents (as defined in the Loan Agreement).
- 2. The Security Agreements provide, among other things, the Secured Party with first priority security interests in substantially all assets (the "Collateral") of the Borrowers, including but not limited to the Collateral listed in the schedule to the attached Exhibit A, as security for the Borrowers' full payment and performance of the Obligations (as defined in the Loan Agreement) The Secured Party's security interest in the Collateral is evidenced by the below listed financing statements:

Debtor	Financing Statement No.	Jurisdiction
Scott Kay, Inc.	26343594	New Jersey
Scott Kay Sterling, LLC	26343587	New Jersey

In addition, (i) the Secured Party's security interest in the Trademarks and Patents (each as defined in the Security Agreement and more particularly described in the Trademark Security Agreement and Patent Security Agreement, respectively) has been duly recorded with the United States Patent and Trademark Office, and (ii) the Secured Party's security interest in the Copyrights (as defined in the Security Agreement and more particularly described in the Copyright Security Agreement) has been duly recorded with the United States Copyright Office.

3. An Event of Default (as defined in the Loan Agreement) occurred and is continuing under the Loan Documents and, as a result of such Event of Default(s), the Secured Party delivered a notice of default (the "<u>Default Notice</u>") to the Borrowers pursuant to which it accelerated the Obligations. Due to the Borrowers' failure to satisfy the Obligations in full, on February 5, 2015, the Secured Party exercised its post-default remedies and rights under the

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Loan Agreement, Security Agreements, Loan Documents, and applicable law with respect to certain of the Collateral (the "Foreclosure").

- 4. As a result of the Foreclosure, the Secured Party succeeded to all of the Borrowers' rights in the Collateral foreclosed upon in the Foreclosure. Thereafter, pursuant to the Uniform Commercial Code, the Secured Party conducted a private sale (the "Sale"), whereby certain of the Collateral (the "Purchased Assets") was sold to High Line Precious Acquisition LLC and High Line Acquisition LLC (the "Purchasers").
- As a result of the Sale, the Secured Party assigned all of the rights in the Purchased Assets to the Purchasers, including assigning to High Line Acquisition LLC the Purchased Assets identified and described in the "Assignment of Patents, Trademarks, Copyrights, Licenses and Goodwill," entered into by the Secured Party and High Line Acquisition LLC as of February 5, 2015 (the "IP Assignment Agreement"). Attached hereto as Exhibit A is a true and correct of the IP Assignment Agreement and the schedules thereto.
- The Secured Parry, as attorney-in-fact for the Borrowers, hereby authorizes the Commissioner of Patents and Trademarks of the United States Patent and Trademark Office, the Register of Copyrights of the United States Copyright Office, and the empowered officials of any other applicable offices and governments, to recognize the transfer of all Purchased Assets identified in the IP Assignment Agreement to the High Line Acquisition LLC or otherwise as High Line Acquisition LLC may direct.

NYC.306259.3

IN WITNESS WHEREOF, Salus Capital Partners, LLC has executed this Transfer Statement as of this 5th day of February, 2015.

Salus Capital Partners, LLC

By:____

Name: Kyle C. Shonak

Its:

Executive Vice President

By:____ Name:

e://Jonas D.L. McCray

Its:

Senior Vice President

Address of Scott Kay, Inc.:

c/o Lowenstein Sandler LLP 65 Livingston Avenue & 6 Becker Farm Road Roseland, New Jersey 07068

Address of Scott Kay Sterling, LLC:

c/o Lowenstein Sandler LLP 65 Livingston Avenue & 6 Becker Farm Road Roseland, New Jersey 07068

Address of Salus Capital Partners, LLC:

Salus Capital Partners, LLC 197 First Avenue, Suite 250 Needham, Massachusetts 02494

Address of High Line Precious Acquisition LLC:

154 West 14th Street New York, NY 10011

Address of High Line Acquisition LLC:

154 West 14th Street New York, NY 10011

NYC:306259.3

EXHIBIT A

IP Assignment Agreement

NYC:3062593

EXECUTION VERSION

ASSIGNMENT OF PATENTS, TRADEMARKS, COPYRIGHTS, LICENSES AND GOODWILL

THIS ASSIGNMENT (this "Assignment") is made as of February 5, 2015, by and among Scott Kay Inc., a New Jersey corporation (the "Company"), Scott Kay Sterling, LLC, a New Jersey limited liability company ("Sterling," and together with the Company, "Scott Kay"), Salus Capital Parmers, LLC, a Delaware limited liability company (the "Lender"), and High Line Acquisition LLC, a New York limited liability company (the "Buyer").

