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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM355163

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECOND AMENDED AND RESTATED TRADEMARK SECURITY AND PLEDGE AGREEMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
J. MENDEL INC.		09/11/2015	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	GORES CLOTHING HOLDINGS, LLC
Street Address:	9800 Wilshire Blvd
City:	Beverly Hills
State/Country:	CALIFORNIA
Postal Code:	90212
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	1428455	J. MENDEL
Registration Number:	1984745	THE WORKSHOP BY J. MENDEL
Registration Number:	2831708	J. MENDEL
Registration Number:	2829695	J. MENDEL
Serial Number:	86589164	J. MENDEL
Serial Number:	86589169	J. MENDEL

CORRESPONDENCE DATA

Fax Number: 6179518736

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.

Phone: 6179518000

Email: jennifer.kagan@morganlewis.com

Correspondent Name: Jennifer Kagan, Paralegal

Address Line 1: One Federal Street

Address Line 2:Morgan, Lewis & Bockius LLPAddress Line 4:Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	111476-0002
NAME OF SUBMITTER:	Jennifer Kagan
SIGNATURE:	/jenniferkagan/

DATE SIGNED:	09/15/2015
Total Attachments: 12	
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SECOND AMENDED AND RESTATED TRADEMARK SECURITY AND PLEDGE AGREEMENT

THIS SECOND AMENDED AND RESTATED TRADEMARK SECURITY AND PLEDGE AGREEMENT (this "Agreement") is entered into as of September 11, 2015, by and between GORES CLOTHING HOLDINGS, LLC, a Delaware limited liability company (together with its successors and assigns, "Grantee"), and J. MENDEL INC., a Delaware corporation (the "Company," and together with each Subsidiary of the Company that becomes a party hereto by executing a Joinder, the "Grantors" and each a "Grantor").

RECITALS:

- A. Grantee and the Company entered into an Amended and Restated Trademark Security and Pledge Agreement, dated August 21, 2014 (as amended, restated, supplemented and modified to date, the "**Trademark Security Agreement**");
- B. In connection with additional loans from Grantee to the Company after the date of the Trademark Security Agreement, the parties have amended certain terms of the Trademark Security Agreement, including pursuant to the (i) Supplemental Loan and Security Agreement, dated February 4, 2015, (ii) Supplemental Loan and Security Agreement, dated April 15, 2015 and (iii) Supplemental Loan and Security Agreement, dated June 22, 2015;
- C. Pursuant to the Note Contribution Agreement (the "Note Contribution Agreement"), dated September 10, 2015, among Grantee, the Company and JM Holding Group, LLC (the "Buyer"), Grantee will contribute a portion of the outstanding indebtedness owed under the Existing Notes (as defined below) and the receivables related thereto as an equity contribution to the Company (the "Contribution");
- D. Grantee and the Company are entering into that certain Amended and Restated Secured Promissory Note dated as of the date hereof (the "Amended and Restated Note") to amend certain terms of the Existing Notes and to reflect the residual indebtedness and other obligations that will remain outstanding pursuant to the Existing Notes after giving effect to the Contribution;
- E. Grantee, Gilles Mendel and the Buyer have entered into a Stock Purchase Agreement, dated August 28, 2015 (the "Purchase Agreement"), pursuant to which the Buyer will purchase, from Grantee and the other stockholders of the Company, 100% of the issued and outstanding shares of the Company. As an inducement to Grantee to enter into the Purchase Agreement and as a condition to the performance of Grantee's obligations under the Purchase Agreement, the Buyer has agreed to execute and deliver to Grantee (i) a General Continuing Guaranty, pursuant to which, among other things, the Buyer will guarantee the payment and fulfillment by the Company of all indebtedness and other Obligations outstanding or arising under the Amended and Restated Note (as may be amended, restated, supplemented or modified from time to time, the "Guaranty") and (ii) a Stock Pledge Agreement, pursuant to which, among other things, the Buyer will pledge the capital stock of the Company held by the Buyer as collateral to secure the repayment and fulfillment of the Obligations set forth in the Guaranty.

