UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K/A

(Amendment No.2)

CURRENT REPORT

PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): November 10, 2010

001-34219 (Commission File Number)

CASUAL MALE RETAIL GROUP, INC.

(Exact name of registrant as specified in its charter)

Delaware (State of Incorporation) 04-2623104 (IRS Employer Identification Number)

555 Turnpike Street, Canton, Massachusetts 02021 (Address of registrant's principal executive office)

> (781) 828-9300 (Registrant's telephone number)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

D Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act(17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

EXPLANATORY NOTE

Pursuant to a Current Report on Form 8-K filed with the Securities and Exchange Commission on November 10, 2010 (the "Original 8-K"), Casual Male Retail Group, Inc. (the "Company") reported that it had amended its credit facility with Bank of America, N.A. by executing the Sixth Amended and Restated Loan and Security Agreement (the "Credit Facility"). On December 1, 2010, the Company filed Amendment No. 1 to the Original 8-K in order to include a copy of the Credit Facility as Exhibit 10.1 (with certain redactions pursuant to a request for confidential treatment). The Company is filing this Amendment No. 2 to the Original 8-K, as amended, in order to file a revised, redacted version of Exhibit 10.1.

ITEM 9.01 - FINANCIAL STATEMENTS AND EXHIBITS

(d) Exhibits			
Exhibit No.	Description		
10.1*			
	Administrative Agent and Collateral Agent, the Revolving Credit Lenders identified therein, the Company, as Borrowers' Representative, and		
	the Company and CMRG Apparel, LLC, as Borrowers.		

* Portions of this Exhibit have been omitted pursuant to a request for confidential treatment.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CASUAL MALE RETAIL GROUP, INC.

By: Name: Title:

Dennis R. Hernreich Executive Vice President and Chief Financial Officer

/S/ DENNIS R. HERNREICH

Date: January 7, 2011

Confidential Treatment Requested as to certain information contained in this Exhibit and filed separately with the Securities and Exchange Commission.

SIXTH AMENDED AND RESTATED LOAN AND SECURITY AGREEMENT

BANK OF AMERICA, N.A. As Administrative Agent and Collateral Agent

REVOLVING CREDIT LENDERS NAMED HEREIN

WELLS FARGO BANK, NATIONAL ASSOCIATION JPMORGAN CHASE BANK, N.A. As Co-Syndication Agents

> PNC BANK, NATIONAL ASSOCIATION As Documentation Agent

CASUAL MALE RETAIL GROUP, INC.

THE BORROWERS' REPRESENTATIVE FOR:

CASUAL MALE RETAIL GROUP, INC. CMRG APPAREL, LLC

November 10, 2010

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November 10, 2010

THIS SIXTH AMENDED AND RESTATED LOAN AND SECURITY AGREEMENT (this "Agreement") is made among:

Bank of America, N.A., a national banking association with an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, as administrative agent (in such capacity, the "**Administrative Agent**") for the benefit of (i) the Collateral Agent, (ii) the "**Revolving Credit Lenders**" who are, at present, those financial institutions identified on the signature pages of this Agreement and any Person who becomes a "Revolving Credit Lender" in accordance with the provisions of this Agreement, and (iii) the other Secured Parties;

and

Bank of America, N.A., a national banking association with an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, as collateral agent (in such capacity, the "**Collateral Agent**") for the benefit of (i) the Administrative Agent, (ii) the Revolving Credit Lenders, and (iii) the other Secured Parties;

and

The Revolving Credit Lenders;

and

Casual Male Retail Group, Inc., a Delaware corporation with its principal executive offices at 555 Turnpike Street, Canton, Massachusetts 02021, as agent (in such capacity, the "**Borrowers' Representative**") for Casual Male Retail Group, Inc. and CMRG Apparel, LLC (successor by conversion to Designs Apparel, Inc.), a Delaware limited liability company ("**CMRG Apparel**") (individually, a "**Borrower**" and collectively, the "**Borrowers**").

WHEREAS, on December 28, 2006, the Borrowers entered into a Fifth Amended and Restated Loan and Security Agreement (as amended and in effect, the "**Existing Loan Agreement**") among (i) the Borrowers, (ii) Bank of America, N.A., as Administrative Agent and Collateral Agent, (iii) the Revolving Credit Lenders, and (iv) the "Last Out Lenders" party to, and as defined in, the Existing Loan Agreement, pursuant to which, among other things, the Revolving Credit Lenders agreed to make Revolving Credit Loans to the Borrowers and the Last Out Lenders agreed to make Revolving Loans to the Borrowers;

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WHEREAS, the Borrowers have requested that the Agent and the Revolving Credit Lenders extend the Maturity Date (as defined in the Existing Loan Agreement), terminate the Last Out Commitments (as defined in the Existing Loan Agreement) and amend and restate the other provisions of the Existing Loan Agreement in its entirety; and

WHEREAS, in accordance with <u>Article 15</u> of the Existing Loan Agreement, the Agent and the Revolving Credit Lenders are willing to amend and restate the Existing Loan Agreement in its entirety on the terms set forth herein

NOW THEREFORE, in consideration of the mutual agreements set forth in this Agreement, and for good and valuable consideration, the receipt of which is hereby acknowledged, the Agent, the Revolving Credit Lenders and the Borrowers hereby agree that the Existing Loan Agreement shall be amended and restated in its entirety as follows (it being agreed that this Agreement shall not be deemed to evidence or result in a novation or repayment and reborrowing of the Liabilities under, and as defined in, the Existing Loan Agreement):

ARTICLE 1 - DEFINITIONS:

As used herein, the following terms have the following meanings or are defined in the section of this Agreement so indicated:

- "Accelerated Borrowing Base Delivery Event": Either (i) the occurrence and continuance of any Default or Event of Default, or (ii) the failure of the Borrowers to maintain Excess Availability at all times equal to or greater than fifteen percent (15%) of the Loan Cap. For purposes of this Agreement, the occurrence of an Accelerated Borrowing Base Delivery Event shall be deemed continuing (A) so long as such Default or Event of Default is continuing, and/or (B) if the Accelerated Borrowing Base Delivery Event arises as a result of the Borrowers' failure to maintain Excess Availability as required pursuant to clause (ii) above, until Excess Availability has equaled or exceeded fifteen percent (15%) of the Loan Cap for sixty (60) consecutive calendar days, in which case an Accelerated Borrowing Base Delivery Event shall no longer be deemed to be continuing for purposes of this Agreement.
- "Acceleration": The making of demand or declaration that any indebtedness, not otherwise due and payable, is due and payable. Derivations of the word "Acceleration" (such as "Accelerate") are used with like meaning in this Agreement.

"Acceleration Notice": Written notice as follows:

(a) From the Administrative Agent to the Collateral Agent and the Revolving Credit Lenders, as provided in Section 13.1(a).

(b) From the Majority Revolving Credit Lenders to the Administrative Agent, as provided in Section 13.1(b).

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"Account Debtor": Has the meaning given that term in the UCC.

"Accounts" and "Accounts Receivable": Include, without limitation, "accounts" as defined in the UCC, and also all: accounts, accounts receivable, receivables, and rights to payment (whether or not earned by performance) for: property that has been or is to be sold, leased, licensed, assigned, or otherwise disposed of; services rendered or to be rendered; a policy of insurance issued or to be issued; a secondary obligation incurred or to be incurred; for the use or hire of a vessel; arising out of the use of a credit or charge card or information contained on or used with that card; and also all Inventory which gave rise thereto, and all rights associated with such Inventory, including the right of stoppage in transit; all reclaimed, returned, rejected or repossessed Inventory (if any) the sale of which gave rise to any Account.

"ACH": Automated clearing house.

"Acquisition": The purchase or other acquisition, by a Loan Party (no matter how structured in one transaction or in a series of transactions), of: (a) equity interests in any other Person which would constitute or which results in a Change in Control of such other Person (as if such Person were Casual Male, as used in the definition of "Change of Control"), or (b) such of the assets of any Person as would permit a Loan Party to operate one or more retail locations of such Person or to conduct other business operations with such assets; provided, however, none of the following shall constitute an "Acquisition": purchases of inventory in the ordinary course of a Loan Party's business; purchases, leases or other acquisitions of Equipment in the ordinary course of a Loan Party's business; and Capital Expenditures permitted hereunder.

"Additional Commitment Lender": Defined in Section 2.24(c).

"Administrative Agent": Defined in the Preamble.

"Administrative Agent's Account": Defined in Section 7.3.

"Administrative Agent's Cover": Defined in Section 12.3(c)(i).

"Affiliate": The following:

(a) With respect to any two Persons, a relationship in which (i) one holds, directly or indirectly, not less than twenty five percent (25%) of the capital stock, beneficial interests, partnership interests, or other equity interests of the other; or (ii) one has, directly or indirectly, the right, under ordinary circumstances, to vote for the election of a majority of the directors (or other body or Person who has those powers customarily vested in a board of directors of a corporation); or (iii) not less than twenty five percent (25%) of their respective ownership is directly or indirectly held by the same third Person.

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(b) Any Person which: is a parent, brother-sister or Subsidiary of a Loan Party; could have such enterprise's tax returns or financial statements consolidated with that Loan Party's; could be a member of the same controlled group of corporations (within the meaning of Section 1563(a)(1), (2) and (3) of the Internal Revenue Code of 1986, as amended from time to time) of which any Loan Party is a member; or controls or is controlled by any Loan Party.

"Agent": When not preceded by "Administrative" or "Collateral", the term "Agent" refers collectively and individually to the Administrative Agent and the Collateral Agent.

"Agent's Fee": Defined in Section 2.15.

"Agents' Rights and Remedies": Defined in Section 11.7.

"Applicable Inventory Advance Rate": 90%.

"Applicable Law": As to any Person: (i) All statutes, rules, regulations, orders, or other requirements having the force of law; and (ii) all court orders and injunctions, arbitrator's decisions, and/or similar rulings, in each instance ((i) and (ii)) of or by any federal, state, municipal, and other governmental authority, or court, tribunal, panel, or other body which has or claims jurisdiction over such Person, or any property of such Person, or of any other Person for whose conduct such Person would be responsible.

"Applicable Margin": The following percentages for Base Margin Loans and Libor Loans based upon the following criteria:

		APPLICABLE MARGIN FOR	APPLICABLE MARGIN FOR BASE MARGIN
LEVEL	AVERAGE EXCESS AVAILABILITY	LIBOR LOANS	LOANS
I	Greater than or equal to 50% of the Borrowing Base	2.00%	1.00%
II	Less than 50% of the Borrowing Base	2.25%	1.25%

The Applicable Margin shall be set on the Closing Date based upon the Average Excess Availability for the three (3) months immediately preceding the Closing Date. Thereafter, the Applicable Margin shall be adjusted quarterly on the first day of each calendar quarter based upon the Average Excess Availability during the prior quarter; <u>provided that</u>, if any Borrowing Base Certificate is at any time restated or otherwise revised or if the information set forth in any such Borrowing Base Certificate otherwise proves to be false or incorrect such that the Applicable

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Margin would have been higher than was otherwise in effect during any period, without constituting a waiver of any Default or Event of Default arising as a result thereof, interest due under this Agreement shall be immediately recalculated at such higher rate for any applicable periods and shall be due and payable on demand. Upon the occurrence of an Event of Default and for so long as such Event of Default continues in existence, the Applicable Margin may, at the option of the Administrative Agent, be immediately increased to the percentages set forth in Level II (even if the Average Excess Availability requirements for another Level have been met) and interest shall be determined in the manner set forth in <u>Section 2.12(f)</u>.

- "Appraised Inventory Liquidation Value": The product of (a) the Cost of Eligible Inventory (net of Inventory Reserves) of the Casual Male Companies and RBT, <u>multiplied by</u> (b) that percentage, determined from the then most recent appraisal of the Loan Parties' Inventory undertaken at the request of the Administrative Agent, to reflect the appraiser's estimate of the net recovery on the Loan Parties' Inventory in the event of an in-store liquidation of that Inventory.
- "**Approved Fund**": Any Fund that is administered or managed by (a) a Revolving Credit Lender, (b) an Affiliate of a Revolving Credit Lender (c) an entity or an Affiliate of an entity that administers or manages a Revolving Credit Lender, or (d) the same investment advisor or an advisor under common control with such Revolving Credit Lender, Affiliate or advisor, as applicable.

"Arrangement Fee": Has the meaning set forth in the Fee Letter.

"Assignee Revolving Credit Lender": Defined in Section 16.1.

"Assigning Revolving Credit Lender": Defined in <u>Section 16.1</u>.

"Assignment and Acceptance": Defined in Section 16.2.

"Availability": The lesser of (a) or (b) where:

(a) is the result of

(i) The Revolving Credit Commitments;

<u>Minus</u>

(ii) The aggregate outstanding Revolving Credit Loans and SwingLine Loans;

<u>Minus</u>

(iii) The aggregate undrawn Stated Amount of all then outstanding L/Cs.

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- (b) is the result of
 - (i) The Borrowing Base;

<u>Minus</u>

(ii) The aggregate outstanding Revolving Credit Loans and SwingLine Loans;

<u>Minus</u>

(iii) The aggregate undrawn Stated Amount of all then outstanding L/Cs;

<u>Minus</u>

- (iv) The aggregate of the Availability Reserves.
- "Availability Condition": At the time of determination with respect to any specified transaction or payment that is subject to satisfaction of the Payment Conditions, Excess Availability at the time of such determination and immediately following, and after giving effect to, such transaction or payment was, and is projected by the Loan Parties on a pro forma basis for each of the twelve (12) Fiscal months immediately following such transaction or payment to be, equal to or greater than twenty percent (20%) of the Loan Cap.
- "Availability Reserves": Such reserves as the Administrative Agent from time to time determines in the Administrative Agent's reasonable discretion as being appropriate to reflect the impediments to the Collateral Agent's ability to realize upon the Collateral. Without limiting the generality of the foregoing, Availability Reserves may include (but are not limited to) reserves based on the following:
 - (i) Rent (but only if a landlord's waiver, acceptable to the Administrative Agent, has not been received by the Administrative Agent).
 - (ii) Customer Credit Liabilities.
 - (iii) Taxes and other governmental charges, including, ad valorem, personal property, and other taxes which might have priority over the Collateral Interests of the Collateral Agent in the Collateral.
 - (iv) L/C Landing Costs.
 - (v) Banking Services Reserves.

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"Average Excess Availability": The average daily Excess Availability for the immediately preceding quarter.

"BALC": Bank of America Leasing & Capital, LLC, and its successors and assigns.

- "BALC Equipment": The Equipment specifically set forth on Exhibit 1.1(a) hereto, as such exhibit may be amended from time to time by the Borrowers, with the consent of the Administrative Agent.
- "BALC Indebtedness": Indebtedness pursuant to the BALC Loan Agreement in the aggregate principal amount not to exceed \$20,000,000 less all principal payments made after the Closing Date by the Borrowers to BALC pursuant to the terms thereof.
- "BALC Loan Agreement": That certain Master Loan and Security Agreement and Equipment Security Note each dated as of July 20, 2007 entered into among others BALC and Casual Male Retail Group, Inc., as each is in effect as of July 20, 2007.
- "Banking Services": Each and any bank services or facilities provided to any Loan Party by any Agent or any Revolving Credit Lender or any of their respective Affiliates, including, without limitation, the following: (a) Hedge Agreements; (b) purchase cards; (c) ACH transactions; (d) cash management services, including, without limitation, controlled disbursement services, treasury, depository, overdraft, and electronic funds transfer services; (e) foreign exchange facilities; (f) credit card processing services; and (g) credit or debit cards.
- "Banking Services Obligations": Any and all obligations of the Loan Parties, whether absolute or contingent and howsoever and whensoever created, arising, evidenced or acquired (including all renewals, extensions and modifications thereof and substitutions therefor) in connection with Banking Services.
- "Banking Services Reserves": Such reserves as the Administrative Agent from time to time determines in its reasonable discretion as being appropriate to reflect the Banking Services Obligations then outstanding.
- "Bank of America": Bank of America, N.A., a national banking association and its Subsidiaries, Affiliates, branches, and their respective successors with offices at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110.

"Bankruptcy Code": Title 11, U.S.C., as amended from time to time.

"BAS": Is defined in Section 2.13.

"Base Rate": For any day, a fluctuating rate per annum equal to the highest of: (a) the Federal Funds Rate <u>plus</u> one-half of one percent (0.50%), (b) the rate of interest in effect for such day as publicly announced from time to time by Bank of America

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as its "prime rate"; or (c) the Libor Rate for a one-month Interest Period in effect on such day <u>plus</u> one percent (1.00%). The "prime rate" is a rate set by Bank of America based upon various factors including Bank of America's costs and desired return, general economic conditions and other factors, and is used as a reference point for pricing some loans, which may be priced at, above, or below such announced rate. Any change in the Base Rate due to a change in Bank of America's "prime rate", the Federal Funds Rate or the Libor Rate, respectively, shall take effect at the opening of business on the day specified in the public announcement of such change.

"Base Margin": As determined from the definition of Applicable Margin.

"Base Margin Loan": Each Revolving Credit Loan while bearing interest at the Base Margin Rate.

"**Base Margin Rate**": The aggregate of Base Rate <u>plus</u> the then Base Margin.

"Blocked Account": Defined in Section 7.3(a)(ii).

- "Blocked Account Agreement": An agreement, in form and substance satisfactory to the Collateral Agent, which recognizes the Collateral Agent's Collateral Interest in the contents of the deposit account which is the subject of such agreement and provides that, after the occurrence and during the continuance of a Cash Dominion Event, such contents shall be transferred only to the Administrative Agent's Account or as otherwise instructed by the Collateral Agent.
- "Blocked Account Bank": Each bank with whom deposit accounts are maintained in which any funds of any of the Loan Parties from one or more DDAs are concentrated and with whom a Blocked Account Agreement has been, or is required to be, executed in accordance with the terms hereof.

"Borrower" and "Borrowers": Defined in the Preamble.

"Borrowers' Representative": Defined in the Preamble.

"Borrowing Base": The aggregate of the following:

(a) The Applicable Inventory Advance Rate <u>multiplied by</u> the Appraised Inventory Liquidation Value.

Plus

(b) The face amount of Eligible Credit Card Receivables multiplied by the Credit Card Advance Rate.

"Borrowing Base Certificate": A certificate substantially in the form of EXHIBIT 5.4 annexed hereto (as such form may be revised from time to time by the

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Administrative Agent), executed and certified as accurate and complete by the Borrowers' Representative, which shall include appropriate exhibits, schedules, supporting documentation, and additional reports as reasonably requested by the Administrative Agent.

- "Business Day": Any day other than (a) a Saturday or Sunday; (b) any day on which banks in Boston, Massachusetts generally are not open to the general public for the purpose of conducting commercial banking business; or (c) a day on which the principal office of the Administrative Agent is not open to the general public to conduct business.
- "Business Plan": The Loan Parties' most recent projected balance sheet, income statement, statement of cash flows, and availability model, each on a monthly basis for the following twelve (12) month period, delivered by the Borrowers' Representative from time to time pursuant to <u>Section 5.7(c)</u>, as updated from time to time by the Borrowers' Representative pursuant to this Agreement.
- "Canton Lease": The lease and related documents entered into by and among Casual Male and Spirit SPE Canton, LLC dated as of February, 2006.
- "Capital Expenditures": The expenditure of funds or the incurrence of liabilities which may be capitalized in accordance with GAAP.

"Capital Lease": Any lease which may be capitalized in accordance with GAAP.

- "Capital Lease Obligations": With respect to any Person for any period, the obligations of such Person to pay rent or other amounts under any lease of (or other arrangement conveying the right to use) real or personal property, or a combination thereof, which obligations are required to be classified and accounted for as liabilities on a balance sheet of such Person under GAAP and the amount of which obligations shall be the capitalized amount thereof determined in accordance with GAAP.
- "Cash Dominion Event": Either (a) the occurrence and continuance of any Event of Default, or (b) the failure of the Borrowers to maintain Excess Availability at all times equal to or greater than fifteen percent (15%) of the Loan Cap. For purposes of this Agreement, the occurrence of a Cash Dominion Event shall be deemed continuing at the option of the Administrative Agent (i) so long as such Event of Default has not been waived, and/or (ii) if the Cash Dominion Event arises as a result of the Borrowers' failure to maintain Excess Availability as required hereunder, until Excess Availability has equaled or exceeded fifteen percent (15%) of the Loan Cap for sixty (60) consecutive calendar days, in which case a Cash Dominion Event shall no longer be deemed to be continuing for purposes of this Agreement; <u>provided that</u> a Cash Dominion Event shall be deemed continuing (even if an Event of Default is no longer continuing and/or Excess Availability exceeds the required amount for sixty (60) consecutive

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calendar days) (A) at the option of the Borrowers' Representative upon notice to the Administrative Agent or (B) at all times after a Cash Dominion Event has occurred and been discontinued on two (2) occasions after the Closing Date. The termination of a Cash Dominion Event as provided herein shall in no way limit, waive or delay the occurrence of a subsequent Cash Dominion Event in the event that the conditions set forth in this definition again arise.

"Casual Male": Casual Male Retail Group, Inc.

"Casual Male Companies": The Persons listed on EXHIBIT 1.0(a) annexed hereto.

"Change in Control": The occurrence of any of the following:

(a) The acquisition, by any group of persons (within the meaning of the Securities Exchange Act of 1934, as amended) or by any Person, of beneficial ownership (within the meaning of Rule 13d-3 of the Securities and Exchange Commission) of 35% or more of the issued and outstanding capital stock of Casual Male having the right, under ordinary circumstances, to vote for the election of directors of Casual Male.

(b) At any time, (a) occupation of a majority of the seats (other than vacant seats) on the board of directors of Casual Male by Persons who were neither (i) nominated by the board of directors of Casual Male nor (ii) appointed by directors so nominated.

(c) The persons who are directors of Casual Male as of the Closing Date cease, for any reason other than death, disability, retirement or resignation in the ordinary course (and not in connection with a proxy contest or similar occurrence), to constitute a majority of the board of directors of Casual Male.

(d) The failure by Casual Male (i) to own, directly or indirectly, 100% of the issued and outstanding membership interests of CMRG Apparel and RBT, or (ii) to own, directly or indirectly, 100% of the issued and outstanding capital stock or membership interests of all other Loan Parties.

"Chattel Paper": Has the meaning given that term in the UCC.

"Closing Date": November 10, 2010.

"CMRG Apparel": Defined in the Preamble.

"Collateral": Defined in Section 8.1.

"Collateral Agent": Defined in the Preamble.

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"Collateral Interest": Any interest in property to secure an obligation, including, without limitation, a security interest, mortgage, and deed of trust.

"Compliance Certificate": Defined in Section 5.8.

- "Consent": (a) Actual consent given by the Revolving Credit Lender from whom such consent is sought; or (b) except with respect to matters set forth in <u>Section 15.3</u> (as to which matters actual written consent given by the Revolving Credit Lender from whom such consent is sought shall be required), the passage of seven (7) Business Days from receipt of written notice to a Revolving Credit Lender from an Agent of a proposed course of action to be followed by an Agent without such Revolving Credit Lender's giving that Agent written notice of that Revolving Credit Lender's objection to such course of action; <u>provided that</u> all Agents may rely on such passage of time as consent by a Revolving Credit Lender only if such written notice states that consent will be deemed effective if no objection is received within such time period.
- "**Consolidated**": When used to modify a financial term, test, statement, or report, refers to the application or preparation of such term, test, statement or report (as applicable) based upon the consolidation, in accordance with GAAP, of the financial condition or operating results of the Loan Parties.
- "**Consolidated EBITDA**": For any period, an amount equal to the Consolidated Net Income of the Borrowers' Representative and its Subsidiaries for such period, <u>plus</u> (a) the following to the extent deducted in calculating Consolidated Net Income: (i) Consolidated Interest Charges, (ii) the provision for federal, state, local and foreign income taxes, (iii) depreciation and amortization expense and (iv) other non-recurring expenses reducing Consolidated Net Income which do not represent a cash item in such period or any future period (in each case of or by the Borrowers' Representative and its Subsidiaries for such period), <u>minus</u> (b) the following to the extent included in calculating Consolidated Net Income: (i) federal, state, local and foreign income tax credits and (ii) all non-cash items increasing Consolidated Net Income (in each case of or by the Borrowers' Representative and its Subsidiaries for such period), and a consolidated Net Income (in each case of or by the Borrowers' Representative and its Subsidiaries for such period), all as determined on a Consolidated basis in accordance with GAAP.
- "**Consolidated Fixed Charge Coverage Ratio**": For any period, the ratio of (a) (i) Consolidated EBITDA for such period <u>minus</u> (ii) Capital Expenditures made during such period, <u>minus</u> (iii) the aggregate amount of federal, state, local and foreign income taxes paid in cash during such period to (b) Debt Service Charges during such period, in each case, of or by the Borrowers' Representative and its Subsidiaries for such period, all as determined on a Consolidated basis in accordance with GAAP.
- "Consolidated Interest Charges": For any period, the sum of (a) all interest, premium payments, debt discount, fees, charges and related expenses in connection with



borrowed money (including capitalized interest) or in connection with the deferred purchase price of assets, in each case to the extent treated as interest in accordance with GAAP, including, without limitation, all commissions, discounts and other fees and charges owed with respect to letters of credit and bankers' acceptance financing and net costs under Hedge Agreements, but excluding any non-cash or deferred interest financing costs, and (b) the portion of rent expense with respect to such period under Capital Lease Obligations that is treated as interest in accordance with GAAP, in each case of or by the Borrowers' Representative and its Subsidiaries for such period, all as determined on a Consolidated basis in accordance with GAAP.

