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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM340706

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Jill Acquisition LLC		05/08/2015	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	CIT FINANCE LLC
Street Address:	11 West 42nd St., 12th Floor
City:	New York
State/Country:	NEW YORK
Postal Code:	10036
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark
Registration Number:	4406634	GIVE WHAT YOU LOVE LOVE WHAT YOU GIVE
Registration Number:	2286599	J. JILL
Registration Number:	2226071	J. JILL
Registration Number:	2234098	J. JILL
Registration Number:	2549253	J. JILL
Registration Number:	2549252	J. JILL
Registration Number:	3665005	J. JILL
Registration Number:	3495018	J. JILL COMPASSION FUND
Registration Number:	4258014	J. JILL ESSENTIALS
Registration Number:	4550770	J.JILL STYLE REWARDS
Registration Number:	3399428	PURE JILL
Registration Number:	3614025	PURE JILL
Registration Number:	4233350	PURE JILL FIT
Registration Number:	3662982	TAKE 5
Registration Number:	4627003	THE J. JILL WEAREVER COLLECTION
Registration Number:	4542800	UNCOMPLICATE REWARDS
Serial Number:	85680526	J. JILL UNCOMPLICATE

CORRESPONDENCE DATA

TRADEMARK

900324045 REEL: 005512 FRAME: 0796

Fax Number:

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.

Email: kansley@stradley.com

Correspondent Name: Kareem Ansley
Address Line 1: Stradley Ronon
Address Line 2: 100 Park Avenue

Address Line 4: New York, NEW YORK 10017

ATTORNEY DOCKET NUMBER:	187718-0007
NAME OF SUBMITTER:	Kareem Ansley
SIGNATURE:	/Kareem Ansley/
DATE SIGNED:	05/08/2015

Total Attachments: 7

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "<u>Trademark Security Agreement</u>") is made this 8th day of May, 2015 among the Grantors listed on the signature pages hereof ("<u>Grantors</u>" and each, a "<u>Grantor</u>"), and CIT FINANCE LLC ("<u>CIT</u>"), in its capacity as Collateral Agent (together with its successors, the "Collateral Agent") for the benefit of the Secured Creditors (as defined below).

WITNESSETH:

WHEREAS, pursuant to that certain ABL Credit Agreement dated as of even date herewith (as amended, restated, amended and restated, supplemented, modified, renewed or extended from time to time, the "Credit Agreement") among JILL HOLDINGS LLC, a Delaware limited liability company ("Parent"), the other Guarantors from time to time party thereto, (together with Parent each a "Guarantor" and collectively the "Guarantors"), JILL ACQUISITION LLC, a Delaware limited liability company (the "Company"), J. JILL GIFT CARD SOLUTIONS, INC., a Florida corporation ("Gift Card"), certain other Subsidiaries of the Company from time to time party thereto as borrowers (together with Gift Card and the Company, each a "Borrower" and collectively the "Borrowers"), the lenders from time to time party thereto (the "Lenders"), and CIT in its capacity as the Administrative Agent (together with the Lenders and the Collateral Agent, the "Lender Creditors") and the Collateral Agent, the Lender Creditors have agreed to make certain financial accommodations available to Borrowers from time to time pursuant to the terms and conditions thereof:

WHEREAS, capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Security Agreement or the Credit Agreement;

WHEREAS, the Credit Parties may enter into (or be a party to) one or more ABL Secured Hedging Agreements with a Hedging Creditor;

WHEREAS, the Credit Parties may enter into (or be a party to) one or more ABL Secured Cash Management Agreements with a Cash Management Bank (the Hedging Creditors, the Cash Management Banks and the Lender Creditors are herein called the "Secured Creditors");

WHEREAS, in order to induce the Lender Creditors to enter into the Credit Agreement and the other Credit Documents and to induce the Lender Creditors to make financial accommodations to Borrowers as provided for in the Credit Agreement, the Grantors agreed to grant a continuing security interest in and to the Collateral, including the Trademark Collateral (as defined below), in order to secure the prompt and complete payment, observance and performance of, among other things, the Secured Obligations, pursuant to that certain Security Agreement dated as of May 8, 2015 among the Grantors and the Collateral Agent (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, amended and restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to Collateral Agent, for the benefit of the Secured Creditors, this Trademark Security Agreement.