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- F. Grantor owns certain marks (including those described on <u>Schedule A</u> hereto), together with any applications, extensions, renewals or other filings related thereto, including all of the goodwill and general intangible rights associated therewith (collectively, the "**Registered Marks**").
- G. In connection with the consummation of the transactions contemplated by the Note Contribution Agreement and the Purchase Agreement, the parties desire to amend and restate the terms of the Trademark Security Agreement as set forth herein.
- **NOW, THEREFORE**, in consideration of the foregoing recitals and the mutual agreements and covenants contained herein and in the other Loan Documents, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:
- 1. <u>Trademark Security Interest</u>. As collateral for the prompt and complete payment when due of the Obligations under the Second Amended and Restated Term Loan Agreement dated as of the date hereof between Grantee and the Company (as amended, restated, supplemented or modified from time to time, the "**Loan Agreement**"), Grantors hereby (x) acknowledge, ratify and confirm the existence and effectiveness of all security interests previously granted to Grantee pursuant to the Trademark Security Agreement or otherwise and (y) for the avoidance of doubt, grant Grantee a continuing first priority security interest, in:
 - (a) Each Grantor's entire right, title and interest in and to the Registered Marks including all of the goodwill and general intangible rights associated therewith, in the United States and in all foreign countries, whether or not such Registered Marks are registered or have been registered prior to, on or after the date of this Agreement; and
 - (b) All income, proceeds, royalties, damages, payments, claims, demands, and causes of action, both statutory and based upon common law, and in law or equity, that any Grantor has or might have by reason of any infringement, past, present or future, of any Registered Marks prior to, on or after the date of this Agreement, together with the right to collect all such assets and amounts and prosecute all of such rights in Grantee's own name.

This Agreement is solely for purposes of securing performance of the Loan Documents and shall not operate as an assignment of any rights, claims, causes of action and liabilities or obligations relating to the Registered Marks. Grantors shall have the sole responsibility for the prosecution, defense, enforcement, maintenance and any other similar actions in connection with the Registered Marks and Grantors' rights therein at their sole cost and expense.

In addition to the grant and pledge of the Registered Marks provided above, each Grantor grants, assigns, transfers, conveys, and sets over to Grantee, such Grantor's entire right, title, and interest in and to the Registered Marks; provided, however, that such grant, assignment, transfer, and conveyance shall be and become of force and effect only (a) on or after the occurrence and during the continuance of an Event of Default under the Loan Agreement, (b) on the written demand of Grantee at any time during such continuance and (c) in order to facilitate Grantee's exercise of its rights as a secured party under the UCC with respect to the Registered Marks.

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Grantor shall deliver to Grantee upon demand an assignment in blank of the Registered Marks for use solely as provided in the previous sentence. Except (i) with Grantee's prior written consent, (ii) for licenses of the Registered Marks in the ordinary course of Grantors' business consistent with past practices, or (iii) as permitted hereunder, no Grantor will (x) mortgage, pledge, assign, encumber, grant a security interest in, transfer alienate any of the Registered Marks, or (y) enter into any agreement that is inconsistent with Grantors' obligations under this Agreement. Notwithstanding the foregoing, Grantors may grant licenses under the Registered Marks in the ordinary course of business.

- 2. <u>Representations and Warranties</u>. Each Grantor represents and warrants to Grantee as follows:
 - (a) such Grantor is duly authorized and empowered to execute and perform this Agreement;
 - (b) such Grantor is not a party to any agreements, instruments or agreements that are in conflict with this Agreement or which would cause any Lien to be created on the Registered Marks;
 - (c) this Agreement constitutes a legal, valid and binding agreement of such Grantor and is enforceable against such Grantor in accordance with its terms;
 - (d) neither the execution, delivery or performance of this Agreement nor the consummation of the transactions contemplated hereby will violate any law, rule, regulation, or order affecting a Grantor, any of its affiliates or any of their assets or properties;
 - (e) such Grantor has not engaged in any acts or conduct, or made any omissions, that would result in Grantee receiving proportionately less than a one hundred percent (100.00%) ownership interest in the Registered Marks (subject to such licenses or rights to use the Registered Marks as may be granted by any Grantor from time to time in the ordinary course of Grantor's business), or less favorable treatment under any law, rule, regulation, order, claim, action or proceeding.
- 3. <u>After-acquired Trademarks</u>. If, before the Obligations shall have been finally paid and satisfied in full, any Grantor shall obtain any right, title or interest in or to any other or new trademarks, service marks, designs, logos, indicia, trade names, corporate names, company names, business names, fictitious business names, trade styles, elements of package or trade dress, the provisions of this Agreement shall automatically apply thereto and Grantors shall promptly provide to Grantee notice thereof in writing and execute and deliver to Grantee such documents or instruments as Grantee may request to further implement, preserve or evidence Grantee's interest therein.
- 4. <u>Certain Limited Exclusions</u>. Notwithstanding anything herein to the contrary, in no event shall the Registered Marks include or the security interest granted under <u>Section 1</u> hereof attach to any "intent-to-use" application for registration of a Registered Mark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to

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Section 1(c) of the Lanham Act with respect thereto, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law.