"Consolidated Net Income": For any period, the net income of the Borrowers' Representative and its Subsidiaries for such period, all as determined on a Consolidated basis in accordance with GAAP; <u>provided</u>, <u>however</u>, that there shall be excluded (a) the income (or loss) of such Person during such period in which any other Person has a joint interest, except to the extent of the amount of cash dividends or other distributions actually paid in cash to such Person during such period, (b) the income (or loss) of such Person during such period and accrued prior to the date it becomes a Subsidiary of a Person or any of such Person or any of such Person or any of its Subsidiaries or is merged into or consolidated with a Person or any of its Subsidiaries or that Person's assets are acquired by such Person or any of its Subsidiaries, and (c) the income of any direct or indirect Subsidiary of a Person to the extent that the declaration or payment of dividends or similar distributions by that Subsidiary of that income is not at the time permitted by operation of the terms of its organizational documents or any agreement, instrument, judgment, decree, order, statute, rule or governmental regulation applicable to that Subsidiary, except that the Borrowers' Representative's equity in any net loss of any such Subsidiary for such period shall be included in determining Consolidated Net Income.

"Cost": The lower of:

(a) the calculated cost of purchases, as determined from invoices received by CMRG Apparel its purchase journal or stock ledger, based upon its accounting practices, known to the Administrative Agent, which practices are in effect on the date on which this Agreement was executed; or

(b) the lowest ticketed or promoted price at which the subject inventory is offered to the public by any Loan Party, after all mark-downs (whether or not such price is then reflected on a Loan Party's accounting system).

"Cost" does not include inventory capitalization costs or other non-purchase price charges used in a Loan Party's calculation of cost of goods sold (other than freight, which may be capitalized consistent with GAAP and such Loan Party's prior practices).

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"Costs of Collection": Includes, without limitation, all reasonable attorneys' fees and reasonable out-of-pocket expenses incurred by any Agent's attorneys, and all reasonable out-of-pocket costs incurred by any Agent in the administration of the Liabilities and/or the Loan Documents, including, without limitation, reasonable costs and expenses associated with travel on behalf of any Agent, where such costs and expenses are directly or indirectly related to or in respect of any Agent's: administration and management of the Liabilities; negotiation, documentation, and amendment of any Loan Document; or efforts to preserve, protect, collect, or enforce the Collateral, the Liabilities, and/or the Agents' Rights and Remedies and/or any of the rights and remedies of any Agent against or in respect of any guarantor or other person liable in respect of the Liabilities (whether or not suit is instituted in connection with such efforts). "Costs of Collection" also includes the reasonable fees and expenses of Lenders' Special Counsel. The Costs of Collection are Liabilities, and at the Administrative Agent's option may bear interest at the then effective Base Margin Rate.

"Credit Card Advance Rate": 90%.

- "Credit Card Receivables": Each Account, together with all income, payments and proceeds thereof, owed by (a) a major credit or debit card issuer (including, but not limited to, Visa, MasterCard and American Express and such other issuers approved by the Administrative Agent) and (b) any Person on account of any private label credit card receivables under programs between a Loan Party and a third party acceptable to the Administrative Agent) where the third party retains the consumer credit exposure to a Loan Party resulting from charges by a customer of a Loan Party on credit or debit cards issued by such issuer in connection with the sale of goods by a Loan Party, or services performed by a Loan Party, in each case in the ordinary course of its business.
- "Customer Credit Liabilities": Gift certificates, gift cards, customer deposits, merchandise credits, layaway obligations, discounts, credits and similar items earned by customers in respect of frequent shopping programs, and similar liabilities of any Loan Party to its retail customers and prospective customers.
- "DDA": Any store level checking, demand daily depository account or other bank or like account maintained by any Loan Party for the purpose of depositing store receipts and paying *de minimis* store level expenses, including, on the date of this Agreement, the accounts listed on **EXHIBIT 7.1** hereto, but excluding, however, any Exempt DDA.
- "**Debt Service Charges**": For any period, the sum of (a) Consolidated Interest Charges paid or required to be paid for such period, <u>plus</u> (b) scheduled principal payments made or required to be made on account of Indebtedness (excluding the

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Liabilities, but including, without limitation, Capital Lease Obligations) for such period, in each case determined on a Consolidated basis in accordance with GAAP.

"Default": Any occurrence, circumstance, or state of facts with respect to a Loan Party which (a) is an Event of Default; or (b) would become an Event of Default if any requisite notice were given and/or any requisite period of time were to run and such occurrence, circumstance, or state of facts were not cured within any applicable grace period.

"Delinquent Revolving Credit Lender": Defined in Section 12.3(c).

"Deposit Account": Has the meaning given that term in the UCC.

"Deteriorating Revolving Credit Lender": (a) Any Delinquent Revolving Credit Lender or (b) any Revolving Credit Lender (i) as to which the Issuer has a good faith belief that such Revolving Credit Lender has defaulted in fulfilling its obligations under one or more other syndicated credit facilities (unless such default arises as a result of a bona fide dispute being contested in good faith by such Revolving Credit Lender), or (ii) which has been deemed insolvent or become the subject of a proceeding under the Bankruptcy Code, or any federal, state or foreign bankruptcy, insolvency, receivership or similar law, or the assets or management of which have been taken over by any governmental authority, or (iii) as to which a Person that Controls such Revolving Credit Lender has been deemed insolvent or become the subject of a proceeding or similar law, or the assets or management of which have been taken over by any governmental authority.

"Documents": Has the meaning given that term in the UCC.

"Documents of Title": Has the meaning given that term in the UCC.

- "Eligible Assignee": With respect to an assignee of a Revolving Credit Lender: (a) a bank, insurance company, or company engaged in the business of making commercial loans having a combined capital and surplus in excess of \$300 Million; or (b) a Revolving Credit Lender or any Affiliate of any Revolving Credit Lender; or (c) any Person to whom a Revolving Credit Lender assigns its rights and obligations under this Agreement as part of a programmed assignment and transfer of such Revolving Credit Lender's rights in and to a material portion of such Revolving Credit Lender's portfolio of asset based credit facilities; or (d) an Approved Fund.
- "Eligible Credit Card Receivables": At the time of any determination thereof, each Credit Card Receivable that satisfies the following criteria at the time of creation and continues to meet the same at the time of such determination: such Credit Card Receivable (i) has been earned by performance and represents the bona fide

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amounts due to a Loan Party from a credit card payment processor and/or credit card issuer, and in each case originated in the ordinary course of business of such Loan Party, and (ii) in each case is acceptable to the Administrative Agent in its reasonable discretion, and is not ineligible for inclusion in the calculation of the Borrowing Base pursuant to any of clauses (a) through (k) below. Without limiting the foregoing, to qualify as an Eligible Credit Card Receivable, an Account shall indicate no Person other than a Loan Party as payee or remittance party. In determining the amount to be so included, the face amount of an Account shall be reduced by, without duplication, to the extent not reflected in such face amount, (i) the amount of all accrued and actual discounts, claims, credits or credits pending, promotional program allowances, price adjustments, finance charges or other allowances (including any amount that a Loan Party may be obligated to rebate to a customer, a credit card payment processor, or credit card issuer pursuant to the terms of any agreement or understanding (written or oral)) and (ii) the aggregate amount of all cash received in respect of such Account but not yet applied by the Loan Parties to reduce the amount of such Credit Card Receivable. Except as otherwise agreed by the Administrative Agent, any Credit Card Receivable included within any of the following categories shall not constitute an Eligible Credit Card Receivable:

(a) Credit Card Receivables which do not constitute an "Account" (as defined in the UCC);

(b) Credit Card Receivables that have been outstanding for more than five (5) Business Days from the date of sale;

(c) Credit Card Receivables (i) that are not subject to a perfected first-priority security interest in favor of the Collateral Agent, or (ii) with respect to which a Loan Party does not have good, valid and marketable title thereto, free and clear of any Encumbrance (other than Encumbrances granted to the Collateral Agent pursuant to the Loan Documents);

(d) Credit Card Receivables which are disputed, are with recourse, or with respect to which a claim, counterclaim, offset or chargeback has been asserted (to the extent of such claim, counterclaim, offset or chargeback);

(e) Credit Card Receivables as to which the processor has the right under certain circumstances to require a Loan Party to repurchase the Accounts from such credit card processor;

(f) Credit Card Receivables due from an issuer or payment processor of the applicable credit card which is the subject of any bankruptcy or insolvency proceedings;

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(g) Credit Card Receivables which are not a valid, legally enforceable obligation of the applicable issuer with respect thereto;

(h) Credit Card Receivables which do not conform to all representations, warranties or other provisions in the Loan Documents relating to Credit Card Receivables;

(i) Credit Card Receivables which are evidenced by "chattel paper" or an "instrument" of any kind unless such "chattel paper" or "instrument" is in the possession of the Collateral Agent, and to the extent necessary or appropriate, endorsed to the Collateral Agent; or

(j) Credit Card Receivables which the Administrative Agent determines in its reasonable discretion to be uncertain of collection or which do not meet such other reasonable eligibility criteria for Credit Card Receivables as the Administrative Agent may determine.

"Eligible In-Transit Inventory": "Eligible In-Transit Inventory" will be calculated at 80% of the Cost value of such of the Inventory of the Casual Male Companies and RBT (in each case, without duplication as to Eligible Inventory and Eligible L/C Inventory), in each case in which title has passed to a Loan Party and which is then being shipped from a foreign location for receipt, within 45 days, at a warehouse of one of the Loan Parties; provided that

(a) Such Inventory is of such types, character, qualities and quantities (net of Inventory Reserves) as the Administrative Agent in its reasonable discretion from time to time determines to be eligible for borrowing;

(b) If applicable, the documents which relate to such shipment names the Collateral Agent as consignee of the subject Inventory and the Collateral Agent has control over the documents which evidence ownership of the subject Inventory (such as by the providing to the Collateral Agent of a Customs Brokers Agreement in form reasonably satisfactory to the Collateral Agent); and

(c) The Collateral Agent has a first priority perfected security interest in such Inventory;

<u>provided further</u> that the Administrative Agent may, in its reasonable discretion, exclude any particular Inventory from the definition of "Eligible In-Transit Inventory" in the event that the Administrative Agent determines that such Inventory is subject to any Person's right or claim which is (or is capable of being) senior to, or pari passu with, the Encumbrance of the Collateral Agent (such as, without limitation, a right of stoppage in transit) or may otherwise adversely impact the ability of the Collateral Agent to realize upon such Inventory.

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"Eligible Inventory": The following (without duplication):

(a) Such of the Loan Parties' Inventory, at such locations, and of such types, character, qualities and quantities, as the Administrative Agent, in its reasonable discretion from time to time determines to be acceptable for borrowing, as to which Inventory, the Collateral Agent has a perfected security interest which is prior and superior to all security interests, claims, and encumbrances.

- (b) Eligible L/C Inventory.
- (c) Eligible In-Transit Inventory.

Without limiting the foregoing, "Eligible Inventory" shall not include: (i) direct shipment Inventory; (ii) Inventory which cannot be sold including, without limitation, any non-merchandise inventory (such as labels, bags, and packaging materials, etc.); (iii) "dummy warehouse inventory"; (iv) damaged goods, return to vendor merchandise, packaways, samples and other similar categories; (v) Inventory that is leased by or is on consignment to a Loan Party or which is consigned by a Loan Party to a Person which is not a Loan Party; (vi) inventory which is the subject of a store closing, liquidation, going-out-of-business or similar sale, as to which in each case, any Loan Party has received an initial payment of the guaranteed price from the Person conducting the sale; and (vii) inventory in locations outside the United States or Canada (except for Eligible L/C Inventory) and in locations in the United States or Canada not under any Loan Party's control (unless waivers acceptable to the Agents are obtained); <u>provided</u>, <u>however</u>, in no event shall Inventory (B) has completed or received an appraisal of such Inventory from appraisers satisfactory to the Agent and such other due diligence as the Agent may require, all of the results of the foregoing to be reasonably satisfactory to the Agent, (C) has established applicable advance rates and Reserves in connection therewith, and (D) has otherwise determined in its reasonable discretion that such Inventory is eligible to be included in the Borrowing Base.

"Eligible L/C Inventory": "Eligible L/C Inventory" will be calculated at 85% of the Cost value of such of the Inventory of the Casual Male Companies and RBT (in each case, without duplication as to Eligible Inventory and Eligible In-Transit Inventory), in each case the purchase of which is supported by a documentary L/C then having an initial expiry of forty-five (45) or less days; <u>provided that</u>

(a) Such Inventory is of such types, character, qualities and quantities (net of Inventory Reserves) as the Administrative Agent in its reasonable discretion from time to time determines to be eligible for borrowing; and

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(b) The documentary L/C supporting such purchase names the Collateral Agent as consignee of the subject Inventory and the Collateral Agent has control over the documents which evidence ownership of the subject Inventory (such as by the providing to the Collateral Agent of a Customs Brokers Agreement in form reasonably satisfactory to the Collateral Agent).

"Employee Benefit Plan": As defined in ERISA.

- "Encumbrance": A Collateral Interest or agreement to create or grant a Collateral Interest; the interest of a lessor under a Capital Lease, conditional sale or other title retention agreement; sale of accounts receivable or chattel paper; or other arrangement pursuant to which any Person is entitled to any preference or priority with respect to the property or assets of another Person or the income or profits of such other Person; and each of the foregoing whether consensual or non-consensual and whether arising by way of agreement, operation of law, legal process or otherwise.
- "End Date": The date upon which all of the following conditions are met: (a) all Liabilities (other than continuing representations, warranties and indemnity obligations) have been paid in full; (b) all obligations of any Revolving Credit Lender to make loans and advances and to provide other financial accommodations to the Borrowers hereunder shall have been irrevocably terminated; and (c) the arrangements regarding L/Cs described in <u>Section 18.2(b)</u> have been made.

"Environmental Laws": All of the following:

(a) Applicable Law which regulates or relates to, or imposes any standard of conduct or liability on account of or in respect to environmental protection matters, including, without limitation, Hazardous Materials, as are now or hereafter in effect.

(b) The common law relating to damage to Persons or property from Hazardous Materials.

"Equipment": Includes, without limitation, "equipment" as defined in the UCC, and also all furniture, store fixtures, motor vehicles, rolling stock, machinery, office equipment, plant equipment, tools, dies, molds, and other goods, property, and assets which are used and/or were purchased for use in the operation or furtherance of a Person's business, and any and all accessions or additions thereto, and substitutions therefor.

"ERISA": The Employee Retirement Income Security Act of 1974, as amended.

"ERISA Affiliate": Any Person which is under common control with a Loan Party within the meaning of Section 4001 of ERISA or is part of a group which includes any Loan Party and which would be treated as a single employer under Section 414 of the Internal Revenue Code of 1986, as amended.

- "Events of Default": Defined in <u>Article 10</u>. An "Event of Default" shall be deemed to have occurred and to be continuing unless and until that Event of Default has been duly waived by the requisite Revolving Credit Lenders or by the Administrative Agent, as applicable.
- "Excess Availability": The result of (a) Availability *minus* (b) all then past due obligations of the Loan Parties including accounts payable which are beyond customary trade terms and rent obligations which are beyond applicable grace periods.

"Executive Order": Defined in Section 4.34.

"Exempt DDA": A depository account maintained by any Loan Party, the only contents of which may be transfers *from* the Operating Account and actually used solely (i) for petty cash purposes or (ii) for payroll.

"Existing Loan Agreement": Defined in the Preamble.

"Farm Products": Has the meaning given that term in the UCC.

- "Federal Funds Rate": For any day, the rate per annum equal to the weighted average of the rates on overnight federal funds transactions with members of the Federal Reserve System arranged by federal funds brokers on such day, as published by the Federal Reserve Bank of New York on the Business Day next succeeding such day; <u>provided that</u> (a) if such day is not a Business Day, the Federal Funds Rate for such day shall be such rate on such transactions on the next preceding Business Day as so published on the next succeeding Business Day, and (b) if no such rate is so published on such next succeeding Business Day, the Federal Funds Rate for such day shall be the average rate (rounded upward, if necessary, to a whole multiple of 1/100 of 1%) charged to Bank of America on such day on such transactions as determined by the Administrative Agent.
- "Fee Letter": The letter dated as of September 28, 2010 between Borrowers' Representative and the Administrative Agent, as such letter may from time to time be amended.
- "Fiscal": When followed by "month" or "quarter", it refers to the relevant fiscal period based on the Loan Parties' fiscal year and accounting conventions (e.g. reference to the Loan Parties' "Fiscal June 2010" is to the Loan Parties' fiscal month of June in the calendar year 2010). When followed by reference to a specific year, it refers to the fiscal year which ends in a month of the year to which reference is being made (e.g. if the Loan Parties' fiscal year ends in January 2011 reference to that year would be to the Loan Parties' "Fiscal 2011").

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"Fixtures": Has the meaning given that term in the UCC.

"Foreign Assets Control Regulations": Defined in Section 4.34.

- "Fund": Any Person (other than a natural person) that is (or will be) engaged in making, purchasing, holding or otherwise investing in commercial loans and similar extensions of credit in the ordinary course of its business.
- "GAAP": Principles which are consistent with those promulgated or adopted by the Financial Accounting Standards Board and its predecessors (or successors) in effect and applicable to that accounting period in respect of which reference to GAAP is being made; <u>provided</u>, <u>however</u>, in the event of a Material Accounting Change, then unless otherwise specifically agreed to by the Administrative Agent, the Borrowers' Representative shall include, with its monthly, quarterly, and annual financial statements a schedule, certified by the Borrowers' Representative's chief financial officer, on which the effect of such Material Accounting Change on that statement shall be described.
- "General Intangibles": Includes, without limitation, "general intangibles" as defined in the UCC; and also all: rights to payment for credit extended; deposits; amounts due to any Person; credit memoranda in favor of any Person; warranty claims; tax refunds and abatements; insurance refunds and premium rebates; all means and vehicles of investment or hedging, including, without limitation, options, warrants, and futures contracts; records; customer lists; telephone numbers; goodwill; causes of action; judgments; payments under any settlement or other agreement; literary rights; rights to performance; royalties; license and/or franchise fees; rights of admission; licenses; franchises; license agreements, including all rights of any Person to enforce same; permits, certificates of convenience and necessity, and similar rights granted by any governmental authority; patents, patent applications, patents pending, and other intellectual property; internet addresses and domain names; developmental ideas and concepts; proprietary processes; blueprints, drawings, designs, diagrams, plans, reports, and charts; catalogs; manuals; technical data; computer software programs (including the source and object codes therefor), computer records, computer software, rights of access to computer record service bureaus, service bureau computer contracts, and computer data; tapes, disks, semi-conductors chips and printouts; trade secrets rights, copyrights, mask work rights and interests, and derivative works and interests; user, technical reference, and other manuals and materials; trade names, trademarks, service marks, and all goodwill relating thereto; applications for registration of the foregoing; and all other general intangible property of any Person in the nature of intellectual property; proposals; cost estimates, and reproductions on paper, or otherwise, of any and all concepts or ideas, and any matter related to, or connected with, the design, development, manufacture, sale, marketing, leasing, or use of any or all property produced, sold, or leased, by any or credit extended or services performed, by any Person, whether intended for an individual customer or the general business of any Person, or used or useful in connection with research by any Person.

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- "Goods": Has the meaning given that term in the UCC, and also includes all things movable when a Collateral Interest therein attaches and also all computer programs embedded in goods and any supporting information provided in connection with a transaction relating to the program if (i) the program is associated with the goods in such manner that it customarily is considered part of the goods or (ii) by becoming the owner of the goods, a Person acquires a right to use the program in connection with the goods.
- "Guarantor" and "Guarantors": Each Person named on EXHIBIT 1.0(b) annexed hereto individually, and the Persons named on EXHIBIT 1.0(b) annexed hereto, collectively.

"Guarantor Agreement": Each instrument and document executed by a Guarantor of the Liabilities to evidence or secure the Guarantor's guaranty thereof.

"Guarantor Default": Default or breach or the occurrence of any event of default under any Guarantor Agreement.

- "Hazardous Materials": Any (a) substance which is defined or regulated as a hazardous material in or under any Environmental Law and (b) oil in any physical state.
- "Hedge Agreement": Any and all transactions, agreements or documents now existing or hereafter entered into, which provides for an interest rate, credit, commodity or equity swap, cap, floor, collar, forward foreign exchange transaction, currency swap, cross currency rate swap, currency option, or any combination of, or option with respect to, these or similar transactions, for the purpose of hedging the Borrowers' exposure to fluctuations in interest or exchange rates, loan, credit exchange, security or currency valuations or commodity prices and not for speculative purposes.
- "Hedge Exposure": On any Business Day, the amount, if any, estimated by the Revolving Credit Lender or its Affiliate which is party to a Hedge Agreement with a Loan Party in good faith and in a commercially reasonable manner (for which calculations and computations will be provided to such Loan Party at its request) pursuant to methodology set forth in the applicable Hedge Agreement, which would be payable to such Revolving Credit Lender or its Affiliate if the Hedge Agreement were terminated as of such Business Day as a result of an event of default (as defined in the Hedge Agreement) with respect to the Loan Party and a payment were due thereunder to the Revolving Credit Lender or its Affiliate.

"Increase Effective Date": Defined in Section 2.24(d).

"Indebtedness": All indebtedness and obligations of or assumed by any Person on account of or with respect to any of the following:

(a) In respect of money borrowed (including any indebtedness which is non-recourse to the credit of such Person but which is secured by an Encumbrance on any asset of such Person) whether or not evidenced by a promissory note, bond, debenture or other written obligation to pay money.

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(b) In connection with any letter of credit or acceptance transaction (including, without limitation, the face amount of all letters of credit and acceptances issued for the account of such Person or reimbursement on account of which such Person would be obligated).

(c) In connection with the sale or discount of accounts receivable or chattel paper of such Person.

(d) On account of deposits or advances (but not including any liabilities with respect to Customer Credit Liabilities including gift cards, gift certificates, merchandise credits and/or frequent shopper or other consumer loyalty programs).

(e) As lessee under Capital Leases.

(f) In connection with any sale and leaseback transaction.

"Indebtedness" of any Person also includes:

(x) Indebtedness of others secured by an Encumbrance on any asset of such Person, whether or not such Indebtedness is assumed by such Person.

(y) Any guaranty, endorsement, suretyship or other undertaking pursuant to which that Person may be liable on account of any obligation of any third party other than on account of the endorsement of checks and other items in the ordinary course.

(z) The Indebtedness of a partnership or joint venture for which such Person is liable as a general partner or joint venturer.

"Indemnified Person": Defined in Section 19.12.

"Instruments": Has the meaning given that term in the UCC.

"Interest Payment Date": With reference to:

Each Libor Loan: The last day of the Interest Period relating thereto (and on the last day of the third month for any such loan which has a six (6) month Interest Period); the Termination Date; and the End Date.

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Each Base Margin Loan: The first day of each month; the Termination Date; and the End Date.