NOW, THEREFORE, for and in consideration of the recitals made above and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantors hereby agree as follows:

1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or the Credit Agreement.

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- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby unconditionally grants and pledges to the Collateral Agent, and its successors and permitted assigns, on behalf of and for the ratable benefit of the Secured Creditors, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "Security Interest") in such Grantor's right, title and interest in, to the following, whether now owned by or hereafter acquired by or arising in favor of such Grantor (collectively, the "Trademark Collateral"):
- (i) all of its trademarks, trade names, service marks, trade dress, logos, slogans, designs or fictitious business names, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including (i) those marks listed on Schedule I; (ii) all renewals thereof; (iii) all rights corresponding thereto, and (iv) the goodwill of the businesses with which the Trademark Collateral is associated; and
- (ii) all products and proceeds (as that term is defined in the Code) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or (ii) injury to the goodwill associated with any Trademark.
- 3. <u>SECURITY FOR OBLIGATIONS</u>. The Security Interest created hereby secures the payment and performance of all the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by the Grantors, or any of them, to the Collateral Agent or any Secured Creditor, whether or not they are unenforceable or not allowable due to the existence of an Insolvency or Liquidation Proceeding involving any Grantor.
- 4. <u>SECURITY AGREEMENT</u>. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to the Collateral Agent, for the benefit of the Secured Creditors, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Security Agreement, the Security Agreement shall control.
- 5. <u>AUTHORIZATION TO SUPPLEMENT</u>. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Without limiting the Grantors' obligations under this Section, the Grantors hereby authorize the Collateral Agent unilaterally to modify this Trademark Security Agreement by amending <u>Schedule I</u> to include any such new trademark rights of the Grantors. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from the Collateral Agent's continuing security interest in all Collateral, whether or not listed on <u>Schedule I</u>.
- 6. <u>TERMINATION</u>. This Trademark Security Agreement shall terminate upon termination of the Security Agreement.
- 7. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. In proving this Trademark Security Agreement or any other Credit Document in any judicial proceedings, it shall not be necessary to produce or account for more than one such counterpart signed by the party against whom such

enforcement is sought. Any signatures delivered by a party by facsimile transmission or by e-mail transmission shall be deemed an original signature hereto.

- 8. GOVERNING LAW. THE VALIDITY OF THIS TRADEMARK SECURITY AGREEMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, AND THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.
- CONSTRUCTION. Unless the context of this Trademark Security Agreement or any other Credit Document clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms "includes" and "including" are not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereby," "hereunder," and similar terms in this Trademark Security Agreement or any other Credit Document refer to this Trademark Security Agreement or such other Credit Document, as the case may be, as a whole and not to any particular provision of this Trademark Security Agreement or such other Credit Document, as the case may be. Section, subsection, clause, schedule, and exhibit references herein are to this Trademark Security Agreement unless otherwise specified. Any reference in this Trademark Security Agreement or in any other Credit Document to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). Any reference herein or in any other Credit Document to the satisfaction or repayment in full of the Obligations shall mean the repayment in full in cash (or cash collateralization in accordance with the terms of the Credit Agreement) of all Obligations other than unasserted contingent indemnification and expense reimbursement Obligations. Any reference herein to any Person shall be construed to include such Person's successors and assigns. Any requirement of a writing contained herein or in any other Credit Document shall be satisfied by the transmission of a Record.
- 10. <u>INTERCREDITOR AGREEMENT</u>. Notwithstanding anything herein to the contrary, the Liens and Security Interests granted to the Collateral Agent pursuant to this Trademark Security Agreement in any Collateral and the exercise of any right or remedy by the Collateral Agent with respect to any Collateral hereunder are subject to the provisions of the Initial Intercreditor Agreement. In the event of any conflict between the terms of the Initial Intercreditor Agreement and this Trademark Security Agreement, the terms of the Initial Intercreditor Agreement shall govern and control.