WHEREAS, the Lender, as agent to the lenders party thereto, the lenders party thereto, and Scott Kay, are parties to (i) an Amended and Restated Loan Agreement, dated as of March 26, 2014 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Loan Agreement"), (ii) a Security Agreement, dated as of March 26, 2013 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Security Agreement"), (iii) a Grant of Security Interest in Trademarks, dated as of March 26, 2013 (as amended, modified, supplemented, extended, renewed, restated or replaced, the Trademark Security Agreement"), (iv) a Grant of Security Interest in Copyrights, dated as of March 26, 2013 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Copyright Security Agreement"), (v) a Grant of Security Interest in Patents, dated as of March 26, 2013 (as amended, modified, supplemented, extended, renewed, restated or replaced, the "Patent Security Agreement" and, together with the Security Agreement, the Trademark Security Agreement and the Copyright Security Agreement, the "Security Agreements"), and (vi) all other Loan Documents (as defined in the Loan Agreement);

WHEREAS, pursuant to the Security Agreements, Scott Kay granted to the Lender a first priority security interest in the Intellectual Property Collateral (as defined in the Security Agreement) as security for the payment and performance in full of all of Scott Kay's obligations under the Loan Agreement:

WHEREAS, an Event of Default (as defined in the Loan Documents) has occurred and is continuing under the Loan Documents:

WHEREAS, as a result of such Event of Default(s), (i) on January 20, 2015 the Lender delivered a notice of default (the "Default Notice") to Scott Kay pursuant to which the Lender accelerated the Obligations (as defined in the Loan Agreement), and (ii) Seller has the right to exercise all of its rights and remedies with respect to the Collateral (as defined in the Loan Agreement), including the Intellectual Property Collateral, and Scott Kay, including but not limited to (a) requiring Scott Kay to assign to the Lender all of the Intellectual Property Collateral pursuant to the Security Agreements and (b) conducting a private sale of the Collateral, including the Intellectual Property Collateral, pursuant to Article 9 of the New York Uniform Commercial Code; and

WHEREAS, pursuant to Section 9.2 of the Security Agreement, Scott Kay has appointed the Lender as its attorney-in-fact, with full authority in the place and stead of Scott Kay and in Scott Kay's name, to take any action or execute any instrument on behalf of Scott Kay after the

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occurrence and during the continuation of an Event of Default that the Lender deems necessary to accomplish the purposes of the Security Agreements; and

WHEREAS, pursuant to the Uniform Commercial Code, the Lender intends to conduct a private sale (the "UCC Sale") of the Intellectual Property Collateral and other Collateral subject to the Security Agreements to the Buyer.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Scott Kay hereby assigns to the Lender, and, upon consummation of the UCC Sale, the Lender hereby further assigns to the Buyer:

- a all right, tirle and interest in, to, and under the Patents (as such term is defined in the Security Agreement), including, but not limited to, the patents and patent applications set forth on Schedule A attached hereto (collectively, the "Assigned Patents"), together with (i) any and all rights and privileges arising under applicable law with respect to Scott Kay's use of the Assigned Patents, (ii) any and all inventions and improvements described and claimed therein, (iii) any and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (iv) all income, fees, royalties, damages, claims and payments now or hereafter due and/or payable thereunder and with respect thereto including, without limitation, damages and payments for past, present or future infringements thereof, (v) any and all rights to sue for past, present, or future infringements thereof, and (vi) any and all rights corresponding to any of the foregoing throughout the world;
- b. all right, title and interest in, to and under the Trademarks (as such term is defined in the Security Agreement), including, but not limited to the trademarks, trademark registrations, trademark applications, trade names, company names, domain names and service marks set forth on Schedule B attached hereto (the "Assigned Marks"), together with (i) all proceeds and products of the Assigned Marks (including, without limitation, all income, royalnes and other payments now or hereafter due or payable with respect thereto and all damages and payments for past, present or future infringement thereof), (ii) the goodwill of the business with which the Assigned Marks are associated, (iii) any and all rights to sue for past, present or future infringement of any of the Assigned Marks for unfair competition regarding the same, and (iv) all rights corresponding to any of the foregoing throughout the world;
- c. all right, title and interest in, to and under the Copyrights (as such term is defined in the Security Agreement), including, but not limited to, the copyrights and copyright registrations and applications set forth on Schedule C attached hereto (the "Assigned Copyrights"), together with (1) any and all rights and privileges arising under applicable law with respect to the Assigned Copyrights or the use thereof, including, without limitation, termination rights, (ii) renewals, restorations and extensions thereof, (iii) income, fees, royalties, damages, claims and payments now or hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof, (iv) any and all rights to sue for past, present or future infringements or violations thereof, and (v) all rights corresponding to any of the foregoing throughout the world;

- d. all license and distribution agreements (the "Assigned Licenses") with any other Person (as defined in the Security Agreement) with respect to any Patent, Trademark, or Copyright or any other patent, trademark, or copyright, whether such Assignor is a licensor or licensee, distributor or distribute under any such license or distribution agreement, together with any and all (i) renewals, extensions, supplements and continuations of the Assigned Licenses, (ii) income, fees royalties, damages, claims and payments now and hereafter due and/or payable thereunder and with respect to the Assigned Licenses including, without limitation, damages and payments for past, present or future infringements or violations thereof, (iii) rights to sue for past, present and future breach or violations of the Assigned Licenses, and (iv) all other rights arising from or related to any of the Assigned Licenses:
- e. the goodwill (the "Assigned Goodwill") connected with Scott Kay's business including, without limitation, (i) all goodwill connected with the use of and symbolized by any of the Intellectual Property Collateral in which Scott Kay has any interest, (ii) all knowhow, trade secrets, customer and supplier lists, proprietary information, inventions, methods, procedures, formulae, descriptions, compositions, technical data, drawings, specifications, name plates, catalogs, confidential information and the right to limit the use or disclosure thereof by any Person, pricing and cost information, business and marketing plans and proposals, consulting agreements, engineering, contracts and such other assets which relate to such Goodwill or the business of Scott Kay, and (iii) all product lines of the business of Scott Kay; and
- f. all intellectual property of Scott Kay that is not (i) an Excluded Asset (as defined under that certain Asset Purchase Agreement, dated as of the date hereof, between the Lender and Buyer) and (ii) otherwise expressly defined herein (together with the Assigned Patents, Assigned Marks, Assigned Copyrights, Assigned Licenses, and Assigned Goodwill, the "Assigned IP").

Scott Kay and the Lender hereby authorize the Commissioner of Patents and Trademarks of the United States Patent and Trademark Office, the Register of Copyrights of the United States Copyright Office, and the empowered officials of any other applicable offices and governments, to issue or transfer all applicable Assigned IP to the Buyer or otherwise as the Buyer may direct.

[Signature Page Follows]

IN WITNESS WHEREOF the parties have executed this Assignment as of the date set

[IP Assignment Agreement - Signature Page]

iorth above.	
Scott Kay, Inc.	
By: Salus Capital Partners, LLC as atte	
pursuant to Section 3.2 of the Security	Agreement
Ву:	
Name: Kyle C. Shonak	
Title: Executive Vice President	
pm () pl 2	
Name: Jonas D. McCray	***************************************
Title: Senior Vice President	
Scott Kay Sterling, LLC	
By: Salus Capital Parmers, LLC as atta	orney-in-fact
pursuant to Section 9.2 of the Security	Agreement
D.,,	
Name: Kyle C. Shonak	
Title: Executive Vice President	
- Clara	
Name: Johas D.k. McCray	
Title: Senlor Vice President	
Salus Capital Partners, LLC	
<i>YH</i> 1	
Ву:	
Name: Kyle C. Shonak	
Title: Executive Vice President	
By:	
Name: Jonas D.L. McCray	
Title: Senior Vice President	
High Line Acquisition, LLC	
By:	
Name: Richard Gilding	
Title: Posident	