"Interest Period": The following:

(a) With respect to each Libor Loan: Subject to Subsection (c), below, the period commencing on the date of the making or continuation of, or conversion to, the subject Libor Loan and ending one, two, three or six months thereafter, and if available to all Revolving Credit Lenders, fourteen days thereafter, as the Borrowers' Representative may elect by notice (pursuant to <u>Section 2.6</u>) to the Administrative Agent.

(b) With respect to each Base Margin Loan: Subject to Subsection (c), below, the period commencing on the date of the making or continuation of or conversion to such Base Margin Loan and ending on that date (i) as of which the subject Base Margin Loan is converted to a Libor Loan, as the Borrowers' Representative may elect by notice (pursuant to <u>Section 2.6</u>) to the Administrative Agent, or (ii) on which the subject Base Margin Loan is paid by the Borrowers.

(c) The setting of Interest Periods is in all instances subject to the following:

(i) Any Interest Period for a Base Margin Loan which would otherwise end on a day which is not a Business Day shall be extended to the next succeeding Business Day.

(ii) Any Interest Period for a Libor Loan which would otherwise end on a day that is not a Business Day shall be extended to the next succeeding Business Day, unless that succeeding Business Day is in the next calendar month, in which event such Interest Period shall end on the last Business Day of the month during which the Interest Period ends.

(iii) Subject to Subsection (iv), below, any Interest Period applicable to a Libor Loan, which Interest Period begins on a day for which there is no numerically corresponding day in the calendar month during which such Interest Period ends, shall end on the last Business Day of the month during which that Interest Period ends.

(iv) Any Interest Period which would otherwise end after the Termination Date shall end on the Termination Date.

(v) The number of Interest Periods in effect at any one time is subject to <u>Section 2.12(d)</u> hereof.

"**Inventory**": Includes, without limitation, "inventory" as defined in the UCC and also all: (a) Goods which are leased by a Person as lessor; are held by a Person for sale or lease or to be furnished under a contract of service; are furnished by a Person under a contract of service; or consist of raw materials, work in process, or materials used or consumed in a business; (b) Goods of said description in transit; (c) Goods of said description which are returned, repossessed and rejected; (d) packaging, advertising, and shipping materials related to any of the foregoing; (e) all names, marks, and General Intangibles affixed or to be affixed or associated thereto; and (f) Documents and Documents of Title which represent any of the foregoing.

"Inventory Purchase Agreement": The Inventory Purchase Agreement dated October 29, 2004 by and between CMRG Apparel and the other Loan Parties.

- "Inventory Reserves": Such Reserves as may be established from time to time by the Administrative Agent in the Administrative Agent's reasonable discretion with respect to the determination of the saleability, at retail, of the Eligible Inventory or which reflect such other factors affecting the market value of the Eligible Inventory. Without limiting the generality of the foregoing, Inventory Reserves may include (but are not limited to) reserves based on the following:
 - (i) Obsolescence (based upon Inventory on hand beyond a given number of days).
 - (ii) Seasonality.
 - (iii) Shrinkage.
 - (iv) Imbalance.
 - (v) Change in Inventory character.
 - (vi) Change in Inventory composition.
 - (vii) Change in Inventory mix.
 - (viii) Point of sale markdowns and, to the extent not reflected in permanent markdowns.
 - (ix) Markups inconsistent with prior period practice and performance; industry standards; current business plans; or advertising calendar and planned advertising events.
 - (x) Consigned Inventory.

"Investment Property": Has the meaning given that term in the UCC.

"Issuer": Bank of America, N.A. or any of its successors.

- "L/C": Any letter of credit, the issuance of which is procured by the Administrative Agent for the account of any Borrower and any acceptance made on account of such letter of credit.
- "L/C Borrowing": An extension of credit resulting from a drawing under any L/C which has not been reimbursed on the date when made or refinanced as a Revolving Credit Loan.
- "L/C Landing Costs": To the extent not included in the Stated Amount of an L/C, customs, duty, freight, and other out-of-pocket costs and expenses which will be expended to "land" the Inventory, the purchase of which is supported by such L/C.
- "Lease": Any lease or other agreement, no matter how styled or structured, pursuant to which a Loan Party is entitled to the use or occupancy of any space.

"Leasehold Interest": Any interest of a Loan Party as lessee under any Lease.

- "Lenders' Special Counsel": A single counsel selected by Revolving Credit Lenders holding more than 51% of the Revolving Credit Commitments (other than any Revolving Credit Dollar Commitments held by Delinquent Revolving Credit Lenders) following the occurrence of an Event of Default to represent their interests in connection with the enforcement, attempted enforcement, or preservation of any rights and remedies under this, or any other Loan Document.
- "Letter-of-Credit Right": Has the meaning given that term in the UCC and also refers to any right to payment or performance under any letter of credit, whether or not the beneficiary has demanded or is at the time entitled to demand payment or performance.
- "Liabilities": (a) Any and all direct and indirect liabilities, debts, and obligations of each Borrower to any Agent, any Revolving Credit Lender, or any other Secured Party, each of every kind, nature, and description owing on account of this Agreement or any other Loan Document, whether now existing or hereafter arising under this Agreement or under any of the other Loan Documents, including, without limitation, the following:

(i) Each obligation to repay any loan, advance, indebtedness, note, obligation, overdraft, or amount now or hereafter owing by any Borrower to any Agent, any Revolving Credit Lender or any other Secured Party (including all future advances whether or not made pursuant to a commitment by any Agent or any Revolving Credit Lender), whether or not any of such are liquidated, unliquidated, primary, secondary, secured,

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unsecured, direct, indirect, absolute, contingent, or of any other type, nature, or description, or by reason of any cause of action which any Agent, any Revolving Credit Lender or any other Secured Party may hold against any Borrower.

(ii) All notes and other obligations of each Borrower now or hereafter assigned to or held by any Agent, any Revolving Credit Lender or any other Secured Party, each of every kind, nature, and description

(iii) All interest, fees, and charges and other amounts which may be charged by any Agent, any Revolving Credit Lender or any other Secured Party to any Borrower and/or which may be due from any Borrower to any Agent, any Revolving Credit Lender or any other Secured Party from time to time.

(iv) All costs and expenses incurred or paid by any Agent in respect of this Agreement or any other Loan Document (including, without limitation, Costs of Collection, reasonable attorneys' fees, and all court and reasonable litigation costs and expenses).

(v) Any and all covenants of each Borrower to or with any Agent, any Revolving Credit Lender or any other Secured Party under this Agreement or any other Loan Document and any and all obligations of each Borrower to act or to refrain from acting in accordance with this Agreement or any other Loan Document or any instrument furnished by that Borrower to any Agent, any Revolving Credit Lender or any other Secured Party pursuant to this Agreement or any other Loan Document.

(vi) Each of the foregoing as if each reference to "any Agent, any Revolving Credit Lender or any other Secured Party" were to each Affiliate of each Agent, each Revolving Credit Lender and each other Secured Party.

(b) Any and all direct or indirect liabilities, debts, and obligations of each Borrower to any Agent, any Revolving Credit Lender or any other Secured Party or any Affiliate of any Agent, any Revolving Credit Lender or any other Secured Party, each of every kind, nature, and description owing on account of any service or accommodation provided to, or for the account of, any Borrower pursuant to this or any other Loan Document, including any Banking Services Obligations; <u>provided</u>, <u>however</u>, that the Banking Services Obligations shall be secured solely to the extent that there is sufficient Collateral following satisfaction of all other liabilities, debts, and obligations of each Borrower to any Agent, any Revolving Credit Lender and any other Secured Party described in clause (a) of this definition of Liabilities.

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- "Libor Business Day": Any day which is both a Business Day and a day on which the principal interbank market for Libor deposits in London in which Bank of America participates is open for dealings in United States Dollar deposits.
- "Libor Loan": Any Revolving Credit Loan which bears interest at the Libor Rate.
- "Libor Margin": As determined from the definition of Applicable Margin.
- "Libor Offer Rate": For any Interest Period with respect to a Libor Loan, the rate per annum equal to the British Bankers Association LIBOR Rate ("BBA LIBOR"), as published by Reuters (or other commercially available source providing quotations of BBA LIBOR as designated by the Administrative Agent from time to time) at approximately 11:00 a.m., London time, two (2) Business Days prior to the commencement of such Interest Period, for Dollar deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period. If such rate is not available at such time for any reason, then the "Libor Offer Rate" for such Interest Period shall be the rate per annum reasonably determined by the Administrative Agent in good faith to be the rate at which deposits in Dollars for delivery on the first day of such Interest Period by Bank of America and with a term equivalent to such Interest Period would be offered by Bank of America's London Branch to major banks in the London interbank eurodollar market at their request at approximately 11:00 a.m. (London time) two (2) Business Days prior to the commencement of such Interest Period.
- "Libor Rate": That per annum rate which is the aggregate of the Libor Offer Rate *plus* the Libor Margin *except that*, in the event that the Administrative Agent determines in good faith that any Revolving Credit Lender may be subject to the Reserve Percentage, the "Libor Rate" shall mean, with respect to any Libor Loans then outstanding (from the date on which that Reserve Percentage first became applicable to such loans), and with respect to all Libor Loans thereafter made so long as any Revolving Credit Lender is subject to the Reserve Percentage, an interest rate per annum equal the sum of (a) plus (b), where:
 - (a) is the decimal equivalent of the following fraction:

<u>Libor Offer Rate</u> 1 minus Reserve Percentage

- (b) is the applicable Libor Margin.
- "Liquidation": The exercise by the Collateral Agent of those rights accorded to the Collateral Agent under the Loan Documents as a creditor of the Loan Parties following and on account of the occurrence of an Event of Default looking towards the realization on the Collateral. Derivations of the word "Liquidation" (such as "Liquidate") are used with like meaning in this Agreement.

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"Loan Account": Defined in Section 2.9.

"Loan Cap": At any time of determination, the lesser of (a) the Revolving Credit Commitments at such time or (b) the Borrowing Base at such time.

"Loan Documents": This Agreement, each instrument and document executed as contemplated by the Existing Loan Agreement and by <u>Article 4</u>, below, and each other instrument or document from time to time executed and/or delivered in connection with the arrangements contemplated hereby or in connection with any transaction with any Agent, any Revolving Credit Lender or any other Secured Party or any Affiliate of any Agent, any Revolving Credit Lender or any other Secured Party or any Affiliate of any Agent, any Revolving Credit Lender or any other Secured Party or any Affiliate of any Agent, any Revolving Credit Lender or any other Secured Party or any Affiliate of any Agent, any Revolving Credit Lender or any other Secured Party as each may be amended from time to time.

"Loan Party and Loan Parties": Each Borrower and each Guarantor.

- "**Majority Revolving Credit Lenders**": Revolving Credit Lenders (other than Deteriorating Revolving Credit Lenders) holding 51% or more of the Revolving Credit Commitments (other than any Revolving Credit Dollar Commitment held by a Deteriorating Revolving Credit Lender).
- "Material Accounting Change": Any change in GAAP applicable to accounting periods subsequent to the Loan Parties' Fiscal year most recently completed prior to the execution of this Agreement, which change has a material effect on the Loan Parties' Consolidated financial condition or operating results, as reflected on financial statements and reports prepared by or for the Loan Parties, when compared with such condition or results as if such change had not taken place or where preparation of the Loan Parties' statements and reports in compliance with such change.

"Maturity Date": November 10, 2014.

"Moody's": Moody's Investors Service, Inc. and any successor thereto.

"Nominee": A business entity (such as a corporation or limited partnership) formed by the Collateral Agent to own or manage any Post Foreclosure Asset.

"NonConsenting Revolving Credit Lender": Defined in Section 15.6.

"Operating Account": Defined in Section 7.3.

"OverLoan": A loan, advance, or providing of credit support (such as the issuance of any L/C) to the extent that, immediately after its having been made, Availability is less than zero.

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"Participant": Defined in Section 19.15 hereof.

"Patriot Act": Defined in Section 3.11.

"**Payment Conditions**": At the time of determination with respect to any specified transaction or payment that is subject to satisfaction of the Payment Conditions:

(a) no Default or Event of Default then exists or would arise as a result of entering into such transaction or making such payment;

(b) the Borrowers are in compliance with the Availability Condition; and

(c) the Consolidated Fixed Charge Coverage Ratio for each of the twelve (12) Fiscal months immediately preceding the date of such transaction or payment for which the Administrative Agent has received financial statements shall be equal to or greater than 1.00:1.00 after giving pro forma effect to such transaction or payment as if such transaction had been entered into or such payment had been made as of the first day of such twelve-month period; and

Prior to undertaking any transaction or payment which is subject to the Payment Conditions, the Borrowers' Representative shall deliver to the Administrative Agent (i) a certificate signed by the Chief Executive Officer, President or Chief Financial Officer of the Borrowers' Representative certifying that the conditions contained in clauses (a), (b) and (c) of the preceding sentence have been satisfied, and (ii) evidence of satisfaction of the conditions contained in clauses (b) and (c) above on a basis (including, without limitation, giving due consideration to results for prior Fiscal periods and giving effect to the proposed transaction or payment) reasonably satisfactory to the Administrative Agent.

"Payment Intangible": Has the meaning given that term in the UCC and also refers to any general intangible under which the Account Debtor's primary obligation is a monetary obligation.

"Permitted Acquisition": An Acquisition complying with the following:

(a) Such Acquisition shall be of assets ancillary, incidental or necessary to the retail sale of apparel and related activities, or of 100% of the stock of a corporation whose assets consist substantially of such assets, or through the merger of such a corporation with a Loan Party (with a Loan Party as the surviving corporation), or with a Subsidiary of a Loan Party where, after giving effect to such merger, such corporation becomes a wholly-owned Subsidiary of a Loan Party;

(b) If such Acquisition includes the acquisition of assets by, or the merger of, a Loan Party, there shall have been no change in the identity of the president, chief financial officer or any executive vice president of such Loan Party as a consequence of such acquisition, or if

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there has been such a change, the Administrative Agent shall have consented in writing to such change in identity within thirty (30) days thereafter (which consent shall not be unreasonably withheld or delayed); and

(c) If a new Subsidiary is formed or acquired as a result of such Acquisition, such Subsidiary shall execute documentation, reasonably satisfactory in form and substance to the Administrative Agent, guarantying payment and performance of the Liabilities and granting a first lien, subject only to Permitted Encumbrances, in its assets in favor of the Collateral Agent, for the ratable benefit of the Secured Parties.

"Permitted Asset Disposition": A sale or other disposition of the assets of any Loan Party in the ordinary course, so long as the following conditions are satisfied:

(a) The sale, liquidation or other disposition of Inventory at any locations from which a Loan Party determines to cease the conduct of its business, (i) shall be on terms satisfactory to the Administrative Agent and (ii) notwithstanding the Administrative Agent's furnishing of any such consent, the Administrative Agent may, in the exercise of its reasonable discretion, impose Inventory Reserves as a result of the occurrence of any such sale, liquidation, or disposition;

(b) The aggregate of all such sales or other dispositions of the assets of any Loan Party shall not exceed (i) in any Fiscal year of the Loan Parties, ten percent (10%) of the value of all assets of the Loan Parties as of the beginning of such Fiscal year and (ii) in the aggregate from and after the Closing Date, thirty-five percent (35%) of the value of all assets of the Loan Parties as of the Closing Date;

(c) Each such sale or other disposition shall be for fair consideration in an arm's length transaction; and

(d) On the date on which any sale or other disposition of assets is consummated, no Default shall have occurred and be continuing or will occur as a result of such consummation.

"Permitted Encumbrances": The following:

(a) Encumbrances described on **EXHIBIT 1.1** hereto.

(b) Encumbrances on properties to secure taxes, assessments and other government charges or claims for labor, material or supplies in respect of obligations not then overdue; deposits or pledges made in connection with, or to secure payment of, workmen's compensation, unemployment insurance, old age pensions or other social security

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obligations; Encumbrances on property hereafter acquired (either in connection with purchase money encumbrances, rental purchase agreements, including Capital Leases, or conditional sale or other title retention agreements), which are restricted to the property so acquired and do not secure Indebtedness exceeding the fair value (at the time of acquisition) thereof; Encumbrances of carriers, warehousemen, mechanics and materialmen, and other like Encumbrances in existence less than 90 days from the date of creation thereof in respect of obligations not overdue; and Encumbrances on properties consisting of easements, rights of way, zoning restrictions, restrictions on the use of real property and defects and irregularities in the title thereto, landlord's or lessor's Encumbrances under leases to which any Loan Party is a party, and other minor Encumbrances or encumbrances none of which interferes materially with the use of the property affected in the ordinary conduct of the business of the Loan Parties, which defects do not individually or in the aggregate have a materially adverse effect on the business of any Loan Party individually or of the Loan Parties as a whole or which are being actively contested in good faith by appropriate proceedings as to which the Loan Parties have established reasonable reserves, *it being understood, however*, that the filing of a tax lien which includes any Inventory or Accounts does not constitute a "Permitted Encumbrance", even if being so contested.

(c) Encumbrances on the BALC Equipment solely to the extent securing the BALC Indebtedness.

"Permitted Indebtedness": The following Indebtedness:

- (a) The Liabilities.
- (b) Capital Leases and purchase money Indebtedness secured by Permitted Encumbrances.
- (c) Unsecured Indebtedness assumed in connection with Permitted Acquisitions pursuant to <u>Section 4.21</u> (it being understood that the principal amount so assumed shall be deemed part of the purchase price of any such Permitted Acquisition) and any refinancing or replacement thereof on terms and conditions (including, without limitation, interest rate and providing that, in any event, the principal amount thereof shall not exceed that outstanding on the date of refinance or replacement) at least as favorable as those being refinanced or replaced.
- (d) Intercompany Indebtedness permitted under Section 4.22.

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- (e) Indebtedness arising from a guaranty by a Loan Party of the Indebtedness of a Borrower with respect to a Borrower's ordinary course trade payables.
- (f) Indebtedness on account of the Canton Lease.
- (g) The BALC Indebtedness.

"Permitted Investments": Any or all of the following:

(a) marketable direct full faith and credit obligations of, or marketable obligations guaranteed by, the United States of America; <u>provided</u> <u>that</u> such securities, as a group, may not, on the date of determination, have a remaining weighted average maturity of more than five years;

(b) marketable direct full faith and credit obligations of States of the United States or of political subdivisions or agencies; <u>provided that</u> such securities, as a group, may not, on the date of determination, have a remaining weighted average maturity of more than five years; and <u>provided further</u> that such obligations carry a rating of "A" or better by a Rating Service;

(c) certificates of deposit and bankers acceptances maturing within one year after the acquisition thereof issued by: (i) Bank of America; or (ii) any commercial bank organized under the laws of the United States of America or of any political subdivision thereof the long term obligations of which are rated "A" or better by a Rating Service;

(d) Eurodollar certificates of deposit maturing within one year after the acquisition thereof issued by any commercial bank having combined capital, surplus and undivided profits of at least \$1 billion;

(e) tax-exempt bonds or notes which have a remaining maturity at the time of purchase of no more than five years issued by any State of the United States or the District of Columbia, or any political subdivision thereof; <u>provided that</u> such obligations carry a rating of "A" or better by a Rating Service;

(f) the Term Note made payable by LP Innovations Acquisition Corp. to LP Innovations, Inc. dated as of April 25, 2006 in the original principal amount of \$2,200,000.00, which note is currently held by Canton PL liquidating Corp.;

(g) commercial paper issued by any Person organized under the laws of any state of the United States of America and rated at least "Prime-1" (or the then equivalent grade) by Moody's or at least "A-1" (or the then equivalent grade) by S&P, in each case with maturities of not more than 180 days from the date of acquisition thereof;

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(h) fully collateralized repurchase agreements with a term of not more than thirty (30) days for securities described in clause (a) above (without regard to the limitation on maturity contained in such clause) and entered into with a financial institution satisfying the criteria described in clause (c) above or with any primary dealer and having a market value at the time that such repurchase agreement is entered into of not less than 100% of the repurchase obligation of such counterparty entity with whom such repurchase agreement has been entered into;

(i) Investments, classified in accordance with GAAP as current assets of the Loan Parties, in any money market fund, mutual fund, or other investment companies that are registered under the Investment Company Act of 1940, as amended, which are administered by financial institutions that have the highest rating obtainable from either Moody's or S&P, and which invest substantially in one or more of the types of securities described in clauses (a), (b), (c) or (g) above; and

(j) Investments in money market mutual funds consistent with SEC rule 2a-7 that are rated AAA by Moody's or S&P and have minimum assets of at least \$5 billion;

provided, however, that notwithstanding the foregoing, after the occurrence and during the continuance of a Cash Dominion Event, no such investments specified in clauses (a) through (e) and (g) through (i) shall be permitted unless (A) either (1) no loans or advances under the Revolving Credit Facility are then outstanding, or (2) the investment is a temporary investment pending expiration of an Interest Period for a Libor Loan, the proceeds of which investment will be applied to the Liabilities after the expiration of such Interest Period, and (B) such investments are pledged to the Collateral Agent as additional collateral for the Liabilities pursuant to such agreements as may be reasonably required by the Collateral Agent.

"**Permitted Minority Investment**": The Investment by a Loan Party in a joint venture or an Acquisition by a Loan Party of less than 100% of the equity interests of a Person, in each case whose assets are ancillary, incidental or necessary to the retail sale of apparel and related activities.

"Permitted Protective OverAdvance": Is defined in Section 2.2(c).

"**Permitted Repurchase**": The repurchase, repayment, redemption, or acquisition by the Borrowers of Casual Male's capital stock, <u>provided that</u> the Borrowers are in compliance with the Payment Conditions.

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"Person": Any natural person, and any corporation, limited liability company, trust, partnership, joint venture, or other enterprise or entity.

- "**Post Foreclosure Asset**": All or any part of the Collateral, ownership of which is acquired by the Collateral Agent or a Nominee on account of the "bidding in" at a disposition as part of a Liquidation or by reason of a "deed in lieu" type of transaction.
- "Proceeds": Includes, without limitation, "Proceeds" as defined in the UCC and each type of property described in <u>Section 8.1</u> hereof.
- "Pro-Rata": A proportional distribution based upon a Revolving Credit Lender's percentage claim to the overall aggregate amount being distributed.
- "Protective OverAdvances": Revolving Credit Loans which are OverLoans, but as to which each of the following conditions is satisfied: (a) the Revolving Credit Commitments are not exceeded; (b) when aggregated with all other Protective OverAdvances, such Revolving Credit Loans do not aggregate more than 5% of the aggregate of the Borrowing Base; and (c) such Revolving Credit Loans are made or undertaken in the Agents' discretion to protect and preserve the interests of the Revolving Credit Lenders.
- "RBT": Collectively, Casual Male RBT, LLC and Casual Male RBT (U.K.), LLC.
- "Receipts": All cash, cash equivalents, money, checks, credit card slips, receipts and other Proceeds from any sale of the Collateral.
- "Register": Is defined in Section 16.2(c).
- "Requirements of Law": As to any Person: (a) Applicable Law; (b) that Person's organizational documents; and (c) that Person's by-laws and/or other instruments which deal with corporate or similar governance, as applicable.
- "Reserve Percentage": The decimal equivalent of that rate applicable to any Revolving Credit Lender under regulations issued from time to time by the Board of Governors of the Federal Reserve System for determining the maximum reserve requirement of such Revolving Credit Lender with respect to "Eurocurrency liabilities" as defined in such regulations. The Reserve Percentage applicable to a particular Libor Loan shall be based upon that in effect during the subject Interest Period, with changes in the Reserve Percentage which take effect during such Interest Period to take effect (and to consequently change any interest rate determined with reference to the Reserve Percentage) if and when such change is applicable to such loans.
- "Reserves": Availability Reserves and Inventory Reserves.

"Revolving Credit Commitment Increase": Defined in Section 2.24(a).

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- "**Revolving Credit Commitments**": The aggregate of each Revolving Credit Lender's Revolving Credit Dollar Commitment, as such amount may be increased or reduced from time to time in accordance with the terms of this Agreement. The aggregate Revolving Credit Dollar Commitments as of the Closing Date is \$75,000,000.00.
- "**Revolving Credit Dollar Commitment**": As to each Revolving Credit Lender, the amount set forth on **EXHIBIT 2.23**, annexed hereto (as such amounts may change in accordance with the provisions of this Agreement).

"Revolving Credit Facility": Is defined in Section 2.1.