[Remainder of this page intentionally left blank.]

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

GRANTORS:

JILL ACQUISITION LLC

By: Name:

David Biese

Title:

Chief Financial Officer

[Signature Page to ABL Trademark and Security Agreement]

ACCEPTED AND ACKNOWLEDGED BY:

COLLATERAL AGENT: CIT FINANCE LLC

By:

Name:

ROBERTL

Title: DIRECTOR

SCHEDULE I TO TRADEMARK SECURITY AGREEMENT

UNITED STATES TRADEMARK REGISTRATIONS/APPLICATIONS

[SEE ATTACHED]

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TRADEMARK
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SCHEDULE I to

TRADEMARK SECURITY AGREEMENT

United States Trademark Registrations/Applications

GRANTOR	MARK	APPLN. NO. APPLN. DATE	REG. NO. REG. DATE	
Jill Acquisition LLC	GIVE WHAT YOU LOVE	85/849554	4406634	
	LOVE WHAT YOU GIVE	14-Feb-2013	24-Sep-2013	
Jill Acquisition LLC	J. JILL	75/436143	2286599	
Jiii / icquisition EEC	J. JILL	18-Feb-1998	12-Oct-1999	
Jill Acquisition LLC	J. JILL	75/436142	2226071	
Im Acquisition EEC	J. JILL	18-Feb-1998	23-Feb-1999	
Jill Acquisition LLC	J. JILL	75/436141	2234098	
Jili Acquisition LLC	J. JILL	18-Feb-1998	23-Mar-1999	
Jill Acquisition LLC	J. JILL	76/070768	2549253	
Jili Acquisition LLC	J. JILL	13-Jun-2000	19-Mar-2002	
Jill Acquisition LLC	J. JILL	76/070767	2549252	
Jili Acquisition LLC	J. JILL	13-Jun-2000	19-Mar-2002	
Jill Acquisition LLC	J. JILL & Design (New Logo)	77/976984	3665005	
	J. JILL & Design (New Logo)	17-Jan-2008	04-Aug-2009	
Iill Aggrigition I I C	J. JILL COMPASSION FUND	77/276644	3495018	
Jill Acquisition LLC	J. JILL COMPASSION FUND	11-Sep-2007	02-Sep-2008	
Jill Acquisition LLC	J. JILL	77/942719	4258014	
Jin Acquisition LLC	ESSENTIALS	23-Feb-2010	11-Dec-2012	
Jill Acquisition LLC	J. JILL	85/680526	N/A	
Jin Acquisition LLC	UNCOMPLICATE	18-Jun-2012	IN/A	
Jill Acquisition LLC	J. JILL	86/076940	4550770	
	STYLE REWARDS	27-Sep-2013	17-Jun-2014	
Iill Acquisition I I C	PURE JILL	78/515393	3399428	
Jill Acquisition LLC	FORE JILL	11-Nov-2004	18-Mar-2008	
Jill Acquisition LLC	PURE JILL	78/980825	3614025	
	PORE JILL	11-Nov-2004	28-Apr-2009	
Jill Acquisition LLC	PUREJILL FIT & Design	85/561892	4233350	
	FUREJILL FIT & Design	06-Mar-2012	30-Oct-2012	
Jill Acquisition LLC	TAKE 5	77/589400	3662982	
	IANE 3	09-Oct-2008	04-Aug-2009	
Till Apprigition T.I.C	THE J. JILL WEAREVER	85/735413	4627003	
Jill Acquisition LLC	COLLECTION	21-Sep-2012	28-Oct-2014	
Jill Acquisition LLC	UNCOMPLICATE REWARDS	86/076914	4542800	
	ONCOME LICATE REWARDS	27-Sep-2013	03-Jun-2014	

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RECORDED: 05/08/2015