- 5. <u>Further Assurances</u>. Each Grantor agrees that it shall do, execute, acknowledge and deliver, all acts, agreements, instruments, consents, notices and assurances as may be requested by Grantee to (a) correct any errors of a typographical nature or inconsistencies that may be contained in any of the Loan Documents, (b) consummate fully the transactions contemplated under this Agreement or any other Loan Document and (c) further grant, effect, evidence, secure, perfect, preserve or maintain the security interest and Liens contemplated by this Agreement and enforcement of the same hereunder and the transactions contemplated hereby.
- 6. <u>Termination</u>. On the indefeasible payment in full and satisfaction of the Obligations, this Agreement shall terminate and Grantee shall, on the written request of Grantors, execute and deliver to Grantors all deeds, assignments, and other instruments as may be necessary or proper to reassign and reconvey to and re-vest in Grantors the entire right, title, and interest to the Registered Marks previously granted, assigned, transferred, and conveyed to Grantee by Grantors under this Agreement, as fully as if this Agreement had not been made, subject to any disposition of all or any part thereof that may have been made by Grantee under this Agreement.
- 7. <u>Amendment</u>. This Agreement may not be modified or amended unless such modification or amendment is in a writing signed by the parties. The provisions of this Agreement may not be waived, discharged or released (including any release of any Liens by Grantee) unless such waiver, discharge or release is in a writing signed by the party against whom enforcement of such waiver, discharge or release is sought. A waiver signed by Grantee shall be effective only in the specific instance and for the specific purpose given.
- 8. <u>Severability</u>. If any provision of this Agreement shall be held invalid or unenforceable, in whole or in part, or as applied to any circumstance, under the laws of any jurisdiction which may govern for such purpose or in any other context, then such provision shall be deemed to be modified or restricted to the extent and in the manner necessary to render the same valid and enforceable, either generally or as applied to such circumstance, jurisdiction or context, or as to such specific circumstance, jurisdiction or context shall be deemed excised from this Agreement to the extent required by law, as the case may require, and this Agreement shall be construed and enforced to the maximum extent permitted by law as if such provision had been originally incorporated herein as so modified or restricted, or as if such provision had not been originally incorporated herein, as the case may be.
- 9. <u>Successors and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns; <u>provided</u>, <u>however</u>, that the Grantors may not assign or transfer any of their rights or obligations under this Agreement except to a successor or permitted assignee of their rights and obligations under the Loan Documents pursuant to the terms thereof, and any purported assignment in violation of this Agreement shall be deemed to be null and void ab initio.

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- 10. Governing Law. MATTERS OF CONSTRUCTION, VALIDITY AND PERFORMANCE, THIS AGREEMENT AND THE OBLIGATIONS ARISING HEREUNDER SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK APPLICABLE TO CONTRACTS MADE AND PERFORMED IN SUCH STATE (WITHOUT REGARD TO PRINCIPLES OF CONFLICT OF LAWS) AND ANY APPLICABLE LAW OF THE UNITED STATES OF AMERICA. TO THE FULLEST EXTENT PERMITTED BY LAW, EACH GRANTOR HEREBY UNCONDITIONALLY AND IRREVOCABLY WAIVES ANY CLAIM TO ASSERT THAT THE LAW OF ANY OTHER JURISDICTION GOVERNS THIS AGREEMENT, AND THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK PURSUANT TO SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATIONS LAW.
- 11. Consent to Jurisdiction. ANY LEGAL SUIT, ACTION OR PROCEEDING AGAINST THE PARTIES HERETO ARISING OUT OF OR RELATING TO THIS AGREEMENT MAY AT GRANTEE'S OPTION BE INSTITUTED IN ANY FEDERAL OR STATE COURT IN THE CITY OF NEW YORK, COUNTY OF NEW YORK, PURSUANT TO SECTION 5-1402 OF THE NEW YORK GENERAL OBLIGATIONS LAW, AND EACH GRANTOR WAIVES ANY OBJECTIONS WHICH IT MAY NOW OR HEREAFTER HAVE BASED ON VENUE AND/OR FORUM NON CONVENIENS OF ANY SUCH SUIT, ACTION OR PROCEEDING, AND EACH GRANTOR HEREBY IRREVOCABLY SUBMITS TO THE JURISDICTION OF ANY SUCH COURT IN ANY SUIT, ACTION OR PROCEEDING. EACH GRANTOR HEREBY DESIGNATES AND APPOINTS:

SILVERMAN SHIN BYRNE & GILCHREST PLLC, 381 PARK AVENUE SOUTH, 16TH FLOOR, NEW YORK, NY 10016

AS ITS AUTHORIZED AGENT TO ACCEPT AND ACKNOWLEDGE ON ITS BEHALF SERVICE OF ANY AND ALL PROCESS WHICH MAY BE SERVED IN ANY SUCH SUIT, ACTION OR PROCEEDING IN ANY FEDERAL OR STATE COURT IN NEW YORK, NEW YORK, AND AGREES THAT SERVICE OF PROCESS UPON SAID AGENT AT SAID ADDRESS AND WRITTEN NOTICE OF SAID SERVICE MAILED OR DELIVERED TO SUCH GRANTOR IN THE MANNER PROVIDED HEREIN SHALL BE DEEMED IN EVERY RESPECT EFFECTIVE SERVICE OF PROCESS UPON SUCH GRANTOR IN ANY SUCH SUIT, ACTION OR PROCEEDING IN THE STATE OF NEW YORK. EACH GRANTOR (I) SHALL GIVE PROMPT NOTICE TO GRANTEE OF ANY CHANGED ADDRESS OF THEIR AUTHORIZED AGENT HEREUNDER. (II) MAY AT ANY TIME AND FROM TIME TO TIME DESIGNATE A SUBSTITUTE AUTHORIZED AGENT WITH AN OFFICE IN NEW YORK, NEW YORK (WHICH SUBSTITUTE AGENT AND OFFICE SHALL BE DESIGNATED AS THE PERSON AND ADDRESS FOR SERVICE OF PROCESS), AND (III) SHALL PROMPTLY DESIGNATE SUCH A SUBSTITUTE IF ITS AUTHORIZED AGENT CEASES TO HAVE AN OFFICE IN NEW YORK. NEW YORK OR IS DISSOLVED WITHOUT LEAVING A SUCCESSOR.

12. <u>Waiver of Jury Trial</u>. TO THE FULLEST EXTENT PERMITTED BY LAW, EACH PARTY HERETO (BY ACCEPTANCE OF THIS AGREEMENT), WAIVES AND AGREES

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NOT TO ELECT A TRIAL BY JURY WITH RESPECT TO ANY ISSUE ARISING OUT OF THIS AGREEMENT.

- 13. <u>Counterparts</u>. This Agreement may be executed in counterparts, including facsimile or electronic signature, each of which shall be deemed an original, but which together shall constitute one and the same agreement.
- 14. <u>Defined Terms</u>. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Loan Agreement.
- Amendment and Restatement. On the date hereof, this Agreement shall amend and 15. restate and supersede the Trademark Security Agreement in its entirety, except as provided in this Section 15. On the date hereof, the grant of security interests and Liens in the Collateral and the Registered Marks by the Grantors under the Trademark Security Agreement and the other Loan Documents shall continue under this Agreement and the other Loan Documents, and shall not in any event be terminated, extinguished or annulled but shall hereafter continue to be in full force and effect and be governed by this Agreement and the other Loan Documents. All Obligations under the Trademark Security Agreement and the other Loan Documents shall continue to be outstanding except as expressly modified by this Agreement and shall be governed in all respects by this Agreement and the other Loan Documents, it being agreed and understood that this Agreement represents a modification of, and does not constitute a novation, satisfaction or payment of any Obligation under, the Trademark Security Agreement or any other Loan Documents, nor does it operate as a waiver of any right, power or remedy of the Grantee under any Loan Documents. In the event that any payment made by any Borrower Party under the Trademark Security Agreement must be disgorged or otherwise returned by any lender thereunder, such lender shall be entitled to the benefits of the Trademark Security Agreement and the Grantors shall unconditionally be obligated to repay the same along with any applicable interest and fees. The Grantors acknowledge, represent and warrant that, as of the date hereof, they have no claims, defenses or offsets with respect to the Trademark Security Agreement or any of the Loan Documents and that immediately prior to the effectiveness of this Agreement, the Trademark Security Agreement and such other Loan Documents are valid, binding and enforceable in accordance with the terms thereof.