- "Revolving Credit Fees": The Unused Line Fee, Upfront Fees, fees for L/C's which are specifically for the account of the Revolving Credit Lenders and all other fees (such as a fee (if any) on account of the execution of an amendment of a Loan Document) payable by any Borrower in respect of the Revolving Credit Loans other than any amount payable to an Agent as reimbursement for any cost or expense incurred by that Agent on account of the discharge of that Agent's duties under the Loan Documents.
- "**Revolving Credit Lenders**": Each Revolving Credit Lender to which reference is made in the Preamble and any other Person who becomes a "Revolving Credit Lender" in accordance with the provisions of this Agreement.
- "Revolving Credit Loans": Loans made by the Revolving Credit Lenders under the Revolving Credit Facility.

"Revolving Credit Note": Is defined in Section 2.10.

"Revolving Credit Percentage Commitment": As to each Revolving Credit Lender, the amount set forth on EXHIBIT 2.23, annexed hereto (as such amounts may change in accordance with the provisions of this Agreement).

"SEC": The Securities and Exchange Commission.

"Secured Parties": Collectively, and each individually, the Revolving Credit Lenders, each Agent, the Issuer and each of their respective Affiliates.

"S&P": Standard & Poor's Ratings Services, a division of The McGraw-Hill Companies, Inc. and any successor thereto.

"Solvent" and "Solvency": With respect to any Person on a particular date, on such date: (a) the fair salable value of the assets of such Person is greater than the total amount of liabilities, including, without limitation, contingent liabilities, of such Person; and (b) the present fair salable value of the assets of such Person is not less than the amount that will be required to pay the probable liability of such Person on its debts as they become absolute and matured; and (c) such Person

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does not intend to, and does not believe that it will, incur debts or liabilities beyond such Person's ability to pay such debts and liabilities as they mature; and (d) such Person is not engaged in business or a transaction, and is not about to engage in business or a transaction, for which such Person's property would constitute an unreasonably small capital.

"Stated Amount": The maximum amount for which an L/C may be honored.

"Store": Each location at which a Loan Party regularly offers Inventory for sale to the public.

- "Subsidiary": With respect to any Person, any corporation, partnership or other entity of which securities or other ownership interests having ordinary voting power to elect a majority of the board of directors or other Persons performing similar functions are at the time directly or indirectly owned by such Person.
- "Supporting Obligation": Has the meaning given that term in UCC and also refers to a Letter-of-Credit Right or secondary obligation which supports the payment or performance of an Account, Chattel Paper, a Document, a General Intangible, an Instrument, or Investment Property.

"SwingLine": The facility pursuant to which the SwingLine Lender may advance Revolving Credit Loans aggregating up to the SwingLine Loan Ceiling.

"SwingLine Lender": Bank of America, N.A.

"SwingLine Loan Ceiling": \$15,000,000.

"SwingLine Loans": Defined in Section 2.8.

"SwingLine Note": Defined in Section 2.8(c).

"**Termination Date**": The earliest of (a) the Maturity Date; or (b) the Administrative Agent's notice to the Borrowers' Representative setting the Termination Date on account of the occurrence of any Event of Default; or (c) a date, irrevocable written notice of which is provided by the Borrowers' Representative to the Administrative Agent, which is at least ninety (90) days after the date of such written notice.

"Trading with the Enemy Act": Defined in Section 4.34.

"**Transfer**": Wire transfer pursuant to the wire transfer system maintained by the Board of Governors of the Federal Reserve Board, or as otherwise may be agreed to from time to time by the Administrative Agent making such Transfer and the subject Revolving Credit Lender. Wire instructions may be changed in the same manner that Notice Addresses may be changed (<u>Section 17.1</u>), except that no change of the wire instructions for Transfers to any Revolving Credit Lender shall be effective without the consent of the Administrative Agent.

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"Type": As to any Revolving Credit Loan, its nature as a Base Margin Loan or a LIBOR Rate Loan.

"UCC": The Uniform Commercial Code as in effect from time to time in Massachusetts.

"Unanimous Consent": Written Consent of Revolving Credit Lenders (other than Deteriorating Revolving Credit Lenders) holding 100% of the Revolving Credit Commitments (other than any Revolving Credit Dollar Commitment held by a Deteriorating Revolving Credit Lender).

"Unused Line Fee": Defined in Section 2.16.

"Upfront Fees": Defined in Section 2.14.

ARTICLE 2 - COMMITMENTS AND CREDIT EXTENSIONS:

2.1. ESTABLISHMENT OF REVOLVING CREDIT FACILITY.

(a) The Revolving Credit Lenders hereby establish the revolving line of credit (the "**Revolving Credit Facility**") in the Borrowers' favor pursuant to which each Revolving Credit Lender, subject to, and in accordance with, this Agreement, acting through the Administrative Agent, shall make loans and advances and otherwise provide financial accommodations to and for the account of the Borrowers as provided herein.

(b) Loans, advances, and financial accommodations under the Revolving Credit Facility shall be subject to Availability. The Borrowing Base and Availability shall be determined by the Administrative Agent by reference to Borrowing Base Certificates furnished as provided in <u>Section 5.4</u>, below, and shall be subject to the following:

(i) Such determination shall take into account such Reserves as the Administrative Agent may determine as being applicable thereto.

(ii) The Cost of Eligible Inventory will be calculated in a manner consistent with current tracking practices, based on stock ledger inventory at Cost.

(c) The commitment of each Revolving Credit Lender to provide such loans, advances, and financial accommodations is subject to Section 2.23.

(d) The proceeds of borrowings under the Revolving Credit Facility shall be used solely as follows:

(i) For the Borrowers' working capital needs and general corporate purposes.

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- (ii) For advances by the Borrowers to Guarantors to finance the purchases by Guarantors of Inventory pursuant to the Inventory Purchase Agreement and to permit such Guarantors to pay ordinary course operating expenses (including, without limitation, rent, utilities and taxes).
- (iii) For Capital Expenditures to the extent permitted by this Agreement.
- (iv) For Permitted Repurchases and Permitted Acquisitions in accordance with the terms and conditions of this Agreement.

2.2. Advances in Excess of Borrowing Base (OverLoans).

(a) Except as otherwise provided in <u>Section 2.2(c)</u>, no Revolving Credit Lender has any obligation to make any loan or advance, or otherwise to provide any credit to or for the benefit of the Borrowers where the result of such loan, advance, or credit is an OverLoan.

(b) The Revolving Credit Lenders' obligations, among themselves, are subject to <u>Section 12.3(a)</u> (which relates to each Revolving Credit Lender's making amounts available to the Administrative Agent).

(c) The Revolving Credit Lenders agree that any loan or advance under the Revolving Credit Facility which results in a Protective OverAdvance may be made by the Administrative Agent in its discretion without the Consent of the Revolving Credit Lenders and that each Revolving Credit Lender shall be bound thereby; <u>provided</u>, <u>however</u>, the Consent or direction of the Majority Revolving Credit Lenders is required to permit a Protective OverAdvance to be outstanding for more than 45 consecutive Business Days or more than twice in any twelve month period. (Any Protective OverAdvance which is permitted by this <u>Section 2.2(c)</u> is referred to as a "**Permitted Protective OverAdvance**").

(d) The Revolving Credit Lenders' providing of an OverLoan on any one occasion does not affect the obligations of each Borrower hereunder (including each Borrower's obligation to immediately repay any amount which otherwise constitutes an OverLoan) nor obligate the Revolving Credit Lenders to do so on any other occasion.

2.3. INITIAL RESERVES. CHANGES TO RESERVES.

(a) At the execution of this Agreement, the only Reserves are as reflected on the Borrowing Base Certificate, a specimen of which is annexed hereto as **EXHIBIT 5.4**.

(b) The Administrative Agent shall provide not less than seven (7) days prior notice to the Borrowers' Representative of the establishment of any Reserve (other than those established at the execution of this Agreement), *except that* the following may be undertaken without such prior notice:

(i) a change to the amount of a then existing Reserve (as distinguished from a change by which such Reserve is measured or determined), which change reflects the Administrative Agent's reasonable determination of changed circumstances (e.g. the amount of the Reserve for Customer Credit Liabilities will change based on the aggregate of Customer Credit Liabilities at any one time);

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(ii) the creation of, or a change to an existing, Reserve on account of circumstances which the Administrative Agent determines as having a material adverse change on the maintenance of loan to collateral values; and

(iii) the creation of, or a change to an existing, Reserve after the occurrence and during the continuance of a Default or an Event of Default.

2.4. RISKS OF VALUE OF COLLATERAL. The Administrative Agent's reference to a given asset in connection with the making of loans, credits, and advances and the providing of financial accommodations under the Revolving Credit Facility and/or the monitoring of compliance with the provisions hereof shall not be deemed a determination by the Administrative Agent or any Revolving Credit Lender relative to the actual value of the asset in question. All risks concerning the value of the Collateral are and remain upon the Borrowers. All Collateral secures the prompt, punctual, and faithful performance of the Liabilities whether or not relied upon by the Administrative Agent in connection with the making of loans, credits, and advances and the providing of financial accommodations under the Revolving Credit Facility.

2.5. COMMITMENT TO MAKE REVOLVING CREDIT LOANS AND SUPPORT LETTERS OF CREDIT. Subject to the provisions of this Agreement, the Revolving Credit Lenders shall make a loan or advance under the Revolving Credit Facility and the Administrative Agent shall cause L/C's to be issued for the account of the Borrowers' Representative, in each instance if duly and timely requested by the Borrowers' Representative as provided herein, provided that:

(a) Except as otherwise provided in <u>Section 2.2(c)</u>, no OverLoan is then outstanding and none will result therefrom.

(b) No Default has occurred and is continuing or will occur as a result of the borrowing of such loan or advance or the issuance of such L/C.

2.6. LOAN REQUESTS.

(a) Requests for loans and advances under this Agreement or for the continuance or conversion of an interest rate applicable to a Revolving Credit Loan may be requested by the Borrowers' Representative in such manner as may from time to time be reasonably acceptable to the Administrative Agent.

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(b) Subject to the provisions of this Agreement, the Borrowers' Representative may request a Revolving Credit Loan and elect an interest rate and Interest Period to be applicable to that Revolving Credit Loan by giving notice to the Administrative Agent by no later than the following:

(i) If such Revolving Credit Loan is to be or is to be converted to a Base Margin Loan: By 1:00 PM on the Business Day prior to the Business Day on which the subject Revolving Credit Loan is to be made or is to be so converted. Base Margin Loans requested by the Borrowers' Representative, other than those resulting from the conversion of a Libor Loan, shall not be less than \$100,000.00.

(ii) If such Revolving Credit Loan is to be, or is to be continued as, or converted to, a Libor Loan: By 1:00 PM three (3) Libor Business Days before the commencement of any new Interest Period or the end of the then applicable Interest Period. Libor Loans and conversions to Libor Loans shall each be not less than \$1,000,000.00 and in increments of \$100,000.00 in excess of such minimum.

(iii) Any Libor Loan which matures while a Default has occurred and is continuing shall be converted, at the option of the Administrative Agent, to a Base Margin Loan notwithstanding any notice from the Borrowers' Representative that such Revolving Credit Loan is to be continued as a Libor Loan.

(c) Any request for a Revolving Credit Loan or for the continuance or conversion of an interest rate applicable to a Revolving Credit Loan which is made after the applicable deadline therefore, as set forth above, shall be deemed to have been made at the opening of business on the then next Business Day or Libor Business Day, as applicable. Each request for a Revolving Credit Loan or for the conversion of a Revolving Credit Loan shall be made in such manner as may from time to time be acceptable to the Administrative Agent.

(d) The Borrowers' Representative may request that the Administrative Agent cause the issuance by the Issuer of L/C's for the account of a Borrower as provided in <u>Section 2.18</u>.

(e) The Administrative Agent may rely on any request for a loan or advance, or other financial accommodation under the Agreement which the Administrative Agent, in good faith, believes to have been made by a Person duly authorized to act on behalf of the Borrowers' Representative and may decline to make any such requested loan or advance, or issuance, or to provide any such financial accommodation pending the Administrative Agent's being furnished with such documentation concerning that Person's authority to act as reasonably may be satisfactory to the Administrative Agent.

(f) A request by the Borrowers' Representative for a loan or advance, or other financial accommodation under this Agreement shall be irrevocable and shall constitute certification by each Borrower that as of the date of such request, each of the following is true and correct:

(i) There has been no material adverse change in the Loan Parties' financial condition (taken as a whole) from the most recent financial information furnished Administrative Agent or any Revolving Credit Lender pursuant to this Agreement.

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(ii) Each representation, not relating to a specific date, which is made herein or in any of the Loan Documents is then true and correct in all material respects as of and as if made on the date of such request, except (A) to the extent of changes resulting from transactions contemplated or permitted by this Agreement or the other Loan Documents and changes occurring in the ordinary course of business which singly or in the aggregate are not materially adverse, (B) to the extent that such representations and warranties expressly relate to a then earlier date, in which case such representations and warranties shall be true and correct in all material respects as of such earlier date, and (C) in the case of any such representations and warranties that are qualified by materiality, such representations and warranties shall be true and correct in all material respects.

(iii) Unless accompanied by the Certificate of the Borrowers' Representative's Chief Executive Officer, President, or Chief Financial Officer describing (in reasonable detail) the facts and circumstances thereof and the steps (if any) being taken to remedy such condition, no Default has occurred and is continuing.

(g) If, at any time or from time to time, a Default shall occur:

(i) The Administrative Agent may suspend the Borrowers right to request Revolving Credit Loans, SwingLine Loans, or L/Cs immediately, in which event, neither the Administrative Agent nor any Revolving Credit Lender shall be obligated during such suspension, to make any loan or advance, or to provide any financial accommodation hereunder or to seek the issuance of any L/C.

(ii) The Administrative Agent may suspend the right of the Borrowers' Representative to request any Libor Loan or to convert any Base Margin Loan to a Libor Loan.

2.7. MAKING OF REVOLVING CREDIT LOANS.

(a) A loan or advance under this Agreement shall be made by the transfer of the proceeds of such loan or advance to the Operating Account or as otherwise instructed by the Borrowers' Representative.

(b) A loan or advance shall be deemed to have been made under this Agreement (and the Borrowers shall be indebted to the Administrative Agent and the Revolving Credit Lenders for the amount thereof immediately) at the following:

(i) The Administrative Agent's initiation of the transfer of the proceeds of such loan or advance in accordance with the Borrowers' Representative's instructions (if such loan or advance is of funds requested by the Borrowers' Representative).

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(ii) The charging of the amount of such loan to the Loan Account (in all other circumstances).

(c) There shall not be any recourse to or liability of any Agent or any Revolving Credit Lender on account of:

(i) Any delay, beyond the reasonable control of the Agents and the Revolving Credit Lenders, in the making of any loan or advance requested under this Agreement.

(ii) Any delay, beyond the reasonable control of the Agents and the Revolving Credit Lenders, by any bank or other depository institution in treating the proceeds of any such loan or advance as collected funds.

(iii) Any delay in the receipt, and/or any loss, of funds which constitute a loan or advance under this Agreement, the wire transfer of which was properly initiated by the Administrative Agent in accordance with wire instructions provided to the Administrative Agent by the Borrowers' Representative.

2.8. SWINGLINE LOANS.

(a) For ease of administration, Base Margin Loans may be made by the SwingLine Lender in its sole discretion (in the aggregate, the "SwingLine Loans") in accordance with the procedures set forth in this Agreement for the making of loans and advances under the Revolving Credit Facility. The unpaid principal balance of the SwingLine Loans shall not at any one time be in excess of the SwingLine Loan Ceiling.

(b) The aggregate unpaid principal balance of SwingLine Loans shall bear interest at the rate applicable to Base Margin Loans and shall be repayable as a Revolving Credit Loan.

(c) The SwingLine Lender may request that the Borrowers' obligation to repay SwingLine Loans shall be evidenced by a promissory note (the "SwingLine Note") in the form of EXHIBIT 2.8, annexed hereto, executed by the Borrowers, and payable to the SwingLine Lender. Neither the original nor a copy of that SwingLine Note shall be required, *however*, to establish or prove any Liability. The Borrowers shall execute a replacement of any SwingLine Note which has been lost, mutilated, or destroyed thereof and deliver such replacement to the SwingLine Lender.

(d) For all purposes of this Loan Agreement, the SwingLine Loans and the Borrowers' obligations to the SwingLine Lender constitute Revolving Credit Loans and are secured as "Liabilities".

(e) SwingLine Loans may be subject to periodic settlement with the Revolving Credit Lenders as provided in this Agreement.

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2.9. THE LOAN ACCOUNT.

(a) An account ("**Loan Account**") shall be opened on the books of the Administrative Agent in which a record shall be kept of all loans and advances made under the Revolving Credit Facility.

(b) The Administrative Agent shall also keep a record (either in the Loan Account or elsewhere, as the Administrative Agent may from time to time elect) of all interest, fees, service charges, costs, expenses, and other debits owed to the Administrative Agent and each Revolving Credit Lender on account of Revolving Credit Loans and L/Cs and of all credits against such amounts so owed.

(c) All credits against the Liabilities shall be conditional upon final payment to the Administrative Agent for the account of each Revolving Credit Lender of the items giving rise to such credits. The amount of any item credited against the Liabilities which is charged back against the Administrative Agent or any Revolving Credit Lender for any reason or is not so paid shall be a Liability and, if arising under the Revolving Credit Facility, shall be added to the Loan Account, whether or not the item so charged back or not so paid is returned.

(d) Except as otherwise provided herein, all fees, service charges, costs, and expenses for which any Borrower is obligated hereunder are payable on demand. In the determination of Availability, the Administrative Agent may deem fees, service charges, accrued interest, and other payments which will be due and payable between the date of such determination and the first day of the then next succeeding month as having been advanced under the Revolving Credit Facility whether or not such amounts are then due and payable.

(e) The Administrative Agent, without the request of the Borrowers' Representative, may advance under the Revolving Credit Facility any interest, fee, service charge, or other payment to which any Agent or any Revolving Credit Lender is entitled from any Borrower pursuant hereto and may charge the same to the Loan Account notwithstanding that an OverLoan may result thereby. Such action on the part of the Administrative Agent shall not constitute a waiver of the Administrative Agent's rights and each Borrower's obligations under <u>Section 2.11(b)</u>. Any amount which is added to the principal balance of the Loan Account as provided in this <u>Section 2.9(e)</u> shall bear interest at the interest rate then and thereafter applicable to Base Margin Loans.

(f) In the absence of manifest error, a statement rendered by the Administrative Agent or any Revolving Credit Lender to the Borrowers' Representative concerning the Liabilities shall be considered correct and accepted by each Borrower and shall be conclusively binding upon each Borrower unless the Borrowers' Representative provides the Administrative Agent with written objection thereto within thirty (30) days from the mailing of such statement, which written objection shall indicate, with particularity, the reason for such objection. In the absence of manifest error, the Loan Account and the Administrative Agent's books and records concerning the loan arrangement contemplated herein and the Liabilities shall be prima facie evidence and proof of the items described therein.

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2.10. THE REVOLVING CREDIT NOTES. The Borrowers' obligation to repay Revolving Credit Loans with interest as provided herein, shall be evidenced by notes (each, a "**Revolving Credit Note**") in the form of **EXHIBIT 2.10**, annexed hereto, executed by each Borrower, one payable to each Revolving Credit Lender. Neither the original nor a copy of any Revolving Credit Note shall be required, however, to establish or prove any Liability. Upon the Borrowers' Representative's being provided with an affidavit from the Administrative Agent to the effect that any Revolving Credit Note has been lost, mutilated, or destroyed, the Borrowers shall execute a replacement thereof and deliver such replacement to the Administrative Agent.

2.11. PAYMENT OF THE LOAN ACCOUNT.

(a) The Borrowers *may* repay all or any portion of the principal balance of the Loan Account from time to time until the Termination Date. Unless the Borrowers' Representative otherwise advises the Administrative Agent, such payments shall be applied first to Base Margin Loans and only then to Libor Loans. All payments by the Borrowers hereunder shall be made to the Administrative Agent, for the account of the respective Revolving Credit Lenders to which such payment is owed, at the Administrative Agent's office in Dollars and in immediately available funds.

(b) The Borrowers, without notice or demand from the Administrative Agent or any Revolving Credit Lender, *shall* pay the Administrative Agent that amount, from time to time, which is necessary so that there is no OverLoan outstanding.

(c) The Borrowers shall repay the then entire unpaid balance of the Loan Account and all other Liabilities on the Termination Date.

(d) The Administrative Agent shall endeavor to cause the application of payments (if any), pursuant to <u>Sections 2.11(a)</u> and <u>2.11(b)</u> against Libor Loans then outstanding in such manner as results in the least cost to the Borrowers, but shall not have any affirmative obligation to do so nor liability on account of the Administrative Agent's failure to have done so. In no event shall action or inaction taken by the Administrative Agent excuse any Borrower from any indemnification obligation under <u>Section 2.11(e)</u>.

(e) The Borrowers shall indemnify the Administrative Agent and each Revolving Credit Lender and hold the Administrative Agent and each Revolving Credit Lender harmless from and against any loss, cost or expense (including loss of anticipated profits and amounts payable by the Administrative Agent or such Revolving Credit Lender on account of "breakage fees" (so-called)) which the Administrative Agent or such Revolving Credit Lender may sustain or incur (including, without limitation, by virtue of acceleration after the occurrence of any Event of Default) as a consequence of the following:

(i) Default by any Borrower in payment of the principal amount of or any interest on any Libor Loan as and when due and payable, including any such loss or expense arising from interest or fees payable by such Revolving Credit Lender in order to maintain its Libor Loans.

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(ii) Default by any Borrower in making a borrowing or conversion after the Borrowers' Representative has given (or is deemed to have given) a request for a Revolving Credit Loan or a request to convert a Revolving Credit Loan from one applicable interest rate to another.

(iii) The making of any payment on a Libor Loan or the making of any conversion of any such Libor Loan to a Base Margin Loan on a day that is not the last day of the applicable Interest Period with respect thereto.

2.12. INTEREST ON REVOLVING CREDIT LOANS.

(a) Each Revolving Credit Loan shall bear interest at the Base Margin Rate unless timely notice is given (as provided in <u>Section 2.6</u>) that the subject Revolving Credit Loan (or a portion thereof) is, or is to be converted to, a Libor Loan.

(b) Each Revolving Credit Loan which consists of a Libor Loan shall bear interest at the applicable Libor Rate.

(c) Subject to, and in accordance with, the provisions of this Agreement, the Borrowers' Representative may cause all or a part of the unpaid principal balance of the Loan Account to bear interest at the Base Margin Rate or the Libor Rate as specified from time to time by notice to the Administrative Agent. For ease of reference and administration, each part of the Loan Account which bears interest at the same interest and for the same Interest Period is referred to herein as if it were a separate "Revolving Credit Loan".

(d) The Borrowers' Representative shall not select, renew, or convert any interest rate for a Revolving Credit Loan such that, in addition to interest at the Base Margin Rate, there are more than seven (7) Libor Rates applicable to the Revolving Credit Loans at any one time.

- (e) The Borrowers shall pay accrued and unpaid interest on each Revolving Credit Loan in arrears as follows:
 - (i) On the applicable Interest Payment Date for that Revolving Credit Loan.
 - (ii) On the Termination Date and on the End Date.
 - (iii) Following the occurrence of any Event of Default, with such frequency as may be determined by the Administrative Agent.

(f) Following the occurrence of any Event of Default (and whether or not the Administrative Agent exercises the Administrative Agent's rights on account thereof), all Revolving Credit Loans shall bear interest, at the option of the Administrative Agent or at the instruction of the Majority Revolving Credit Lenders, at a rate which is the aggregate of the rate applicable to Base Margin Loans <u>plus</u> three percent (3%) per annum.

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2.13. ARRANGEMENT FEE.

In consideration of the Agent and Bank of America Securities LLC ("**BAS**") having arranged the Revolving Credit Facility for the Borrowers, there has been earned by BAS and the Borrowers shall pay the "Arrangement Fee" to BAS in the amount and payable as provided in the Fee Letter.

2.14. UPFRONT FEES. In consideration of the commitment to make loans and advances to the Borrowers under this Agreement, and to maintain sufficient funds available for such purpose, there has been earned by the Revolving Credit Lenders, and the Borrowers shall pay, the "**Upfront Fees**" (so referred to herein) to the Administrative Agent on behalf of the Revolving Credit Lenders in the amount and as payable as provided in the Fee Letter.