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Schedule A

Assigned Patents

NYC:3058373

Patent	Reg. No.	Ser./App. No.
BIOBLU27 (Cobalt Based Jewelry) - PCT Patent		PCT/US10/38980
BIOBLU27 (Cobalt Based Jewelry) - PCT Patent Canadian National Phase	2,766,392	2,766,392
BIOBLU27 (Cobalt Based Jewelry) - US Patent		12/627,772
Bolo "JEWELRY LINK" (Design Patent)	D546,729	29/237,883
LOCKING TOGGLE ASSEMBLY FOR JEWELRY	7,093,332	10/697,607
RELEASE MECHANISM FOR A BANCLE	7,210,313	10/754,746

Patents

Schedule B

Assigned Marks

NYC-305837,3

Schedule C

Assigned Copyrights

NYC.305837.3

COPYRIGHTS

Project Designation and the second of the se	MARKET LINE IN THE R. P. P. P. P. LEWIS CO., LANS CO., L
Full Title	Copyright Number
Amore - RH-M2000R3 [0.	VAu001092698
Anniversary heart necklace.	6511691000VA
Anniversary Heart (on angle)	VA0001696057
Anniversary Flearts.	VA0001683937
Artiste Aurialis-AR-B1850R310.	Vau001056734
Artiste Aurialis - AR-M1850.	Vau001056774
Artiste Aurialis-AR-M1850R305,	Vau001056570
Artiste Aurialis-AR-MI851R306.	Vau001056740
Artiste Aurialis-AR-M1851R510.	Vau001056735
BC Collection.	VA0001670325
Braided band : no. G0699PP.	VA0001153038
Brawn Cobalt Ardor-JK-C3215CC9.	Vau001056729
Brawn Cobalt Ardor-JK-C3217BC7.	Vau001056730

NYC:106231.1

accent diamonds .3 lctw. metal, with or without engraving : style no. M0722, M1107. surprise diamond, platinum or gold VA0001332519 Heaven's Gates filigree pattern and Vau001056670 Engagement crown setting Brawn Brawn Engagement mounting Dream-M1860. Devout-C3111. Doberman. Divine Collection Die Trying. Cypress Bracelet Cascade C3216CC7 C3229BC9 Cobalt Tenacity-JK-Vau001056733 Tenacity-JKfeaturing; Vau001066862 VA0001683939 VA0001670304 Vau001056731 VA0001698134 VA0001698136 Vau001098555 Vau001066861

Copyrights - 2

Vau001092694	Estella - BB-M1880R310.
Vau001056671	Engagement mounting with Heaven's Gates filigree and round cut diamonds Vau00105667 flanking center stone .39ctw.
Vau001056569	Engagement mounting with Artiste, Aurialis filigree, round diamond halo and accent diamonds. 46ctw.
with Artiste diamond halo Vau001056610 7ctw.	Engagement mounting with Artiste Aurialis filigree, round diamond halo and accent diamonds .27ctw.
Vau001056606	Engagement mounting with Artiste Aurialis filigree, cushion halo and accent diaunonds .46ctw.
Vau001056604	Engagement mounting with Artiste Aurialis filigree and accent diamonds flanking center stone . Joctw.
featuring pattern with Vau001056666 alo .46ctw.	Engagement mounting featuring. Heaven's Gates filigree pattern with round diamond cushion halo .46ctw.
Vau001056668	Engagement mounting featuring Heaven's Gates filigree pattern with halo and accent diamonds .46ctw.

Copyrights - 3

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Ethos Collection.