[Signature Page Follows]

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IN WITNESS WHEREOF, the undersigned have caused this Agreement to be executed as of the date first written above.

GRANTOR:

J. MENDEL INC. a Delaware corporation

Name: Ioannis dieorgiades

Title: Vice President

GRANTEE:

GORES CLOTHING HOLDINGS, LLC a Delaware limited liability company

By:

Name:

Title:

[SIGNATURE PAGE TO SECOND AMENDED AND RESTATED TRADEMARK SECURITY AND PLEDGE AGREEMENT]

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IN WITNESS WHEREOF, the undersigned have caused this Agreement to be executed as of the date first written above.

GRANTOR:

J. MENDEL INC. a Delaware corporation

By:

Name: Title:

GRANTEE:

GORES CLOTHING HOLDINGS, LLC a Delaware limited liability company

By:

Name: Steven G. Eisner

Title: Vice President and Secretary

SCHEDULE A Registered Marks

MARK	CTRY	CL./GOODS	REG. NO/REG DATE.	STATUS/ CURRENT OWNER/NEXT DEADLINE
J. MENDEL	Canada	Handbags, purses and shoulder bags; fur and fur trimmed apparel and accessories, namely coats, jackets, capes, vests, hats, muffs, earmuffs and sweaters	TMA748,691 9/25/09	Registered J. Mendel Inc. Renewal due 9/25/2024
J.MENDEL	Canada	Handbags, purses and shoulder bags; fur and fur trimmed apparel and accessories, namely coats, jackets, capes, vests, hats, muffs, earmuffs and sweaters	TMA748319 9/22/09	Registered J. Mendel Inc. Renewal due 9/25/2024
J.MENDEL	China	18/Handbags, purses and shoulder bags, animal skins; imitation leather, traveling bags; trunk (luggage); briefcases; fur; umbrellas' walking sticks; saddlery	3458533 4/21/05	Registered J. Mendel Inc. Renewal application has been filed
J.MENDEL	China	25/clothing, coats, jackets(clothing), capes, vests, hats, muffs (clothing), earmuffs, sweaters, scarves and belts (clothing), all-in-one suits for babies; swimsuits, water proof clothing; costumes clothing; shoes for gymnastics; shoes; socks; gloves; sashes for wear	3458532 1/21/05	Registered J. Mendel Inc. Renewal application has been filed
J. MENDEL	European Union	18/Articles made of leather or imitation leather; bags, briefcases, holdalls, rucksacks, sport bags, boot bags, satchels, wallets, hand bags, purses, shoulder bags 25/Clothing; fur and fur trimmed apparel and accessories; coats, jackets, capes, vests, hats, masks, earmuffs, sweaters	5217849 7/12/07	Registered J. Mendel Inc. Renewal due 7/7/2016

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MARK	CTRY	CL./GOODS	REG. NO/REG DATE.	STATUS/ CURRENT OWNER/NEXT DEADLINE
J.MENDEL	European Union	18/Articles made of leather or imitation leather; bags, briefcases, holdalls, rucksacks, sport bags, boot bags, satchels, wallets, hand bags, purses, shoulder bags 25/Clothing; fur and fur trimmed apparel and accessories; coats, jackets, capes, vests, hats, masks, earmuffs, sweaters	5219332 9/6/07	Registered J. Mendel Inc. Renewal due 7/7/2016
J.MENDEL	Hong Kong	18/Handbags, purses and shoulder bags 25/Clothing, footwear and headgear	200211783AA 9/9/02	Registered J. Mendel Inc. Renewal due 6/22/2018
J.MENDEL	Japan	18/Handbags, shoulder bags, other bags, purses (excluding those of precious metal), other pouches Class 25/Belts	4813100 10/29/04	Registered J. Mendel Inc. Renewal due 10/29/2024
J. MENDEL	Russia	18/Articles made of leather and imitation leather, namely bags, briefcases, holdalls, rucksacks, sport bags, boot bags, satchels, shoulder bags, handbags, purses, wallets. 25/Clothing, namely coats, jackets, capes, vests, pants, blouses, pants, pantsuits, dresses, gowns, shirts, skirts, sweaters, tank tops, stoles, hats, muffs, gloves, earmuffs, scarves, belts, shawls, footwear 35/Retail store services	396137 12/7/09	Registered J. Mendel Inc. Renewal due 12/7/2017