2.15. ADMINISTRATIVE AGENT'S FEE. In addition to any other fee or expense to be paid by the Borrowers on account of the Revolving Credit Facility, the Borrowers shall pay the Administrative Agent the "**Agent's Fee**" at the times and in the amounts as set forth in the Fee Letter.

2.16. UNUSED LINE FEE. In addition to any other fee to be paid by the Borrowers on account of the Revolving Credit Facility, the Borrowers shall pay the Administrative Agent (i) the "**Unused Line Fee**" (so referred to herein) of 0.375% per annum of the average difference, during the quarter just ended (or relevant period with respect to the payment being made on the Termination Date) between the Revolving Credit Commitments and the aggregate of the unpaid principal balance of the Revolving Credit Loans and the undrawn Stated Amount of L/C's outstanding during the relevant period. The Unused Line Fee shall be paid in arrears, on the first day of each quarter after the execution of this Agreement and on the Termination Date.

2.17. AGENTS' AND REVOLVING CREDIT LENDERS' DISCRETION.

(a) Each reference in the Loan Documents to the exercise of discretion, reasonable discretion, or the like by any Agent or any Revolving Credit Lender shall be to such Person's reasonable exercise of its judgment, in good faith (which shall be rebuttably presumed), based upon such Person's consideration of any such factors as that Agent or that Revolving Credit Lender, taking into account information of which that Person then has actual knowledge, reasonably believes:

(i) Will or reasonably could be expected to affect, in more than a *de minimis* manner, the value of the Collateral, the enforceability of the Collateral Agent's Collateral Interests therein, or the amount which the Collateral Agent would likely realize therefrom (taking into account delays which may possibly be encountered in the Collateral Agent's realizing upon the Collateral and likely Costs of Collection).

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(ii) Indicates that any report or financial information delivered to any Agent or any Revolving Credit Lender by or on behalf of any Loan Party is incomplete, inaccurate, or misleading in any material manner or was not prepared in accordance with the requirements of this Agreement.

(iii) That a Default has occurred and is continuing.

(b) In the exercise of such judgment, each Agent or each Revolving Credit Lender reasonably also may take into account any of the following factors:

(i) Those included in, or tested by, the definitions of "Eligible Accounts" and "Eligible Inventory".

(ii) The current financial and business climate of the industry in which each Loan Party competes (having regard for that Loan Party's position in that industry).

(iii) General macroeconomic conditions which have a material effect on the Loan Parties' cost structure.

(iv) Material changes in or to the mix of the Borrowers' Inventory.

(v) Seasonality with respect to the Borrowers' Inventory and patterns of retail sales.

(vi) Such other factors as each Agent and each Revolving Credit Lender reasonably determine as having a material bearing on credit risks associated with the providing of loans and financial accommodations to the Borrowers.

(c) The burden of establishing the failure of any Agent or any Revolving Credit Lender to have acted in a reasonable manner in such Person's exercise of such discretion shall be the Loan Parties' and may be made only by clear and convincing evidence.

2.18. PROCEDURES FOR ISSUANCE OF L/C'S.

(a) The Borrowers' Representative may request that the Administrative Agent cause the issuance by the Issuer of L/C's for the account of a Borrower. Each such request shall be in such manner as may from time to time be reasonably acceptable to the Administrative Agent.

(b) The Administrative Agent will endeavor to cause the issuance of any L/C so requested by the Borrowers' Representative, <u>provided that</u>, at the time that the request is made, the Revolving Credit Facility has not been suspended as provided in <u>Section 2.6(g)</u> and if so issued:

(i) The aggregate Stated Amount of all L/C's then outstanding, does not exceed \$20,000,000.

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(ii) The expiry of the L/C is not later than the earlier of thirty (30) days prior to the Maturity Date or the following:

(A) Standby's: One (1) year from initial issuance or such later date as may be agreed to by the Issuer.

(B) Documentaries: one hundred (100) days from issuance or such later date as may be agreed to by the Issuer.

(iii) If the expiry of an L/C is later than the Maturity Date, it is 103% cash collateralized at its issuance.

(iv) An OverLoan will not result from the issuance of the subject L/C.

(c) Each Borrower shall execute such documentation to apply for and support the issuance of an L/C as may be required by the Issuer.

(d) The Issuer shall not be under any obligation to issue any L/C if any Revolving Credit Lender is at such time a Deteriorating Revolving Credit Lender hereunder, unless the Issuer has entered into satisfactory arrangements with the Borrowers or such Deteriorating Revolving Credit Lender to eliminate the Issuer's risk of full reimbursement with respect to such L/C (it being agreed that this requirement shall have been satisfied if the Borrowers or such Deteriorating Revolving Credit Lender has pledged and deposited with or delivered to the Administrative Agent, for the benefit of the Issuer and the Revolving Credit Lenders, cash collateral in an amount equal to 100% of such Deteriorating Revolving Credit Lender's Revolving Credit Percentage Commitment of the aggregate Stated Amount of L/Cs outstanding from time to time, such cash collateral to be held by the Administrative Agent in accordance with the terms of <u>Section 12.3(c)(ii)</u>).

(e) There shall not be any recourse to, nor liability of, any Agent or any Revolving Credit Lender on account of:

(i) Any delay or refusal by an Issuer to issue an L/C;

(ii) Any action or inaction of an Issuer on account of or in respect to, any L/C except where there is a specific finding in a judicial proceeding (in which the Administrative Agent has had an opportunity to be heard), from which finding no further appeal is available, that the subject action or omission to act had been in actual bad faith or grossly negligent or constituted willful misconduct.

(f) The Borrowers shall reimburse the Issuer for the amount of any honoring of a drawing under an L/C on the same day on which such honoring takes place. The Administrative Agent, without the request of any Borrower, may make Revolving Credit Loans (and charge the Loan Account) for the amount of any honoring of any L/C and other amount for which any Borrower, the Issuer, or the Revolving Credit Lenders become obligated on account of, or in respect to, any L/C. Such advance shall be made whether or not any Default has occurred and is continuing or such advance would result in an OverLoan. Such action shall not constitute a waiver of the Borrowers' obligations under <u>Section 2.11(b)</u> hereof.

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2.19. FEES FOR L/C'S.

(a) The Borrowers shall pay to the Administrative Agent the following per annum fees on account of L/C's, the issuance of which had been procured by the Administrative Agent, quarterly in arrears, and on the Termination Date and on the End Date based on the weighted average Stated Amount of L/C's outstanding during the period in respect of which such fee is being paid; provided that, following the occurrence and during the continuance of any Event of Default (and whether or not the Administrative Agent exercises the Administrative Agent's rights on account thereof), such fees, at the option of the Administrative Agent or the direction of the Majority Revolving Credit Lenders, shall be the respective aggregate of those set forth below <u>plus</u> three percent (3%) per annum.

- (i) Documentaries: The Libor Margin then in effect *minus* 50 basis points.
- (ii) Standbys: The Libor Margin then in effect.

(b) In addition to the fee to be paid as provided in <u>Section 2.19(a)</u> above, the Borrowers shall pay to the Administrative Agent (or to the Issuer, if so requested by Administrative Agent), on demand, all customary issuance, processing, negotiation, amendment, and administrative fees and other amounts charged by the Issuer on account of, or in respect to, any L/C.

(c) If any change in Applicable Law shall either:

(i) impose, modify or deem applicable any reserve, special deposit or similar requirements against letters of credit heretofore or hereafter issued by any Issuer or with respect to which any Revolving Credit Lender or any Issuer has an obligation to lend to fund drawings under any L/C; or

(ii) impose on any Issuer any other condition or requirements relating to any such letters of credit;

and the result of any event referred to in <u>Section 2.19(c)(i)</u> or <u>2.19(c)(i)</u>, above, shall be to increase the cost to any Revolving Credit Lender or to any Issuer of issuing or maintaining any L/C (which increase in cost shall be the result of such Issuer's reasonable allocation among that Revolving Credit Lender's or Issuer's letter of credit customers of the aggregate of such cost increases resulting from such events), then, upon demand by the Administrative Agent and delivery by the Administrative Agent to the Borrowers' Representative of a certificate of an officer of the subject Revolving Credit Lender or the subject Issuer describing such change in law, executive order, regulation, directive, or interpretation thereof, its effect on such Revolving Credit Lender or such Issuer, and the basis for determining such increased costs and their allocation, the Borrowers shall immediately pay to the Administrative Agent, from time to time as specified by the Administrative Agent, such amounts as shall be sufficient to compensate the

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subject Revolving Credit Lender or the subject Issuer for such increased cost. In the absence of manifest error, any Revolving Credit Lender's or any Issuer's determination of costs incurred under <u>Sections 2.19(c)(i)</u> or <u>2.19(c)(ii)</u>, above, and the allocation, if any, of such costs among the Borrowers and other letter of credit customers of such Revolving Credit Lender or such Issuer, if done in good faith and made on an equitable basis and in accordance with such officer's certificate, shall be conclusive and binding on the Borrowers.

2.20. CONCERNING L/CS.

(a) None of the Issuer, the Issuer's correspondents, any Revolving Credit Lender, any Agent, or any advising, negotiating, or paying bank with respect to any L/C shall be responsible in any way for:

(i) The performance by any beneficiary under any L/C of that beneficiary's obligations to any Borrower.

(ii) The form, sufficiency, correctness, genuineness, authority of any person signing; falsification; or the legal effect of; any documents called for under any L/C if (with respect to the foregoing) such documents on their face appear to be in order.

(b) The Issuer may honor, as complying with the terms of any L/C and of any drawing thereunder, any drafts or other documents otherwise in order, but signed or issued by an administrator, executor, conservator, trustee in bankruptcy, debtor in possession, assignee for the benefit of creditors, liquidator, receiver, or other legal representative of the party authorized under such L/C to draw or issue such drafts or other documents.

- (c) Unless otherwise agreed to, in the particular instance, each Borrower hereby authorizes any Issuer to:
 - (i) Select an advising bank, if any.
 - (ii) Select a paying bank, if any.
 - (iii) Select a negotiating bank, if any.

(d) All directions, correspondence, and funds transfers relating to any L/C are at the risk of the Borrowers. The Issuer shall have discharged the Issuer's obligations under any L/C which, or the drawing under which, includes payment instructions, by the initiation of the method of payment called for in, and in accordance with, such instructions (or by any other commercially reasonable and comparable method). None of the Agent, the Revolving Credit Lenders, or the Issuer shall have any responsibility for any inaccuracy, interruption, error, or delay in transmission or delivery by post, telegraph or cable, or for any inaccuracy of translation.

(e) Each Agent's, each Revolving Credit Lender's and the Issuer's rights, powers, privileges and immunities specified in or arising under this Agreement are in addition to any heretofore or at any time hereafter otherwise created or arising, whether by statute or rule of law or contract.

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(f) Except to the extent otherwise expressly provided hereunder or agreed to in writing by the Issuer and the Borrowers' Representative, documentary L/C's will be governed by the Uniform Customs and Practice for Documentary Credits, International Chamber of Commerce, Publication No. 600, and standby L/C's will be governed by International Standby Practices ISP98 (adopted by the International Chamber of Commerce on April 6, 1998) and any respective subsequent revisions thereof.

(g) The obligations of the Borrowers under this Agreement with respect to L/C's are absolute, unconditional, and irrevocable and shall be performed strictly in accordance with the terms hereof under all circumstances, whatsoever including, without limitation, the following:

(i) Any lack of validity or enforceability or restriction, restraint, or stay in the enforcement of this Agreement, any L/C, or any other agreement or instrument relating thereto.

(ii) Any Borrower's consent to any amendment or waiver of, or consent to the departure from, any L/C.

(iii) The existence of any claim, set-off, defense, or other right which any Borrower may have at any time against the beneficiary of any L/C.

(iv) Any good faith honoring of a drawing under any L/C, which drawing possibly could have been dishonored based upon a strict construction of the terms of the L/C.

(h) Each Issuer shall be deemed to have agreed as follows:

(i) That any action taken or omitted by that Issuer, that Issuer's correspondents, or any advising, negotiating or paying bank with respect to any L/C and the related drafts and documents, shall be done in good faith and in compliance with foreign or domestic laws.

(ii) That the Borrowers shall not be required to indemnify the Issuer, the Issuer's correspondents, or any advising, negotiating or paying bank with respect to any L/C for any claims, damages, losses, liabilities, costs or expenses to the extent, caused by (x) the willful misconduct or gross negligence of the Issuer, the Issuer's correspondents, or any advising, negotiating or paying bank with respect to any L/C in determining whether a request presented under any Letter of Credit complied with the terms of such Letter of Credit or (y) the Issuer's failure to pay under any Letter of Credit after the presentation to it of a request strictly complying with the terms and conditions of such Letter of Credit.

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2.21. CHANGED CIRCUMSTANCES.

(a) The Administrative Agent may advise the Borrowers' Representative (in reasonable detail as to the facts and circumstances thereof) that the Administrative Agent has made the good faith determination (which determination, in the absence of manifest error, shall be final and conclusive) of any of the following:

(i) Adequate and fair means do not exist for ascertaining the rate for Libor Loans.

(ii) The continuation of or conversion of any Revolving Credit Loan to a Libor Loan has been made impracticable or unlawful by the occurrence of a contingency that materially and adversely affects the applicable market or the compliance by the Administrative Agent or any Revolving Credit Lender in good faith with any Applicable Law.

(iii) The indices on which the interest rates for Libor Loans are based shall no longer represent the effective cost to the Administrative Agent or any Revolving Credit Lender for U.S. dollar deposits in the interbank market for deposits in which it regularly participates.

(b) In the event that the Administrative Agent advises the Borrowers' Representative of an occurrence described in <u>Section 2.21(a)</u>, then, until the Administrative Agent notifies the Borrowers' Representative that the circumstances giving rise to such notice no longer apply:

(i) The obligation of the Agent or each Revolving Credit Lender to make loans of the type affected by such changed circumstances or to permit the Borrowers' Representative to select the affected interest rate as otherwise applicable to any Revolving Credit Loans shall be suspended.

(ii) Any notice which the Borrowers' Representative had given the Administrative Agent with respect to any Libor Loan, the time for action with respect to which has not occurred prior to the Administrative Agent's having given notice pursuant to <u>Section 2.21(a)</u>, shall be deemed at the option of the Administrative Agent to not having been given.

2.22. DESIGNATION OF BORROWERS' REPRESENTATIVE AS BORROWERS' AGENT.

(a) Each Borrower hereby irrevocably designates and appoints the Borrowers' Representative as that Borrower's agent to obtain loans and advances under the Revolving Credit Facility, the proceeds of which shall be available to each Borrower for those uses set forth in this Agreement. As the disclosed principal for its agent, each Borrower shall be obligated to the Agents and each Revolving Credit Lender on account of loans and advances so made as if made directly by the Revolving Credit Lenders to that Borrower, notwithstanding the manner by which such loans and advances are recorded on the books and records of the Borrowers' Representative and of any Borrower. In addition, each Loan Party other than the Borrowers hereby irrevocably designates and appoints the Borrowers' Representative as that Loan Party's agent to represent such Loan Party in all respects under this Agreement and the other Loan Documents.

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(b) Each Borrower recognizes that credit available to it under the Revolving Credit Facility is in excess of and on better terms than it otherwise could obtain on and for its own account and that one of the reasons therefor is its joining in the credit facility contemplated herein with all other Borrowers. Consequently, each Borrower hereby assumes and agrees to discharge all Liabilities of each of the other Borrowers as if the Borrower which is so assuming and agreeing was each of the other Borrowers.

(c) The Borrowers' Representative shall act as a conduit for each Borrower (including itself, as a "Borrower") on whose behalf the Borrowers' Representative has requested a Revolving Credit Loan.

(d) The proceeds of each loan and advance provided under the Revolving Credit Facility which is requested by the Borrowers' Representative shall be deposited into the Operating Account or as otherwise indicated by the Borrowers' Representative. The Borrowers' Representative shall cause the transfer of the proceeds thereof to the (those) Borrower(s) on whose behalf such loan and advance was obtained. Neither the Agent nor any Revolving Credit Lender shall have any obligation to see to the application of such proceeds.

2.23. REVOLVING CREDIT LENDERS' COMMITMENTS.

(a) Subject to <u>Section 16.1</u> (which provides for assignments and assumptions of commitments), each Revolving Credit Lender's "**Revolving Credit Percentage Commitment**" and "**Revolving Credit Dollar Commitment**" (respectively so referred to herein) is set forth on **EXHIBIT 2.23**, annexed hereto.

(b) The obligations of each Revolving Credit Lender are several and not joint. No Revolving Credit Lender shall have any obligation to make any loan or advance under the Revolving Credit Facility in excess of either of the following:

(i) That Revolving Credit Lender's Revolving Credit Percentage Commitment of the subject loan or advance or of Availability.

(ii) That Revolving Credit Lender's Revolving Credit Dollar Commitment.

(c) No Revolving Credit Lender shall have any liability to the Borrowers on account of the failure of any other Revolving Credit Lender to provide any loan or advance under the Revolving Credit Facility nor any obligation to make up any shortfall which may be created by such failure.

(d) Subject to <u>Section 16.1</u>, the Revolving Credit Dollar Commitments, Revolving Credit Percentage Commitments, and identities of the Revolving Credit Lenders may be changed, from time to time by the reallocation or assignment of Revolving Credit Dollar Commitments and Revolving Credit Percentage Commitments among the Revolving Credit Lenders or with other Persons who determine to become a Revolving Credit Lender.

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(e) Upon written notice given the Borrowers' Representative from time to time by the Administrative Agent of any assignment or allocation referenced in <u>Section 2.23(d)</u>:

(i) Each Borrower shall execute one or more replacement Revolving Credit Notes to reflect such changed Revolving Credit Dollar Commitments, Revolving Credit Commitment Percentages, and identities and shall deliver such replacement Revolving Credit Notes to the Administrative Agent (which promptly thereafter shall deliver to the Borrowers' Representative the Revolving Credit Notes so replaced); <u>provided</u>, <u>however</u>, in the event that a Revolving Credit Note is to be exchanged following its acceleration or the entry of an order for relief under the Bankruptcy Code with respect to any Borrower, the Administrative Agent, in lieu of causing the Borrowers to execute one or more new Revolving Credit Notes, may issue the Administrative Agent's Certificate confirming the resulting Revolving Credit Dollar Commitments and Revolving Credit Percentage Commitments.

(ii) Such change shall be effective from the effective date specified in such written notice and any Person added as a Revolving Credit Lender shall have all rights, privileges, and obligations of a Revolving Credit Lender hereunder thereafter as if such Person had been a signatory to this Agreement and any other Loan Document to which a Revolving Credit Lender is a signatory and any Person removed as a Revolving Credit Lender shall be relieved of any obligations or responsibilities of a Revolving Credit Lender hereunder thereafter.

2.24. INCREASE IN REVOLVING CREDIT COMMITMENTS.

(a) Provided no Default then exists or would arise therefrom, upon notice to the Administrative Agent (which shall promptly notify the Revolving Credit Lenders), the Borrowers' Representative may from time to time request an increase in the Revolving Credit Commitments by an amount (for all such requests) not exceeding \$50,000,000 (each such increase, a "**Revolving Credit Commitment Increase**"); provided that (i) any such request for a Revolving Credit Commitment Increase shall be in a minimum amount of \$10,000,000 and (ii) the Borrowers' Representative may make a maximum of three (3) such requests. At the time of sending such notice, the Borrowers' Representative (in consultation with the Administrative Agent) shall specify the time period within which each Revolving Credit Lender is requested to respond (which shall in no event be less than ten (10) Business Days from the date of delivery of such notice to the Revolving Credit Lenders).

(b) Each Revolving Credit Lender shall notify the Administrative Agent within such time period whether or not it agrees to increase its Revolving Credit Dollar Commitment and, if so, whether by an amount equal to, greater than, or less than its Revolving Credit Percentage Commitment of such requested Revolving Credit Commitment Increase. Any Revolving Credit Lender not responding within such time period shall be deemed to have declined to increase its Revolving Credit Dollar Commitment.

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(c) The Administrative Agent shall notify the Borrowers' Representative and each Revolving Credit Lender of the Revolving Credit Lenders' responses to each request made hereunder. To achieve the full amount of a requested Revolving Credit Commitment Increase, and subject to the approval of the Administrative Agent, the Issuer and the SwingLine Lender (which approvals shall not be unreasonably withheld), to the extent that the existing Revolving Credit Lenders decline to increase their Revolving Credit Dollar Commitments, or decline to increase their Revolving Credit Dollar Commitments to the amount requested by the Borrowers' Representative, the Administrative Agent, in consultation with the Borrowers' Representative, will use its reasonable efforts to arrange for one or more other Eligible Assignees to become a Revolving Credit Lender hereunder and to issue commitments in an amount equal to the amount of the increase in the Revolving Credit Commitments requested by the Borrowers' Representative and not accepted by the existing Revolving Credit Lenders (and the Borrowers' Representative may also invite additional Eligible Assignees to become Revolving Credit Lenders) (each, an "Additional Commitment Lender"); provided, however, that without the consent of the Administrative Agent, at no time shall the Revolving Credit Dollar Commitment of any Additional Commitment Lender be less than \$5,000,000.

(d) If the Revolving Credit Commitments are increased in accordance with this <u>Section 2.24</u>, the Administrative Agent, in consultation with the Borrowers' Representative shall determine the effective date (the "**Increase Effective Date**") and the final allocation of such Revolving Credit Commitment Increase. The Administrative Agent shall promptly notify the Borrowers' Representative and the Revolving Credit Lenders of the final allocation of such Revolving Credit Commitment sunder, and for all purposes of, this Agreement shall be increased by the aggregate amount of such Revolving Credit Commitment Increase, and (ii) **EXHIBIT 2.25** shall be deemed modified, without further action, to reflect the revised Revolving Credit Dollar Commitments and Revolving Credit Percentage Commitments of the Revolving Credit Lenders.

(e) As conditions precedent to each such Revolving Credit Commitment Increase: (i) the Borrowers' Representative shall deliver to the Administrative Agent a certificate of each Loan Party dated as of the Increase Effective Date (in sufficient copies for each Revolving Credit Lender) signed by a Responsible Officer of such Loan Party (A) certifying and attaching the resolutions adopted by such Loan Party approving or consenting to such Revolving Credit Commitment Increase, and (B) in the case of the Borrowers, certifying that, before and after giving effect to such Revolving Credit Commitment Increase, the representations and warranties contained in <u>Article 4</u> and the other Loan Documents are true and correct on and as of the Increase Effective Date, except to the extent that such representations and warranties specifically refer to an earlier date, in which case they are true and correct as of such earlier date; (ii) the Borrowers, the Administrative Agent, and any Additional Commitment Lender shall have executed and delivered a joinder to the Loan Documents in such form as the Administrative Agent shall reasonably require; (iii) the Borrowers shall have paid such fees and other compensation to the Additional Commitment

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Lenders as the Lead Borrower and such Additional Commitment Lenders shall agree; (iv) the Borrowers shall have paid such arrangement fees to the Administrative Agent or its Affiliates as the Borrowers' and the Administrative Agent may agree; (v) the Borrowers shall deliver to the Administrative Agent and the Revolving Credit Lenders an opinion or opinions, in form and substance reasonably satisfactory to the Administrative Agent, from counsel to the Borrowers reasonably satisfactory to the Administrative Agent and dated such date; (vi) the Borrowers and the Additional Commitment Lenders shall have delivered such other instruments, documents and agreements as the Administrative Agent may reasonably have requested to effectuate the documentation of the foregoing; and (vii) no Default exists. The Borrowers shall prepay any Revolving Credit Loans outstanding on the Increase Effective Date (and pay any additional amounts required pursuant to <u>Section 2.11(e)</u>) to the extent necessary to keep the outstanding Revolving Credit Loans ratable with any revised Revolving Credit Percentage Commitments arising from any nonratable increase in the Revolving Credit Commitments under this <u>Section 2.24</u>.

(f) This Section 2.24 shall supersede any provisions in Article 15 to the contrary.