VA0001696056

Faith Engagement Ring style M2078 Vau001111900

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Sparta ring. GR2128SPM Mens hand-engraved Vau001092686 engraved ring. Guardian Bracelet. Angel) B1820R710. Heaven's Heart of Life. GR2123SPBOM engraved ring. GR1781SPAOM Genesis. Fleur de Lis. Fia - AR-M1980R310. Faith Ring (with Jesus/Guardian VA0001701150 Gates-B1820R510 mens mens sparta sparta||Vau001092697 and|Vau001079927 VA000168981 |Vau001092692 VA0001670305 VA0001690004 VA0001690001 Vau001092689

Copyrights - 4

NYC:306237.1

Vau001056609	Ladies' wedding ring featuring Artiste Aurialis filigree and set with round cut diamonds .56ctw.
Vau001056607	Ladies' wedding ring featuring Artiste Aurialis filigree and set with round cut diamonds .34ctw.
Vau001077584	Ladies Guardian Link.
Vau001077583	Ladies Clasped Guardian Links.
Vau001092690	JK-B1960 Ladies Virtue wedding band.
Vau001092699	JK-B1940 Ladies Cascade Wedding Band.
Vau001056761	Heaven's Gates-M1828.
Vau001056759	Heaven's Gates-M1827.
Vau001056762	Heaven's Gates-M1826.
Vau001056760	Fleaven's Gates-M1825.
Vau001056772	Heaven's Gates-M1820.
Vau001056773	Heaven's Gates-M1820.

Copyrights - 5

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VA0001689995	Native.
Vau001077585	Mens Sparta engraved cufflink with pave black sapphires, black onyx end caps, and standard stud backing -GC2334SPBOBSM.
Vau001077423	Mens Sparta engraved cufflink with decorative square stone and standard stud backing - GC2344.
Vau001077424	Mens Sparta engraved cufflink with decorative oval stone and standard stud backing - GC2362.
Vau001077425	Mens Sparta engraved cufflink with cross, black onyx end caps, and standard stud backing GC2142SPBOM.
Vаµ001077132	Mens Sparta engraved culflink with concave shape, pave black sapphires, and standard stud backing GC2320SPABSS.
Vau001077420	Mens Clasped Guardian Links.
Vau001077600	Mens Basketweave engraved cufflink with standard stud backing -GC2391SPM

Copyrights - 6

NYC-306237.1

Copyrights - 7

VA0001696059	Troy with crosses.
VA0001701346	TroySK-G1284BC.
VA0001701147	Troy - SK-G1025BC8.
VA0001689998	Тгоу
VA0001218192	Trophy.
VA0001670301	Tears of Joy.
VA0001282860	Style no. M1010QDPP platinum diamond P/C MTG 0.50ct TW.
VA0001683938	Regal Collection.
VA0001684169	Rapture Collection.
Vau001078029	Protecting the Cross N3378SRSPASB20.
Vau001092693	Parisi - M2010R310.
Vau001111896	Parisi Engagement Ring et al.
VA0001683940	Nexus Collection.
VA0001172007	Necklace: no. NK 362RDHDPP.
	And the second section of the Company of the Compan

NYC. 106237

				·			s			
Buckle basketweave bracelet, with or without diamond sterling with and without gold	Floop basket weave earrings sterling with and without gold.	Necklace & 90 other titles.	Vine engraved.	Cuff basketweave bracelet sterling with and without gold : style no. B1001.	Basketweave chain link bracelet and necklace sterling with and without gold style no. B1108, B1110, N1078.	Virtue • JK-N11960R310.	UnKaged Skull.	Two hearts as one (opposing hearts)	Two Hearts as One (creating one larger heart)	Troy with rivets.
and VAI319715	VA1352569	V3629D786	VA0001397286	YA0001351255	VA0001351254	Vau001092695	VA0001670308	VA0001696053	VA0001696050	VA0001696048

Copyrights - 8

NYC:306237,1

Copyrights - 9

Basketweave ring with and without VA1324223 diamonds sterling or gold

Bolo chain link earnings, bracelet and necklace sterling with and without VA1329520 gold, with and without basketweave.

TRADEMARK REEL: 005463 FRAME: 0878

RECORDED: 02/06/2015