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MARK	CTRY	CL/GOODS	REG. NO/REG DATE.	STATUS/ CURRENT OWNER/NEXT DEADLINE
J.MENDEL	Russia	18/Articles made of leather and imitation leather, namely bags, briefcases, holdalls, rucksacks, sport bags, boot bags, satchels, shoulder bags, handbags, purses, wallets. 25/Clothing, namely coats, jackets, capes, vests, pants, blouses, pantsuits, dresses, gowns, shirts, skirts, sweaters, tank tops, stoles, hats, muffs, gloves, earmuffs, scarves, belts, shawls, footwear 35/Retail store services	396138 12/7/07	Registered J. Mendel Inc. Renewal due 12/7/2017
1.MENDEL	South Korea	18/Handbags, purses and shoulder bags 25/Apparel and accessories, namely, coats, jackets, capes, vests, hats, muffs, earmuffs, sweaters, scarves and belts	592,905 9/10/04	Registered J. Mendel Inc. Renewal due 9/10/2024
J. MENDEL	U.S.	25/Fur and fur trimmed apparel and accessories, namely, coats, jackets, capes, vests, hats, muffs, earmuffs and sweaters	1,428,455 2/10/87	Registered J. Mendel Inc. 2/10/2017
THE WORKSHOP BY J. MENDEL	U.S.	40/Redesigning, remodeling and restyling services in the field of fur an fur trimmed apparel and clothing accessories	1,984,745 7/2/96	Registered J. Mendel Inc. Renewal due 7/2/2016
II J.MENDEL	U.S.	25/Fur and fur trimmed apparel and accessories, namely, coats, jackets, capes, vests, hats, muffs, earmuffs and sweaters	2,831,708 4/13/04	Registered J. Mendel Inc. Renewal due 4/13/2024

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MARK	CTRY	CL/GOODS	REG. NO/REG DATE.	STATUS/ CURRENT OWNER/NEXT DEADLINE
J. MENDEL	U.S.	18/Handbags, purses, and shoulder bags	2,829,695 4/6/04	Registered J. Mendel Inc. Renewal due 4/6/2024
J. MENDEL	U.S.	25/Clothing, namely, blouses, blazers, shirts, sweaters, tank-tops, t-shirts, vests, jackets, skirts, pants, shorts, jeans, jumpsuits, leggings, suits, dresses, gowns, coats, sleepwear, rainwear, headwear, scarves, footwear, socks, belts.	86/589,164 4/7/2015	Pending - new application not yet assigned to an Examiner
J.MENDEL	U.S.	25/Clothing, namely, blouses, blazers, shirts, sweaters, tank-tops, t-shirts, vests, jackets, skirts, pants, shorts, jeans, jumpsuits, leggings, suits, dresses, gowns, coats, sleepwear, rainwear, headwear, scarves, footwear, socks, belts	86/589,169 4/7/2015	Pending - new application not yet assigned to an Examiner

Marks in France:

- J. MENDEL Reg. No. 02 3196542; covers "Clothing, footwear, headgear, readymade clothing, articles of clothing, suites, outer clothing, coats, waterproof clothing, pelisses, gabardine (clothing), pullovers, sweaters, clothing of leather, skirts, frocks, shoulder wraps, tape heads (clothing), boas, scarves, bandanas, sashes, muffs, mittens, gloves, neckties, vests, tee shirts, tights, furs, fur stoles" in class 25 owned by MENDELS, Societe en Nom Collectif
- J. MENDELS Reg. No. 01 3098526; covers "Clothing, footwear, headgear, readymade clothing, articles of clothing, suits, outer clothing, coats, raincoats, pelisses, gabardines, pullovers, sweaters, clothing of leather, skirts, frocks, shoulder wraps, boas, scarves, bandanas, sashes, muffs, mittens, gloves, neckties, vest, tee shirts, tights, furs, fur stoles" in class 25 owned by SNC MENDELS

Domain Names:

RECORDED: 09/15/2015

JMENDEL.COM. The registration expires on 8/12/2022.

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