2.25. REFERENCES TO EXISTING LOAN AGREEMENT. The terms "Loan and Security Agreement," "this Agreement," "Loan Agreement," and similar references as used in the documents, instruments and agreements executed and/or delivered in connection with the Existing Loan Agreement, shall mean the Existing Loan Agreement as amended and restated hereby in its entirety, and each of such documents, instruments and agreements is hereby so amended. Except as specifically agreed herein or in any of the Loan Documents executed concurrently herewith, each of the Loan Documents executed and delivered in connection with the Existing Loan Agreement is hereby ratified and confirmed and shall remain in full force and effect in accordance with its terms. Without limitation of the foregoing, the Loan Parties hereby confirm that the Collateral Interests granted under the Existing Loan Agreement and each other applicable Loan Document continue to secure all of the Liabilities.

ARTICLE 3 - CONDITIONS PRECEDENT:

As a condition to the effectiveness of this Agreement, the establishment of the Revolving Credit Facility, the making of the first Revolving Credit Loan under the Revolving Credit Facility, each of the documents respectively described in <u>Sections 3.1</u> through and including <u>Section 3.12</u> (each in form and substance satisfactory to the Administrative Agent) shall have been delivered to the Administrative Agent, and the conditions respectively described in <u>Sections 3.5</u> through and including <u>Section 3.12</u>, shall have been satisfied:

3.1. DUE DILIGENCE.

(a) Certificates of good standing for each Loan Party, respectively issued by the Secretary of State for the state in which that Loan Party is organized.

(b) Certificates of due qualification, in good standing, issued by the Secretary of State for the Commonwealth of Massachusetts for those Loan Parties required to file to do business in the Commonwealth of Massachusetts.

(c) Certificates of each Loan Party's clerk or secretary, as applicable, of the due adoption, continued effectiveness, and setting forth the texts of, each resolution adopted in connection with the establishment of the loan arrangement contemplated by the Loan Documents and attesting to the true signatures of each Person authorized as a signatory to any of the Loan Documents.

3.2. OPINION. One or more reasonable and customary opinions of counsel to the Loan Parties.

3.3. ADDITIONAL DOCUMENTS. Such additional instruments and documents as the Administrative Agent or its counsel reasonably may require or request.

3.4. OFFICERS' CERTIFICATES. Certificates executed by (a) either the President or the Chief Executive Officer and (b) the Chief Financial Officer of the Borrowers' Representative and stating that:

(a) The representations and warranties made by the Loan Parties to the Agents and the Revolving Credit Lenders in this Agreement and the other Loan Documents are true and complete in all material respects as of the Closing Date, except (i) to the extent that such representations and warranties specifically refer to an earlier date, in which case such representations and warranties shall be true and complete in all material respects as of any such representations and warranties that are qualified by materiality, such representations and warranties shall be true and complete in all respects.

(b) No event has occurred which is or which, solely with the giving of notice or passage of time (or both) would be, an Event of Default.

(c) As of the Closing Date, and immediately after giving effect to the consummation of the transactions contemplated by this Agreement (including the initial Revolving Credit Loans to be made under this Agreement on the Closing Date), the Borrowers' Representative and its Subsidiaries taken as a whole, and each Borrower, is Solvent.

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3.5. REPRESENTATIONS AND WARRANTIES. Each of the representations made by or on behalf of each Loan Party in this Agreement or in any of the other Loan Documents or in any other report, statement, document, or paper provided by or on behalf of each Loan Party shall be true and complete in all material respects as of the date as of which such representation or warranty was made, except (i) to the extent that such representations and warranties specifically refer to an earlier date, in which case they shall be true and complete in all material respects as of such earlier date, and (ii) in the case of any representation and warranty qualified by materiality, they shall be true and correct in all respects.

3.6. ALL FEES AND EXPENSES PAID. All fees due at or immediately after the first funding under the Revolving Credit Facility (including, without limitation, any such fees set forth in the Fee Letter), and all costs and expenses incurred by the Administrative Agent and the Collateral Agent in connection with the establishment of the Revolving Credit Facility contemplated hereby (including the reasonable fees and expenses of counsel to the Administrative Agent and the Collateral Agent), shall have been paid in full.

3.7. COLLATERAL, ETC.

(a) Each document (including, without limitation, Uniform Commercial Code financing statements) required by law or requested by the Administrative Agent to be filed, registered or recorded in order to create in favor of the Collateral Agent a first priority perfected security interest in the Collateral shall have been properly filed, registered or recorded in each jurisdiction where required and the Collateral Agent shall have a first priority perfected security interest in the Collateral, subject only to Permitted Encumbrances.

(b) All accounts payable of the Loan Parties shall be within invoice terms (subject only to good faith disputes).

(c) The Inventory Purchase Agreement shall have been executed and delivered by all the Loan Parties, shall be in full force and effect and shall be satisfactory to the Administrative Agent.

3.8. NO DEFAULT.

(a) No Default shall have occurred and be continuing.

(b) Except as specifically set forth on **EXHIBIT 3.8(b)**, no default shall have occurred and be continuing under any material contract or other agreement to which any Loan Party is a party.

3.9. FINANCIAL STATEMENTS; LEGAL DUE DILIGENCE; NO ADVERSE CHANGE.

(a) The Administrative Agent shall be satisfied that all financial statements and projections delivered to it fairly present the Consolidated business and financial condition of the Borrowers and their Consolidated Subsidiaries.

(b) No event shall have occurred or failed to occur, which occurrence or failure is or could have a materially adverse effect upon any Loan Party's financial condition when compared with the financial condition of such Loan Party as reflected in its most recent interim management prepared financial statements, annual report(s), public filings and projections provided to the Administrative Agent or any Revolving Credit Lender.

(c) The Administrative Agent shall be satisfied that no information or materials supplied by or on behalf of the Loan Parties contain material misstatements or omissions which could be materially misleading.

(d) The Administrative Agent shall be satisfied that no materially adverse change in any governmental regulations or policies affecting any Loan Party or Agent shall have occurred.

3.10. NO LITIGATION. The Administrative Agent and its counsel shall have received evidence satisfactory to each that there are no actions, suits or proceedings at law or in equity or by or before any governmental instrumentality or other agency or regulatory authority now pending or threatened against any Loan Party the result of which is reasonably likely to have a material adverse effect on such Loan Party or its businesses or assets.

3.11. PATRIOT ACT. The Administrative Agent shall have received all documentation and other information required by regulatory authorities under applicable "know your customer" and anti-money laundering rules and regulations, including, without limitation, the USA PATRIOT Act (Title III of Pub. L. 107-56 (signed into law October 26, 2001)) (the "**Patriot Act**").

3.12. BENEFIT OF CONDITIONS PRECEDENT. The conditions set forth in this <u>Article 3</u> are for the sole benefit of each Agent and each Revolving Credit Lender and may be waived by the Administrative Agent, in whole or in part, without prejudice to any Agent or any Revolving Credit Lender.

No document shall be deemed delivered to the Administrative Agent, the Collateral Agent, or any Revolving Credit Lender until received and accepted by the Administrative Agent at its offices in Boston, Massachusetts. Under no circumstances shall this Agreement take effect until executed and accepted by the Administrative Agent at said offices.

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ARTICLE 4 - GENERAL REPRESENTATIONS, COVENANTS AND WARRANTIES:

To induce each Revolving Credit Lender to establish the Revolving Credit Facility contemplated herein and to induce the Revolving Credit Lenders to provide loans and advances hereunder (each of which loans shall be deemed to have been made in reliance thereupon), respectively, as contemplated hereby, the Loan Parties, in addition to all other representations, warranties, and covenants made by any Loan Party in any other Loan Document, make those representations, warranties, and covenants included in this Agreement.

4.1. PAYMENT AND PERFORMANCE OF LIABILITIES. The Borrowers shall pay each payment Liability when due (or when demanded, if payable on demand) and shall promptly, punctually, and faithfully perform each other Liability.

4.2. DUE ORGANIZATION; AUTHORIZATION; NO CONFLICTS.

(a) Each Loan Party presently is and hereafter shall remain in good standing under the laws of the State in which it is organized, as set forth on **EXHIBIT 4.2** annexed hereto, and is and shall hereafter remain duly qualified and in good standing in every other State in which, by reason of the nature or location of such Loan Party's assets or operation of such Loan Party's business, such qualification is necessary, except where the failure to so qualify could not reasonably be expected to have a material adverse effect on the business or assets of that Loan Party.

(b) Each Loan Party's respective federal employer identification number is stated on **EXHIBIT 4.2**, annexed hereto.

(c) No Loan Party shall change (i) its State of organization, or (ii) that Loan Party's federal taxpayer identification number, in each case on less than sixty (60) days prior written notice (in reasonable detail) to the Administrative Agent.

(d) Each Affiliate of the Loan Parties is listed on **EXHIBIT 4.2**. The Borrowers' Representative shall provide the Administrative Agent with prior written notice of any entity's becoming or ceasing to be an Affiliate.

(e) Each Loan Party has all requisite power and authority to execute and deliver all Loan Documents to which that Loan Party is a party and has and will hereafter retain all requisite power to perform all Liabilities.

(f) The execution and delivery by each Loan Party of each Loan Document to which it is a party; each Loan Party's consummation of the transactions contemplated by such Loan Documents (including, without limitation, the creation of Collateral Interests by that Loan Party to secure the Liabilities); each Loan Party's performance under those of the Loan Documents to which it is a party; the borrowings hereunder; and the use of the proceeds thereof:

(i) Have been duly authorized by all necessary action.

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(ii) Do not, and will not, contravene in any material respect any provision of any Requirement of Law or obligation of that Loan Party, where such contravention would have a material adverse effect on that Loan Party.

(iii) Will not result in the creation or imposition of, or the obligation to create or impose, any Encumbrance upon any assets of that Loan Party pursuant to any Requirement of Law or obligation, except pursuant to or as permitted by the Loan Documents.

(g) The Loan Documents have been duly executed and delivered by each Loan Party and are the legal, valid and binding obligations of each Loan Party, enforceable against each Loan Party in accordance with their respective terms, except as such enforceability may be subject to limitations on the rights and remedies of secured creditors generally imposed under bankruptcy or insolvency law and that the availability of equitable relief is subject to the discretion of the court from which such relief is sought.

4.3. TRADE NAMES.

(a) **EXHIBIT 4.3**, annexed hereto, is a listing of:

(i) All names under which any Loan Party conducted its business during the five (5) years preceding the date of this Agreement.

(ii) All Persons with whom any Loan Party consolidated or merged, or from whom any Loan Party acquired in a single transaction or in a series of related transactions substantially all of such Person's assets, in each case during the five (5) years preceding the date of this Agreement.

(b) The Borrowers' Representative will provide the Administrative Agent with not less than twenty-one (21) days prior written notice (with reasonable particularity) of any change to any Loan Party's name from that under which that Loan Party is conducting its business at the execution of this Agreement and will not effect such change unless each Loan Party is then in compliance with all provisions of this Agreement.

4.4. INFRASTRUCTURE.

(a) Each Loan Party has and will maintain a sufficient infrastructure to conduct its business as presently conducted and as contemplated to be conducted following its execution of this Agreement.

(b) To the Borrowers' knowledge, except as set forth in **EXHIBIT 4.4(b)**, each Loan Party owns and possesses, or has the right to use (and will hereafter own, possess, or have such right to use) all patents, industrial designs, trademarks, trade names, trade styles,

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brand names, service marks, logos, copyrights, trade secrets, know-how, confidential information, and other intellectual or proprietary property of any third Person necessary for that Loan Party's conduct of that Loan Party's business except where the failure to own, possess, or have such right or use will not have more than a *de minimis* adverse effect on any Loan Party.

(c) To the Borrowers' knowledge, the conduct by each Loan Party of that Loan Party's business does not presently infringe (nor will any Loan Party conduct its business in the future so as to infringe) the patents, industrial designs, trademarks, trade names, trade styles, brand names, service marks, logos, copyrights, trade secrets, know-how, confidential information, or other intellectual or proprietary property of any third Person except where such infringement will not have no more than a *de minimis* adverse effect on that Loan Party.

4.5. LOCATIONS.

(a) The Collateral, and the books, records, and papers of the Loan Parties pertaining thereto, are kept and maintained solely at the following locations:

(i) The Borrowers' Representative's chief executive offices which are at 555 Turnpike Street, Canton, Massachusetts 02021.

(ii) Those locations which are listed on **EXHIBIT 4.5**, annexed hereto, which EXHIBIT includes, with respect to each such location, the name and address of the landlord on the Lease which covers such location (or an indication that a Loan Party owns the subject location) and of all service bureaus with which any such records are maintained and the names and addresses of each Loan Party's landlord(s).

(b) No Loan Party shall remove any of the Collateral from said chief executive office or those locations listed on **EXHIBIT 4.5** except for the following purposes:

- (i) To accomplish sales of Inventory in the ordinary course of business or sales permitted by Section 4.14(d).
- (ii) To move Inventory from one such location to another such location.
- (iii) To utilize such of the Collateral as is removed from such locations in the ordinary course of business (such as motor vehicles).

(c) Except where caused by a force majeure or as otherwise agreed by the Administrative Agent, and except with respect to the locations referred to in Section 4.14(d) as to which five (5) days notice shall be deemed sufficient, no Loan Party shall cease the conduct of business at any of its present or future Stores for more than fifteen (15) consecutive days without first furnishing the Administrative Agent with not less than thirty (30) days (or such lesser period as the Administrative Agent may agree) prior written notice thereof.

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4.6. STORES.

(a) No Loan Party is or may commit to or become legally obligated to open additional Stores where such commitment, obligation, or opening is prohibited by, or would result in a breach of, this Agreement.

(b) Except for in-transit Inventory, no tangible personal property of any Loan Party (beyond a *de minimis* amount of such property) is in the care or custody of any third party or stored or entrusted with a bailee or other third party *other than* as otherwise consented to in writing by the Administrative Agent.

4.7. TITLE TO ASSETS.

(a) The Loan Parties are, and shall hereafter remain, the owners of the Collateral free and clear of all Encumbrances with the exceptions of the following:

(i) Encumbrances in favor of the Collateral Agent.

(ii) Permitted Encumbrances.

(b) Except as disclosed on **EXHIBIT 4.7(b)**, annexed hereto, the Loan Parties do not have possession of any property on consignment to the Loan Parties and will not have possession of property on consignment hereafter.

(c) No Loan Party shall acquire or obtain the right to use any Equipment in which any third party has an interest, except for:

(i) Equipment which is merely incidental to the conduct of that Loan Party's business; or

(ii) Equipment, the acquisition or right to use of which has been consented to by the Administrative Agent, which consent may be conditioned solely upon the Administrative Agent's receipt of an agreement, substantially in the form of **EXHIBIT 4.7(c)(ii)**, annexed hereto with the third party which has an interest in such Equipment; or

(iii) Equipment subject to Leases, Capital Leases or licenses otherwise permitted hereunder.

(d) No Affiliate (other than a Loan Party) which is owned, directly or indirectly, by a Loan Party has, and none will acquire, any assets other than assets of nominal value, unless (i) such acquisition of assets is not prohibited by another provision of this Agreement and (ii) the ownership interests of such Affiliate shall have been pledged to the Collateral Agent for the benefit of the Revolving Credit Lenders as their interests may appear and the Collateral Agent has a first priority, perfected security interest in such ownership interests.

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4.8. INDEBTEDNESS.

(a) The Loan Parties do not, and shall not hereafter, have any Indebtedness with the exception of Permitted Indebtedness and shall not make, directly or indirectly, any payment or other distribution (whether in cash, securities or other property) of or in respect of principal of or interest on any Indebtedness; provided, however, that the Loan Parties shall be permitted to make the following payments on Permitted Indebtedness:

(i) regularly scheduled payments (but not prepayments) of principal and interest on account of Permitted Indebtedness when due; and

(ii) voluntary prepayments, repurchases, redemptions or defeasances of principal and interest on account of Permitted Indebtedness as long as the Loan Parties are in compliance with the Payment Conditions.

4.9. INSURANCE.

(a) **EXHIBIT 4.9**, annexed hereto, is a schedule of all insurance policies owned by the Loan Parties or under which any Loan Party is the named insured. Each of such policies is in full force and effect. Neither the issuer of any such policy nor any Loan Party is in default or violation of any such policy.

(b) The Loan Parties shall have and maintain at all times insurance covering such risks, in such amounts, containing such terms, in such form, for such periods, and written by such companies as may be satisfactory to the Administrative Agent.

(c) All insurance carried by the Loan Parties shall provide for a minimum of thirty (30) days' prior written notice of cancellation to the Administrative Agent and all such insurance which covers the Collateral shall include an endorsement in favor of the Agents, which endorsement shall provide that the insurance, to the extent of the Agent's respective interest therein, shall not be impaired or invalidated, in whole or in part, by reason of any act or neglect of any Loan Party or by the failure of any Loan Party to comply with any warranty or condition of the policy, and shall not include an endorsement in favor of any other Person.

(d) The coverage reflected on **EXHIBIT 4.9** presently satisfies the foregoing requirements, *it being recognized by each Loan Party, however*, that such requirements may hereafter be modified as required by the Administrative Agent in its reasonable discretion to reflect changing circumstances.

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(e) The Borrowers' Representative shall furnish the Administrative Agent from time to time with certificates or other evidence satisfactory to the Administrative Agent regarding compliance by the Loan Parties with the foregoing requirements.

(f) In the event of the failure by the Loan Parties to maintain insurance as required herein, the Administrative Agent, at its option, may obtain such insurance; provided, however, the Administrative Agent's obtaining of such insurance shall not constitute a cure or waiver of any Event of Default occasioned by the Loan Parties' failure to have maintained such insurance.

4.10. LICENSES. Each license, distributorship, franchise, and similar agreement issued to, or to which any Loan Party is a party, is in full force and effect, except where the failure thereof to be in full force and effect could not reasonably be expected to have a material adverse effect on the Loan Parties. Neither the Borrowers nor, to the best knowledge of the Borrowers, any other party to any such license or agreement is in default or violation thereof. No Loan Party has received any notice or threat of cancellation of any such license or agreement.

4.11. LEASES. EXHIBIT 4.11, annexed hereto, is a schedule of all presently effective Capital Leases. **EXHIBIT 4.5** includes a list of all other presently effective Leases. Each of such Leases and Capital Leases is in full force and effect. Neither the Borrower nor, to the best knowledge of the Borrowers, any other party to any such Lease or Capital Lease is in default or violation of any such Lease or Capital Lease and no Loan Party has received notice or a threat of cancellation of any such Lease or Capital Lease. Each Loan Party hereby authorizes the Administrative Agent at any time and from time to time, with the consent of the Borrowers' Representative and at any time following the occurrence of an Event of Default, to contact any of the Loan Party and that landlord and to discuss such issues, concerning the subject Loan Party's occupancy under such Lease(s), as the Administrative Agent may determine.

4.12. REQUIREMENTS OF LAW. Each Loan Party is in compliance with, and shall hereafter comply with and use its assets in compliance with, all Requirements of Law except where the failure of such compliance will not have more than a *de minimis* adverse effect on the Loan Party's business. No Loan Party has received any notice of any violation of any Requirement of Law (other than of a violation which has no more than a *de minimis* adverse effect on the Loan Party's business or assets), which violation has not been cured or otherwise remedied.

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4.13. LABOR RELATIONS.

(a) Except as disclosed on EXHIBIT 4.13(a), annexed hereto, no Loan Party is presently a party to any collective bargaining or other labor contract.

(b) There is not presently pending and, to any Loan Party's knowledge, there is not threatened any of the following:

(i) Any strike, slowdown, picketing, work stoppage, or material employee grievance process.

(ii) Any proceeding against or affecting any Loan Party relating to the alleged violation of any Applicable Law pertaining to labor relations or before National Labor Relations Board, the Equal Employment Opportunity Commission, or any comparable governmental body, organizational activity, or other labor or employment dispute against or affecting any Loan Party, which, if determined adversely to that Loan Party could have more than a *de minimis* adverse effect on that Loan Party.

(iii) Any lockout of any employees by any Loan Party (and no such action is contemplated by any Loan Party).

(iv) Any application for the certification of a collective bargaining agent.

(c) To the knowledge of the Borrowers' Representative and each Loan Party, no material event has occurred or circumstance exists which could provide the basis for any work stoppage or other labor dispute.

(d) Each Loan Party:

(i) Has complied in all material respects with all Applicable Law relating to employment, equal employment opportunity, nondiscrimination, immigration, wages, hours, benefits, collective bargaining, the payment of social security and similar taxes, occupational safety and health, and plant closing.

(ii) Is not liable for the payment of more than a *de minimis* amount of compensation, damages, taxes, fines, penalties, or other amounts, however designated, for that Loan Party's failure to comply with any Applicable Law referenced in <u>Section 4.13(d)(i)</u>.

4.14. MAINTAIN PROPERTIES; ASSET SALES. The Loan Parties shall:

(a) Keep the Collateral in good order and repair (ordinary reasonable wear and tear and insured casualty excepted).

(b) Not suffer or cause the waste or destruction of any material part of the Collateral.

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(c) Not use any of the Collateral in violation of any policy of insurance thereon.

(d) Not sell, lease, or otherwise dispose of any of the Collateral, other than the following:

(i) The sale of Inventory in compliance with this Agreement.

(ii) The disposal of Equipment which is obsolete, worn out, or damaged beyond repair, which Equipment is replaced to the extent necessary to preserve or improve the operating efficiency of any Loan Party.

(iii) The turning over to the Administrative Agent of all Receipts as provided herein.

(iv) Permitted Asset Dispositions.

4.15. TAXES.

(a) The Loan Parties, in compliance with all Applicable Law, have properly filed the Loan Party's tax returns due to be filed up to the date of this Agreement. All federal and state taxes and other amounts in the nature of taxes for which any Loan Party is liable or obligated are presently due and payable without penalty; or have been paid or settled.

(b) The Loan Parties shall: pay, as they become due and payable, all taxes and unemployment contributions and other charges of any kind or nature levied, assessed or claimed against any Loan Party or the Collateral by any Person whose claim could result in an Encumbrance upon any asset of any Loan Party or by any governmental authority; properly exercise any trust responsibilities imposed upon any Loan Party by reason of withholding from employees' pay or by reason of any Loan Party's receipt of sales tax or other funds for the account of any third party; timely make all contributions and other payments as may be required pursuant to any Employee Benefit Plan now or hereafter established by any Loan Party; and timely file all tax and other returns and other reports with each governmental authority to whom any Loan Party is obligated to so file except where failure to file could not reasonably be expected to have a material adverse effect; provided, however, nothing included in this Section 4.15(b) shall prevent the Loan Parties from contesting, in good faith and by appropriate proceedings, any tax liability claimed against any Loan Party, but only provided that and so long as no tax lien is filed with respect thereto.

(c) At its option, with prior notice to the Borrowers' Representative, the Administrative Agent may pay any tax, charge levied, assessed, or claimed upon any Loan Party or the Collateral by any Person, or entity or governmental authority, and make any payments on account of any Loan Party's Employee Benefit Plan as the Administrative Agent, in the Administrative Agent's reasonable discretion, may deem necessary or desirable, to protect the Agents' Rights and Remedies.

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4.16. NO MARGIN STOCK; NOT INVESTMENT COMPANY.

(a) No Loan Party is engaged in the business of extending credit for the purpose of purchasing or carrying any margin stock (within the meaning of Regulations U, T, and X of the Board of Governors of the Federal Reserve System of the United States). No part of the proceeds of any borrowing hereunder will be used at any time to purchase or carry any such margin stock or to extend credit to others for the purpose of purchasing or carrying any such margin stock.

(b) No Loan Party or any Subsidiary is or is required to be registered as an "investment company" under the Investment Company Act of 1940.

4.17. ERISA.

(a) Neither any Loan Party nor any ERISA Affiliate has ever:

(i) Violated or failed to be in full compliance with any Employee Benefit Plan maintained by any Loan Party.

(ii) Failed timely to file all reports and filings required by ERISA to be filed by any Loan Party.

- (iii) Engaged in any nonexempt "prohibited transactions" or "reportable events" (respectively as described in ERISA).
- (iv) Engaged in, or committed, any act such that a tax or penalty could be imposed upon any Loan Party on account thereof pursuant to ERISA.
- (v) Accumulated any material cumulative funding deficiency within the meaning of ERISA.

(vi) Terminated any Employee Benefit Plan such that a lien could be asserted against any assets of any Loan Party on account thereof pursuant to ERISA.

(vii) Been a member of, contributed to, or had any obligation under any Employee Benefit Plan which is a multiemployer plan within the meaning of Section 4001(a) of ERISA.

(b) Neither any Loan Party nor any ERISA Affiliate shall ever engage in any action of the type described in <u>Section 4.17(a)</u>.

4.18. HAZARDOUS MATERIALS.

(a) No Loan Party has ever: (i) been legally responsible for any release or threat of release of any Hazardous Material or (ii) received notification of the incurrence of any expense in connection with the assessment, containment, or removal of any Hazardous Material for which that Loan Party would be responsible.

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(b) Each Loan Party shall: (i) dispose of any Hazardous Material only in compliance with all Environmental Laws and (ii) have possession of any Hazardous Material only in the ordinary course of that Loan Party's business and in compliance with all Environmental Laws.

4.19. LITIGATION. Except as described in **EXHIBIT 4.19**, annexed hereto, there is not presently pending or to the knowledge of the Borrowers, threatened in writing, by or against any Loan Party, any suit, action, proceeding, or investigation which if determined adversely to such Loan Party, would have a material adverse effect upon the Loan Parties' financial condition or the ability of the Loan Parties to conduct their business as such business is presently conducted or is contemplated to be conducted in the foreseeable future.

4.20. DIVIDENDS. INVESTMENTS. ENTITY ACTION. No Loan Party shall:

(a) Pay any cash dividend or make any other distribution in respect of any class of their respective capital stock or other ownership interests, other than payments to another Loan Party, unless the Loan Parties are in compliance with the Payment Conditions.

(b) Redeem, retire, purchase, or acquire any of Casual Male's capital stock, other than pursuant to a Permitted Repurchase.

(c) Invest in or purchase any stock or securities or other ownership interests, or rights to purchase any such stock or securities or other ownership interests, of any corporation or other Person, except for:

(i) Permitted Investments;

(ii) Permitted Acquisitions subject to the provisions of <u>Section 4.21</u>;

(iii) Investments in new wholly owned Subsidiaries formed in connection with any such Permitted Acquisition, subject to the provisions of <u>Section 4.21(c)</u>;

(iv) Permitted Minority Investments; <u>provided that</u> (A) the Borrowers are in compliance with the Payment Conditions and (B) (1) at any time that any Revolving Credit Loan is outstanding before and after giving effect to such Permitted Minority Investment, the aggregate amount of all Permitted Minority Investments made shall not exceed \$50,000,000 or (2) if there is no Revolving Credit Loan outstanding before and after giving effect to such Permitted Minority Investment, then such Permitted Minority Investment shall not be added to the aggregate limit set forth in clause (B) (1) above; and

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(v) Investments by the Loan Parties in Subsidiaries that are not Loan Parties; <u>provided that</u> (A) such Investments may only be made following the Closing Date to the extent that such Investments, together with the principal amount of any intercompany loans permitted pursuant to <u>Section 4.22(g)</u>, shall not exceed \$10,000,000.00 in the aggregate from and after the Closing Date, and (B) in the event that the aggregate amount of such Investments, together with the principal amount of any intercompany loans permitted pursuant to <u>Section 4.22(g)</u>, exceeds \$5,000,000.00, the Payment Conditions shall have been satisfied.

(d) Merge or consolidate or be merged or consolidated with or into any other corporation or other entity; <u>provided that</u> nothing in this Agreement shall prevent any Loan Party from merging into any other Loan Party.

(e) Consolidate any of that Loan Party's operations with those of any other corporation or other entity other than another Loan Party.

(f) Subordinate any debts or obligations owed to that Loan Party by any third party to any other debts owed by such third party to any other Person.

(g) Engage in any interest rate swaps, caps, or similar activities, or any hedging activities, other than in the ordinary course and conduct of that Loan Party's business and then only with a Revolving Credit Lender or any Affiliate of a Revolving Credit Lender.

4.21. PERMITTED ACQUISITIONS. The Loan Parties may make Permitted Acquisitions without the consent of the Agent or the Revolving Credit Lenders; provided that:

(a) Not less than fifteen (15) days prior written notice (with reasonable particularity as to the facts and circumstances in respect of which such notice is being given) of such Permitted Acquisition is given to the Administrative Agent.

(b) The Loan Parties are in compliance with the Payment Conditions.

(c) With respect, to and in the event of any Permitted Acquisition which consists of, or results in the creation of, a Subsidiary, the Administrative Agent shall be provided with such Subsidiary's Guarantor Agreement (in form and substance satisfactory to the Administrative Agent), which Guarantor Agreement shall be secured by first perfected security interests and liens on substantially all of the assets of such Subsidiary, subject to the same limitations set forth in <u>Section 8.1</u> hereof and subject to Permitted Encumbrances.

(d) The Agent and the Revolving Credit Lenders shall have no obligation to include any Inventory acquired in such Permitted Acquisition (or Inventory of a similar type and nature acquired after the Permitted Acquisition) as Eligible Inventory unless the Agent (i)

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has a first priority perfected security interest in such Inventory, (ii) has completed or received an appraisal of such Inventory from appraisers satisfactory to the Agent and such other due diligence as the Agent may require, all of the results of the foregoing to be reasonably satisfactory to the Agent, (iii) has established applicable advance rates and Reserves in connection therewith, and (iv) has otherwise determined in its reasonable discretion that such Inventory is eligible to be included in the Borrowing Base.

4.22. LOANS. The Loan Parties shall not make any loans to, nor acquire the Indebtedness of, any Person; <u>provided</u>, <u>however</u>, the foregoing does not prohibit any of the following:

(a) Subject to such conditions respectively as apply thereto, the making of Permitted Investments.

(b) Advance payments made to a Loan Party's suppliers in the ordinary course.

(c) Advances to a Loan Party's officers, employees, and salespersons with respect to reasonable expenses to be incurred by such officers, employees, and salespersons for the benefit of a Loan Party, which expenses are properly substantiated by the person seeking such advance and properly reimbursable by a Loan Party.

(d) Loans to a Loan Party's officers and employees not exceeding \$400,000 in the aggregate at any one time outstanding, provided that each such loan is for a term of not more than 90 days from the date on which it is made and is paid within such 90-day period; <u>provided that</u>, all amounts due on account of loans permitted under this clause (d) shall constitute Collateral and shall be pledged to the Collateral Agent for the benefit of the Revolving Credit Lenders.

(e) Advances to contractors for the construction or renovation of stores, buildings or improvements for use in the business of a Loan Party.

(f) Loans made by the Borrowers to the Guarantors to finance the purchases by the Guarantors of Inventory pursuant to the Amended and Restated Inventory Purchase Agreement and to permit the Guarantors to pay ordinary course operating expenses (including, without limitation, rent, utilities and taxes) so long as, in each case, such intercompany loans shall be evidenced by, and subject to, such documentation (including, without limitation, notes and pledge agreements) as the Collateral Agent may require.

(g) Loans made by the Loan Parties to Subsidiaries that are not Loan Parties to finance the purchase by such Subsidiaries of Inventory and to permit such Subsidiaries to pay ordinary course operating expenses (including, without limitation, rent, utilities and taxes) so long as, in each case, such intercompany loans shall be evidenced by, and subject to, such documentation (including, without limitation, notes and pledge agreements) as the Collateral Agent may require; provided that (A) such intercompany loans may only be made following the Closing Date to the extent that the principal amount of such intercompany loans, together with

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Investments permitted pursuant to Section 4.20(c)(v), shall not exceed \$10,000,000.00 in the aggregate from and after the Closing Date, and (B) in the event that the aggregate principal amount of such intercompany loans, together with Investments permitted pursuant to Section 4.20(c)(v), exceeds \$5,000,000.00, the Payment Conditions shall have been satisfied.

4.23. RESTRICTIONS ON SALE OF COLLATERAL; LICENSE AGREEMENTS. To the Loan Parties' knowledge, the Loan Parties are not, and shall not become, party to any agreement or understanding which limits, impairs, or otherwise restricts the ability of the Collateral Agent to freely sell and dispose of any of the Collateral (including, without limitation, any repurchase agreements, rights of first refusal or other agreements which limit or condition the time, manner, place or price for the sale or disposition of the Collateral). The Loan Parties shall not effect or permit any material change or amendment to the terms of such License Agreements which would impose further restrictions to the Collateral Agent's disposition of the Collateral or would shorten the term of such License Agreements.

4.24. PROTECTION OF ASSETS. The Administrative Agent, in the Administrative Agent's reasonable discretion, from time to time, may discharge any tax or Encumbrance on any of the Collateral, or take any other action which the Administrative Agent may deem necessary or desirable to repair, insure, maintain, preserve, collect, or realize upon any of the Collateral. The Administrative Agent shall not have any obligation to undertake any of the foregoing and shall have no liability on account of any action so undertaken except where there is a specific finding in a judicial proceeding (in which the Administrative Agent has had an opportunity to be heard), from which finding no further appeal is available, that the Administrative Agent had acted in actual bad faith or in a grossly negligent manner. The Loan Parties shall pay to the Administrative Agent, on demand, or the Administrative Agent, in its discretion, may add to the Loan Account, all amounts paid or incurred by the Administrative Agent pursuant to this <u>Section 4.24</u>.

4.25. LINE OF BUSINESS.

(a) Except as provided in <u>Sections 4.20</u>, <u>4.23</u> and <u>4.25(c)</u>, no Loan Party shall engage in any business other than the business in which it is currently engaged or plans to be engaged, as reflected in the Business Plan, or a business reasonably related thereto (the conduct of which reasonably related business is reflected in the Business Plan); <u>provided that</u> the foregoing shall not prohibit the expansion or contraction of a Loan Party's business so long as the Loan Parties are still engaged solely in the retail sale of apparel, footwear and related accessories and other activities, ancillary, incidental or necessary thereto, and such expansion or contraction is otherwise permitted under other Sections of this Agreement.

(b) The Loan Parties, with the prior written notice to the Administrative Agent in each instance, may license the use of up to 5% of the selling space of any Store (measured in terms of square feet) for the operation of certain departments of their Stores by third parties.

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(c) The Loan Parties, with the prior written consent of the Administrative Agent (as to which, *see* <u>Section 4.25(c)(i)</u>), may (x) license the use of more than 5% of the selling space of any Store (measured in terms of square feet) for the operation of certain departments by third parties and (y) franchise to others the right to operate comparable Stores, *it being understood that*:

(i) The Administrative Agent's determination to consent to the Loan Parties' activities described in <u>Section 4.25(c)</u> may be conditioned on the Administrative Agent's being satisfied that the secured position of the Collateral Agent, and the Agents' Rights and Remedies, would not be adversely affected by such restructuring and that such restructuring does not place any material additional administrative burdens on the Agents.

(ii) The Administrative Agent may provide such consent pursuant to this <u>Section 4.25(c)</u> on its own authority and without obtaining the Consent of the Majority Revolving Credit Lenders.

(iii) The Administrative Agent may condition its providing of such consent pursuant to this <u>Section 4.25(c)</u> on the Consent of the Majority Revolving Credit Lenders.

4.26. AFFILIATE TRANSACTIONS. No Loan Party shall make any payment, nor give any value, to any Affiliate except for:

(a) Goods and services actually purchased by that Loan Party from, or sold by that Loan Party to, such Affiliate for a price and on terms which shall

(i) be competitive and fully deductible as an "ordinary and necessary business expense" and/or fully depreciable under the Internal Revenue Code of 1986 and the Treasury Regulations, each as amended; and

(ii) be no less favorable to that Loan Party than those which would have been charged and imposed in an arms' length transaction.

(b) Dividends, investments and other transactions expressly permitted pursuant to Section 4.20.

4.27. FURTHER ASSURANCES.

(a) No Loan Party is the owner of, nor has it any interest in, any property or asset which, immediately upon the satisfaction of the conditions precedent to the effectiveness of the credit facility contemplated hereby (<u>Article 4</u>) and the proper filing of Uniform Commercial Code Financing Statements and delivery of any Collateral in which a security interest must be perfected by possession, will not be subject to a perfected Collateral Interest in favor of the Collateral Agent (subject only to Permitted Encumbrances) to secure the Liabilities.

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(b) Except as otherwise permitted by this Agreement, no Loan Party will hereafter acquire any asset or any interest in property which is not, immediately upon such acquisition, subject to such a perfected Collateral Interest in favor of the Collateral Agent to secure the Liabilities (subject only to Permitted Encumbrances).

(c) Each Loan Party shall execute and deliver to the Administrative Agent such instruments, documents, and papers, and shall do all such things from time to time hereafter as the Administrative Agent reasonably may request, to carry into effect the provisions and intent of this Agreement; to protect and perfect the Collateral Agent's Collateral Interests in the Collateral; and to comply with all applicable statutes and laws, and facilitate the collection of the Receivables Collateral. Each Loan Party shall execute all such instruments as may be required by the Administrative Agent with respect to the recordation and/or perfection of the Collateral Interests created or contemplated herein.

(d) Each Loan Party hereby designates the Collateral Agent as and for that Loan Party's true and lawful attorney, with full power of substitution, to sign and file any financing statements in order to perfect or protect the Collateral Agent's Collateral Interests in the Collateral.

(e) This Agreement constitutes an authenticated record which authorizes the Collateral Agent to file such financing statements as the Collateral Agent determines as appropriate to perfect or protect the Agent's Collateral Interests created hereby.

(f) A carbon, photographic, or other reproduction of this Agreement or of any financing statement or other instrument executed pursuant to this <u>Section 4.27</u> shall be sufficient for filing to perfect the security interests granted herein.

4.28. ADEQUACY OF DISCLOSURE.

(a) All financial statements furnished to each Agent and each Revolving Credit Lender by each Loan Party have been prepared in accordance with GAAP consistently applied and present fairly the condition of the Loan Parties at the date(s) thereof and the results of operations and cash flows for the period(s) covered; <u>provided</u>, <u>however</u>, that unaudited financial statements are subject to normal year-end adjustments and to the absence of footnotes. There has been no change in the Consolidated financial condition, results of operations, or cash flows of the Loan Parties since the date(s) of the most recent financial statements delivered to the Administrative Agent, as supplemented by the Business Plan, other than changes in the ordinary course of business, which changes have not been materially adverse, either singularly or in the aggregate.

(b) Except as set forth on **EXHIBIT 4.28(b)**, annexed hereto, no Loan Party has any contingent obligations or obligation under any Lease or Capital Lease which is not

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noted in the Loan Parties' Consolidated financial statements furnished to each Agent and each Revolving Credit Lender prior to the execution of this Agreement other than obligations which are entered into in the ordinary course of business since the date of such financial statement.

(c) No document, instrument, agreement, or paper now or hereafter given to any Agent and any Revolving Credit Lender by or on behalf of each Loan Party or any guarantor of the Liabilities in connection with the execution of this Agreement by each Agent and each Revolving Credit Lender (except for any projections provided by or on behalf of any Loan Party) contains or will contain any untrue statement of a material fact or omits or will omit to state a material fact necessary in order to make the statements therein not misleading.

4.29. NO RESTRICTIONS ON LIABILITIES. No Loan Party shall enter into or directly or indirectly become subject to any agreement which prohibits or restricts, in any manner, any Loan Party's:

(a) Creation of, and granting of Collateral Interests in favor of the Collateral Agent.

(b) Incurrence of Liabilities.

4.30. OTHER COVENANTS. No Loan Party shall indirectly do or cause to be done any act which, if done directly by that Loan Party, would breach any covenant contained in this Agreement.

4.31. INVENTORY PURCHASING. Any Person which at any time becomes a Loan Party shall become party to, and shall at all times comply with the terms and conditions set forth in, the Inventory Purchase Agreement including, without limitation, the obligation of each Loan Party (other than CMRG Apparel) to purchase of all of its Inventory exclusively from CMRG Apparel; <u>provided</u>, <u>however</u>, RBT may directly purchase *de minimis* amounts of Inventory for its own account. The Inventory Purchase Agreement may not be amended, modified or supplemented, except for the addition of Loan Parties, or terminated without the prior written consent of the Administrative Agent.

4.32. SOLVENCY. After giving effect to the transactions contemplated hereby, the Borrowers' Representative and its Subsidiaries taken as a whole, and each Borrower, is Solvent.

4.33. PATRIOT ACT. Each Loan Party is in compliance, in all material respects, with the Patriot Act. No part of the proceeds of the Revolving Credit Loans will be used by the Loan Parties, directly or indirectly, for any payments to any governmental official or employee, political party, official of a political party, candidate for political office, or anyone else acting in an official capacity, in order to obtain, retain or direct business or obtain any improper advantage, in violation of the United States Foreign Corrupt Practices Act of 1977, as amended.

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4.34. FOREIGN ASSETS CONTROL REGULATIONS. Neither the advance of the Revolving Credit Loans nor the use of the proceeds thereof will violate the Trading With the Enemy Act (50 U.S.C. § 1 et seq., as amended) (the "**Trading With the Enemy Act**") or any of the foreign assets control regulations of the United States Treasury Department (31 CFR, Subtitle B, Chapter V, as amended) (the "**Foreign Assets Control Regulations**") or any enabling legislation or executive order relating thereto (which for the avoidance of doubt shall include, but shall not be limited to, (a) Executive Order 13224 of September 21, 2001 Blocking Property and Prohibiting Transactions With Persons Who Commit, Threaten to Commit, or Support Terrorism (66 Fed. Reg. 49079 (2001) (the "**Executive Order**") and (b) the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (Public Law 107-56)). Furthermore, none of the Borrowers or their Affiliates (a) is or will become a "blocked person" as described in the Executive Order, the Trading With the Enemy Act or the Foreign Assets Control Regulations or (b) engages or will engage in any dealings or transactions, or be otherwise associated, with any such "blocked person" or in any manner violative of any such order.

ARTICLE 5 - FINANCIAL REPORTING AND PERFORMANCE COVENANTS:

5.1. MAINTAIN RECORDS. The Loan Parties shall:

(a) At all times, keep proper books of account, in which full, true, and accurate entries shall be made of all of the Loan Parties' financial transactions, all in accordance with GAAP applied consistently with prior periods to fairly reflect the Consolidated financial condition of the Loan Parties at the close of, and its results of operations for, the periods in question.

(b) Timely provide the Administrative Agent with those financial reports, statements, and schedules required by this Article 5 or otherwise, each of which reports, statements and schedules shall be prepared, to the extent applicable, in accordance with GAAP applied consistently with prior periods to fairly reflect the Consolidated financial condition of the Loan Parties at the close of, and the results of operations for, the period(s) covered therein.

(c) At all times, keep accurate current records of the Collateral including, without limitation, accurate current stock, cost, and sales records of its Inventory, accurately and sufficiently itemizing and describing the kinds, types, and quantities of Inventory and the cost and selling prices thereof.

(d) At all times, retain Ernst & Young, LLP or such other independent certified public accountants who are reasonably satisfactory to the Administrative Agent and instruct such accountants to fully cooperate with, and be available to, the Administrative Agent to discuss the Loan Parties' financial performance, financial condition, operating results, controls, and such other matters, within the scope of the retention of such accountants, as may be raised by the Administrative Agent.

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(e) Not change any Loan Party's Fiscal year.

5.2. Access to Records.

(a) Each Loan Party shall accord the Administrative Agent with reasonable access on reasonable notice during customary business hours from time to time as the Administrative Agent reasonably may require to all properties owned by or over which any Loan Party has control. The Administrative Agent shall have the right during customary business hours on reasonable notice, and each Loan Party will permit the Administrative Agent from time to time as Administrative Agent reasonably may request, to examine, inspect, copy, and make extracts from any and all of the Loan Parties' books, records, electronically stored data, papers, and files. Each Loan Party shall make all of that Loan Party's copying facilities available to the Administrative Agent.

(b) Each Loan Party hereby authorizes the Administrative Agent during customary business hours on reasonable notice to:

(i) Inspect, copy, duplicate, review, cause to be reduced to hard copy, run off, draw off, and otherwise use any and all computer or electronically stored information or data which relates to any Loan Party, or any service bureau, contractor, accountant, or other person, and directs any such service bureau, contractor, accountant, or other person fully to cooperate with the Administrative Agent with respect thereto.

(ii) Verify at any time the Collateral or any portion thereof, including verification with Account Debtors, and/or with each Loan Party's computer billing companies, collection agencies, and accountants and to sign the name of each Loan Party on any notice to each Loan Party's Account Debtors or verification of the Collateral.

(c) The Borrowers' Representative, on reasonable request from time to time from the Administrative Agent, will make representatives of management available from time to time to discuss the Loan Parties' operating results and other related matters with the Administrative Agent.

(d) The Administrative Agent from time to time may designate one or more representatives to exercise the Administrative Agent's rights under this <u>Section 5.2</u> as fully as if the Administrative Agent were doing so.

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5.3. PROMPT NOTICE TO ADMINISTRATIVE AGENT.

(a) The Borrowers' Representative shall provide the Administrative Agent with written notice promptly upon its becoming aware of the occurrence of any of the following events, which written notice shall be with reasonable particularity as to the facts and circumstances in respect of which such notice is being given:

(i) Any material adverse change in the business affairs of any Loan Party.

(ii) Any change in the executive officers of any Loan Party.

(iii) Any ceasing of the Loan Parties' making of payments, in the ordinary course, to any of its creditors, on account of obligations aggregating in excess of \$1,000,000.00 (including the ceasing of the making of such payments on account of a dispute with the subject creditor).

(iv) Any failure by a Loan Party to pay rent at (A) any leased distribution center at which such Loan Party maintains Inventory, (B) ten percent (10%) or more of such Loan Party's store locations or (C) any of such Loan Party's locations if such failure continues for more than ten (10) days following the day on which such rent first came due, except in the event that such rent is timely paid into a valid escrow account as a result of a bona fide dispute.

(v) Any Default.

(vi) Any intention on the part of a Loan Party to discharge that Loan Party's present independent accountants or any withdrawal or resignation by such independent accountants from their acting in such capacity (as to which, *see* Subsection 5.1(d)).

(vii) Any litigation which, if determined adversely to a Loan Party, would have a material adverse effect on the financial condition of that Loan Party.

(b) The Borrowers' Representative shall:

(i) At the request of the Administrative Agent, provide the Administrative Agent with a copy of the results of any physical or cycle count of a Loan Party's Inventory.

(ii) Provide the Administrative Agent, when received by any Loan Party, with a copy of any management letter or similar communications from any accountant of that Loan Party.

(iii) Provide the Administrative Agent with copies of all filings by each Loan Party with the Securities and Exchange Commission, when so filed, and when received, copies of all correspondence from the SEC, other than routine non-substantive general communications from the SEC.

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(iv) Provide the Administrative Agent with written notice of any intended bulk sale, liquidation, or other disposition of assets of any Loan Party at least ten (10) Business Days prior to the consummation of such sale or disposition, or commencement of such liquidation and a detailed summary of the net proceeds expected to be received therefrom; provided that nothing in this Section is intended to be, or shall be deemed to be, a waiver of any restriction on such disposition of assets set forth elsewhere in this Agreement, including, without limitation, <u>Section 4.14</u>.

(v) Provide the Administrative Agent, when so distributed, with copies of any materials distributed to the shareholders of Casual Male and each of the other Loan Parties (*qua* such shareholders).

5.4. BORROWING BASE CERTIFICATE. The Borrowers' Representative shall provide the Administrative Agent on the fourth Business Day of each Fiscal Month as of the close of business the last day of the immediately preceding month, with a Borrowing Base Certificate; <u>provided that</u>, upon the occurrence and during the continuance of an Accelerated Borrowing Base Delivery Event, at the election of the Administrative Agent, such Borrowing Base Certificate shall be delivered weekly on Thursday of each week as of the close of business for the immediately preceding week. Such Certificate may be sent to the Administrative Agent by facsimile transmission or by electronic mail, <u>provided that</u> the original thereof is forwarded to the Administrative Agent on the date of such transmission.

5.5. MONTHLY REPORTS. Monthly, within thirty (30) days following the end of each Fiscal month of the Loan Parties, the Borrowers' Representative shall provide the Administrative Agent with the following:

(a) A management prepared Consolidated financial statement of the Loan Parties for the subject month and for the period from the beginning of the Loan Parties' then current Fiscal year through the end of the subject month, with comparative information for the same period of the previous Fiscal year and to the Business Plan or updated forecast, which statement shall include, at a minimum, a balance sheet, income statement, and cash flows.

(b) The Compliance Certificate described in Section 5.8.

5.6. QUARTERLY REPORTS. Quarterly, within fifty (50) days following the end of each Fiscal quarter of the Loan Parties, the Borrowers' Representative shall provide the Administrative Agent with the following:

(a) A management prepared Consolidated financial statement of the Loan Parties for the subject quarter and for the period from the beginning of the Loan Parties' then current Fiscal year through the end of the subject quarter, with comparative information for the same period of the previous Fiscal year and to the Business Plan or updated forecast, which statement shall include, at a minimum, a balance sheet, income statement, and cash flows.

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(b) The Compliance Certificate described in Section 5.8.

5.7. ANNUAL REPORTS.

(a) Annually within ninety-five (95) days following the end of the Loan Parties' Fiscal year, the Borrowers' Representative shall furnish the Administrative Agent with the following:

(i) The Loan Parties' annual Consolidated financial statement (with consolidating schedules), which statement shall have been prepared by, and bear the unqualified opinion of, the Loan Parties' independent certified public accountants (i.e. said statement shall be "certified" by such accountants). Such annual statement shall include, at a minimum (with comparative information for the then prior Fiscal year), a balance sheet, income statement, statement of changes in shareholders' equity, and cash flows.

(ii) The following Consolidated financial statements for the Loan Parties for the prior Fiscal year (each prepared by the Loan Parties' independent accountants): Balance sheet, income statement, statement of changes in stockholders' equity and cash flow.

(b) Each annual financial statement shall be accompanied by such accountant's certificate certifying such annual financial statement.

(c) Annually within thirty (30) days following the end of each of the Loan Parties' Fiscal years, the Borrowers' Representative shall furnish the Administrative Agent with an updated Business Plan for the current Fiscal year which Business Plan shall include, at a minimum, a balance sheet, income statement, cash flows, and availability model each on a monthly basis for the following twelve (12) month period.

(d) Documents required to be delivered pursuant to this <u>Section 5.7</u> and <u>Sections 5.5</u> and <u>5.6</u> (to the extent any such documents are included in materials otherwise filed with the SEC) may be delivered electronically and if so delivered, shall be deemed to have been delivered on the date: (i) on which the Borrowers' Representative posts such documents, or provides a link thereto, on the Borrowers' Representative's website on the Internet at the website address from time to time provided by the Borrowers' Representative to the Administrative Agent; or (ii) on which such documents are posted on the Borrowers' Representative's behalf on an Internet or intranet website, if any, to which each Revolving Credit Lender and the Administrative Agent have access (whether a commercial, third-party website or whether sponsored by the Administrative Agent); provided that: (i) the Borrowers' Representative shall deliver paper copies of such documents to the Administrative Agent or any

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Revolving Credit Lender that requests the Borrowers' Representative to deliver such paper copies until a written request to cease delivering paper copies is given by the Administrative Agent or such Revolving Credit Lender and (ii) the Borrowers' Representative shall notify the Administrative Agent and each Revolving Credit Lender (by telecopier or electronic mail) of the posting of any such documents and provide to the Administrative Agent by electronic mail electronic versions (i.e., soft copies) of such documents. The Administrative Agent shall have no obligation to request the delivery or to maintain copies of the documents referred to above, and in any event shall have no responsibility to monitor compliance by the Loan Parties with any such request for delivery, and each Revolving Credit Lender shall be solely responsible for requesting delivery to it or maintaining its copies of such documents.

5.8. COMPLIANCE CERTIFICATES. The Borrowers' Representative shall cause the Borrowers' Representative's Chief Executive Officer, its President or its Chief Financial Officer of the Borrowers' Representative, in each instance, to provide such Person's certificate, in the form annexed hereto as **EXHIBIT 5.8** (each such certificate, a "**Compliance Certificate**"), with those monthly, quarterly, and annual statements to be furnished pursuant to this Agreement, which Compliance Certificate shall:

(a) Indicate that the subject financial statement was prepared in accordance with GAAP consistently applied and presents fairly the Consolidated financial condition of the Loan Parties at the close of, and the results of the Loan Parties' operations and cash flows for, the period(s) covered thereby, *subject*, *however* to the following:

(i) Usual year-end adjustments (this exception shall not be included in the Compliance Certificate which accompanies the Loan Parties' annual financial statement).

(ii) Material Accounting Changes.

(b) Indicate either that (i) no Default has occurred and is continuing, or (ii) if a Default has occurred and is continuing, its nature (in reasonable detail) and the steps (if any) being taken or contemplated by the Loan Parties to be taken on account thereof.

5.9. INVENTORIES, APPRAISALS, AND AUDITS.

(a) The Administrative Agent may observe each inventory and any cycle count of the Collateral which is undertaken on behalf of any Loan Party. The Loan Parties shall conduct not less than one (1) physical inventory per Store and one (1) cycle count per warehouse, per Fiscal year. The Administrative Agent does not contemplate undertaking or requiring any additional physical inventories or cycle counts by or of the Loan Parties; provided, however, the Administrative Agent may do so if a Default has occurred and is continuing.

(i) On the Administrative Agent's request, the Borrowers' Representative shall provide the Administrative Agent with a copy of the preliminary

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results of each such physical inventory and cycle count (as well as of any other physical inventory or cycle count undertaken by any Loan Party) within ten (10) days following the completion of such physical inventory and such cycle count.

(ii) The Borrowers' Representative, within thirty (30) days following the completion of such physical inventory and such cycle count, shall provide the Administrative Agent with a reconciliation of the results of each such physical inventory and cycle count (as well as of any other physical inventory or cycle count undertaken by any Loan Party) and shall post such results to the Loan Parties' stock ledger and, as applicable to the Loan Parties' other financial books and records.

(iii) The Administrative Agent, in its discretion, if a Default has occurred and is continuing, may cause such additional physical inventories and cycle counts to be taken as the Administrative Agent determines (each, at the expense of the Loan Parties).

(b) The Administrative Agent may obtain appraisals of the Collateral conducted by such appraisers as are satisfactory to the Administrative Agent. As of the Closing Date, the Administrative Agent shall be entitled to obtain one (1) appraisal (at the Loan Parties' expense) of the Loan Parties' Inventory during any twelve (12) month period during which this Agreement is in effect, conducted by such appraisers as are satisfactory to the Administrative Agent; <u>provided that</u>, if Excess Availability at any time is less than fifty percent (50%) of the Loan Cap, the Loan Parties acknowledge that the Administrative Agent may, in its discretion, undertake up to two (2) appraisals of the Loan Parties' Inventory in the following twelve (12) month period at the Administrative Agent may, in its discretion, undertake up to three (3) appraisals of the Loan Parties' Inventory in the following twelve (12) month period at the Loan Parties' expense. In addition, the Administrative Agent may obtain additional appraisals at its own expense; <u>provided, however</u>, following the occurrence of an Event of Default, the Administrative Agent may cause additional appraisals to be undertaken at the Loan Parties' expense.

(c) The Administrative Agent may obtain commercial finance audits of the Loan Parties' books and records, conducted by such examiners as are satisfactory to the Administrative Agent. As of the Closing Date, the Administrative Agent shall be entitled to conduct one (1) commercial finance audit (at the Loan Parties' expense) of the Loan Parties' books and records during any twelve (12) month period during which this Agreement is in effect, conducted by such examiners as are satisfactory to the Administrative Agent; provided that, if Excess Availability at any time is less than fifty percent (50%) of the Loan Cap, the Loan Parties acknowledge that the Administrative Agent may, in its discretion, undertake up to two (2) commercial finance audits of the Loan Parties' books and records in the following twelve (12) month period at the Loan Parties' expense; provided further that, if Excess Availability at any time is less than fifteen percent (15%) of the Loan Cap, the Loan Cap, the Loan Parties acknowledge that the Administrative Agent may, in its discretion, undertake up to three (3) commercial finance audits of the Loan Parties' books and records in the following twelve (12) month period at the Loan Parties' expense. In addition, the Administrative Agent may obtain

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additional commercial finance audits at its own expense; provided, however, following the occurrence of an Event of Default, the Administrative Agent may cause additional commercial finance audits to be undertaken at the Loan Parties' expense.

5.10. Additional Financial Information.

(a) In addition to all other information required to be provided pursuant to this <u>Article 5</u>, the Borrowers' Representative promptly shall provide the Administrative Agent with such other and additional information concerning the Loan Parties (and any guarantor of the Liabilities), the Collateral, the operation of the Loan Parties' business, and the Loan Parties' financial condition, including original counterparts of financial reports and statements, as the Administrative Agent reasonably may from time to time request, in its reasonable discretion.

(b) Each Loan Party recognizes that all appraisals, inventories, analyses, financial information, and other materials which the Administrative Agent may obtain, develop, or receive with respect to the Loan Parties are confidential to the Administrative Agent and that, except with the consent of the Administrative Agent, no Loan Party is entitled to receipt of any of such appraisals, inventories, analyses, financial information, and other materials, nor copies or extracts thereof or therefrom.

5.11. EXCESS AVAILABILITY COVENANT. The Loan Parties shall maintain Excess Availability at all times of not less than the greater of (a) ten percent (10%) of the Loan Cap or (b) \$5,000,000.00.

ARTICLE 6 - USE OF COLLATERAL:

6.1. USE OF INVENTORY COLLATERAL.

- (a) No Loan Party shall engage in any of the following with respect to its Inventory:
 - (i) Any sale other than for fair consideration in the conduct of the Loan Parties' business in the ordinary course.
 - (ii) Sales or other dispositions to creditors.
 - (iii) Sales or other dispositions in bulk, except for Permitted Asset Dispositions.
 - (iv) Sales of any Collateral in breach of any provision of this Agreement.

(b) No sale of Inventory shall be on consignment, approval, or under any other circumstances such that, with the exception of the Loan Parties' customary return policy applicable to the return of Inventory purchased by the Loan Parties' retail customers in the ordinary course, such Inventory may be returned to a Loan Party without the consent of the

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Administrative Agent, unless, in the case of Inventory consigned by a Loan Party to another Person, (i) such Loan Party has filed against the third party consignee a UCC financing statement or such other registration (which UCC financing statement or other registration shall be assigned to the Collateral Agent) as the Administrative Agent may reasonably determine to be necessary to perfect and protect its security interest in such consigned Inventory, and (ii) as to which such Loan Party has delivered to each secured party of the third party consignee (if any) notice of such Loan Party's interest in such Inventory to the extent required pursuant to the UCC or other Applicable Law.

6.2. INVENTORY QUALITY. All Inventory now owned or hereafter acquired by a Loan Party is and will be of good and merchantable quality and free from defects (other than defects within customary trade tolerances), other than Inventory owned or acquired for outlet stores, which in the ordinary course sell manufacturer's overruns, discontinued lines, and irregulars.

6.3. ADJUSTMENTS AND ALLOWANCES. Each Loan Party may grant such allowances or other adjustments to that Loan Party's Account Debtors (exclusive of extending the time for payment of any material Account or Account Receivable, which shall not be done without first obtaining the Administrative Agent's prior written consent in each instance) as that Loan Party may reasonably deem to accord with sound business practice, *provided, however*, at any time that a Default has occurred and is continuing, the authority granted the Loan Parties pursuant to this <u>Section 6.3</u> may be limited or terminated by the Administrative Agent at any time in the Administrative Agent's reasonable discretion.

ARTICLE 7 - CASH MANAGEMENT. PAYMENT OF LIABILITIES:

7.1. DEPOSITORY ACCOUNTS.

(a) Annexed hereto as **EXHIBIT 7.1** is a schedule of all present DDA's, which schedule includes, with respect to each depository: (i) the name and address of that depository; (ii) the account number(s) of the account(s) maintained with such depository; and (iii) a contact person at such depository.

(b) The Borrowers' Representative shall deliver to the Administrative Agent, as a condition to the effectiveness of this Agreement, a Blocked Account Agreement with each Blocked Account Bank.

(c) No Loan Party will establish any deposit account other than an Exempt DDA, unless the Borrowers' Representative provides the Administrative Agent with notice thereof and, if required pursuant to the terms of this Agreement, a Blocked Account Agreement.

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7.2. CREDIT CARD RECEIPTS.

(a) Annexed hereto as **EXHIBIT 7.2** is a schedule which describes all arrangements to which each Loan Party is a party with respect to the payment to such Loan Party of the proceeds of all credit card charges for sales by such Loan Party.

(b) The Borrowers' Representative shall deliver to the Administrative Agent, as a condition to the effectiveness of this Agreement, notification, executed on behalf of the relevant Loan Party, to each of such Loan Party's credit card clearinghouses and processors (in form satisfactory to the Administrative Agent), which notice provides that payment of all credit card charges submitted by any Loan Party to that clearinghouse or processor and any other amount payable to any Loan Party by such clearinghouse or processor shall be directed to (i) a Blocked Account or (ii) after the occurrence and during the continuance of a Cash Dominion Event, the Administrative Agent's Account or as otherwise designated from time to time by the Administrative Agent. No Loan Party shall change such direction or designation except upon and with the prior written consent of the Administrative Agent.

7.3. THE ADMINISTRATIVE AGENT'S, BLOCKED, AND OPERATING ACCOUNTS.

(a) The following checking accounts have been or will be established (and are so referred to herein):

(i) The "Administrative Agent's Account" (so referred to herein): Established by the Administrative Agent with Bank of America.

(ii) The **"Blocked Accounts"** (so referred to herein): The deposit accounts from time to time established by any Loan Party with a Blocked Account Bank in respect of which the Agent has required a Blocked Account Agreement pursuant to the terms of this Agreement.

(iii) The "Operating Account" (so referred to herein): Established by the Borrowers' Representative with Bank of America.

(b) The contents of each DDA and of the Blocked Accounts constitutes Collateral and Proceeds of Collateral. The contents of the Administrative Agent's Account constitutes the Administrative Agent's property.

(c) The Loan Parties shall pay all fees and charges of, and maintain such impressed balances as may be required by the depository in which any account is opened as required hereby (even if such account is opened by and/or is the property of the Administrative Agent).

7.4. PROCEEDS AND COLLECTIONS.

(a) All Receipts and all other cash proceeds of any sale or other disposition of any of each Loan Party's assets:

(i) Constitute Collateral and proceeds of Collateral.

(ii) Shall be held in trust by the Loan Parties for the Administrative Agent.

(iii) Shall not be commingled with any of any Loan Party's other funds.

(iv) Shall be deposited in a DDA or a Blocked Account and, after the occurrence and during the continuance of a Cash Dominion Event, shall be transferred only to a Blocked Account and/or the Administrative Agent's Account.

(b) The Borrowers' Representative shall cause by ACH or wire transfer to a Blocked Account, no less frequently than daily (and whether or not there is then an outstanding balance in the Loan Account), the following:

(i) The entire contents (net of any minimum required balance not in any event to exceed \$2500) of each DDA (but excluding any Exempt DDA).

(ii) The proceeds of all credit card charges not otherwise provided for pursuant hereto.

So long as no Cash Dominion Event has occurred and is continuing, the Loan Parties may direct, and shall have sole control over, the manner of disposition of funds in the Blocked Accounts.

(c) After the occurrence and during the continuance of a Cash Dominion Event, the Borrowers' Representative shall cause by ACH or wire transfer to the Administrative Agent's Account, no less frequently than daily (and whether or not any Liabilities are then outstanding), of the entire ledger balance (net of any minimum required balance not in any event to exceed \$2500) of each Blocked Account.

(d) In the event that, notwithstanding the provisions of this <u>Section 7.4</u>, any Loan Party receives or otherwise has dominion and control of any Receipts, or any other proceeds or collections of any Collateral, after the occurrence and during the continuance of a Cash Dominion Event, such Receipts, proceeds, and collections shall be held in trust by that Loan Party for the Administrative Agent, shall not be commingled with any of that Loan Party's other funds or deposited in any account of any Loan Party and shall, not later than the Business Day after receipt thereof, be deposited into the Administrative Agent's Account or dealt with in such other fashion as such Loan Party may be instructed by the Administrative Agent.

7.5. PAYMENT OF LIABILITIES.

(a) On each Business Day, the Administrative Agent shall apply the then collected balance of the Administrative Agent's Account (net of fees charged, and of such impressed balances as may be required by the bank at which the Administrative Agent's Account is maintained) <u>first</u>, against the SwingLine Loans (if any), and, <u>second</u>, against the unpaid balance of the Loan Account. For purposes of the calculation of interest on the unpaid principal balance of the Loan Account, such payment shall be deemed to have been made one (1) Business Day after such transfer, and <u>further provided</u> that until the occurrence, and during

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the continuance, of an Event of Default, unless the Borrower Representative otherwise instructs the Administrative Agent, the balance of the Administrative Agent's Account shall not be applied to any LIBOR Loans until the end of the applicable Interest Period therefor.

(b) The following rules shall apply to deposits and payments under and pursuant to this <u>Section 7.5</u>:

(i) Funds shall be deemed to have been deposited to the Administrative Agent's Account on the Business Day on which deposited, provided that such deposit is delivered to the Administrative Agent by 2:00 PM on that Business Day.

(ii) Funds paid to the Administrative Agent, other than by deposit to the Administrative Agent's Account, shall be deemed to have been received on the Business Day when they are good and collected funds, <u>provided that</u> such payment is delivered to the Administrative Agent by 2:00 PM on that Business Day.

(iii) If a deposit to the Administrative Agent's Account (Section 7.5(b)(i)) or payment (Section 7.5(b)(ii)) is not delivered to the Administrative Agent until after 2:00 PM on a Business Day, such deposit or payment shall be deemed to have been made at 9:00 AM on the then next Business Day.

(iv) All deposits to the Administrative Agent's Account and other payments to the Administrative Agent are subject to clearance and collection.

(c) The Administrative Agent shall transfer to the Operating Account any surplus in the Administrative Agent's Account remaining after the application towards the Liabilities referred to in <u>Section 7.5(a)</u> above (less those amount which are to be netted out, as provided therein); <u>provided</u>, <u>however</u>, in the event that

(i) a Default has occurred and is continuing; and

(ii) one or more L/C's are then outstanding;

then the Administrative Agent may establish a funded reserve of up to 103% of the aggregate of the Stated Amounts of such L/C's. Such funded reserve shall either be (i) returned to the Borrowers' Representative at such time that no Default has occurred and is continuing or (ii) applied towards the Liabilities following Acceleration.

7.6. THE OPERATING ACCOUNT. Except as otherwise specifically provided in, or permitted by, this Agreement, all checks shall be drawn by the Borrowers' Representative upon, and other disbursements shall be made by the Borrowers' Representative solely from, the Operating Account.

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ARTICLE 8 - GRANT OF SECURITY INTEREST:

8.1. GRANT OF SECURITY INTEREST. To secure the Borrowers' prompt, punctual, and faithful performance of all and each of the Liabilities, each Borrower hereby grants to the Collateral Agent, for the benefit of the Secured Parties as their interests may appear herein, a continuing security interest in and to, and assigns to the Collateral Agent, for the benefit of the Secured Parties as their interests may appear herein the following, and each item thereof, whether now owned or now due, or in which that Borrower has an interest, or hereafter acquired, arising, or to become due, or in which that Borrower obtains an interest, and all products, Proceeds, substitutions, and accessions of or to any of the following (all of which, together with any other property in which the Collateral Agent may in the future be granted a security interest, is referred to herein as the "**Collateral**"; any of the following terms not defined in this Agreement shall have the meanings attributed thereto in the UCC):

- (a) All Accounts and accounts receivable.
- (b) All Inventory.
- (c) All General Intangibles.
- (d) All Equipment.
- (e) All Goods.
- (f) All Farm Products.
- (g) All Fixtures.
- (h) All Chattel Paper.
- (i) All Letter-of-Credit Rights.
- (j) All Payment Intangibles.
- (k) All Supporting Obligations.

(1) All books, records, and information relating to the Collateral and/or to the operation of each Borrower's business, and all rights of access to such books, records, and information, and all property in which such books, records, and information are stored, recorded, and maintained.

(m) All Leasehold Interests.

(n) All Investment Property, Instruments, Documents, Deposit Accounts, money, policies and certificates of insurance, deposits, impressed accounts, compensating balances, cash, or other property.

(o) Commercial Tort Claims

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(p) All insurance proceeds, refunds, and premium rebates, including, without limitation, proceeds of fire and credit insurance, whether any of such proceeds, refunds, and premium rebates arise out of any of the foregoing (8.1(a) through 8.1(n)) or otherwise.

(q) All liens, guaranties, rights, remedies, and privileges pertaining to any of the foregoing (8.1(a) through 8.1(p)), including the right of stoppage in transit.

Notwithstanding anything in this Agreement to the contrary, with respect to each item of Collateral constituting Equipment subject to a Capital Lease, or constituting an agreement, license, permit or other instrument of a Borrower, such item shall be subject to the security interest created hereby only to the extent that the granting of such security interest, under the terms of such Capital Lease, agreement, license, permit or other instrument, or as provided by law, does not cause any default under or termination of such Capital Lease, agreement, license, permit or other instrument or the loss of any material right of a Borrower thereunder; provided, however, that in no event shall the foregoing be construed to exclude from the security interest created by this Agreement, proceeds or products of any such Capital Lease, agreement, license, permit or any accounts receivable or the right to payments due or to become due a Borrower under any such agreement or other instrument.

8.2. EXTENT AND DURATION OF SECURITY INTEREST; NOTICE.

(a) The security interest created and granted herein is in addition to, and supplemental of, any security interest previously granted by any Borrower to the Collateral Agent and shall continue in full force and effect applicable to all Liabilities until both (a) all Liabilities have been paid and/or satisfied in full and (b) the security interest created herein is specifically terminated in writing by a duly authorized officer of the Collateral Agent.

(b) It is intended that the Collateral Interests created herein extend to and cover all assets of each Borrower.

(c) If a Borrower shall at any time acquire a Commercial Tort Claim, the Borrowers' Representative shall promptly notify the Administrative Agent in writing of the details thereof and the Borrower shall take such actions as the Collateral Agent shall request in order to grant to the Collateral Agent, for the benefit of the Revolving Credit Lenders as their interests may appear herein, a perfected and first priority security interest therein and in the Proceeds thereof.

ARTICLE 9 - COLLATERAL AGENT AS ATTORNEY-IN-FACT:

9.1. APPOINTMENT AS ATTORNEY-IN-FACT. Each Borrower hereby irrevocably constitutes and appoints the Collateral Agent (acting through any of its officers or representatives) as that Borrower's true and lawful attorney, with full power of substitution, following the occurrence of an Event of Default, to convert the Collateral into cash at the sole risk, cost, and expense of that Borrower, but for the sole benefit of the Agents and the Secured Parties. The rights and powers granted the Collateral Agent by this appointment include but are not limited to the right and power to:

(a) Prosecute, defend, compromise, or release any action relating to the Collateral.

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(b) Sign change of address forms to change the address to which each Borrower's mail is to be sent to such address as the Collateral Agent shall designate; receive and open each Borrower's mail; remove any Receivables Collateral and Proceeds of Collateral therefrom and turn over the balance of such mail either to the Borrowers' Representative or to any trustee in bankruptcy or receiver of the Borrowers' Representative, or other legal representative of a Borrower whom the Collateral Agent determines to be the appropriate person to whom to so turn over such mail.

(c) Endorse the name of the relevant Borrower in favor of the Collateral Agent upon any and all checks, drafts, notes, acceptances, or other items or instruments; sign and endorse the name of the relevant Borrower on, and receive as secured party, any of the Collateral, any invoices, schedules of Collateral, freight or express receipts, or bills of lading, storage receipts, warehouse receipts, or other documents of title respectively relating to the Collateral.

(d) Sign the name of the relevant Borrower on any notice to that Borrower's Account Debtors or verification of the Receivables Collateral; sign the relevant Borrower's name on any Proof of Claim in Bankruptcy against Account Debtors, and on notices of lien, claims of mechanic's liens, or assignments or releases of mechanic's liens securing the Accounts.

(e) Take all such action as may be necessary to obtain the payment of any letter of credit and/or banker's acceptance of which any Borrower is a beneficiary.

(f) Repair, manufacture, assemble, complete, package, deliver, alter or supply goods, if any, necessary to fulfill in whole or in part the purchase order of any customer of each Borrower.

(g) Use, license or transfer any or all General Intangibles of each Borrower.

9.2. NO OBLIGATION TO ACT. The Collateral Agent shall not be obligated to do any of the acts or to exercise any of the powers authorized by Section 9.1 herein, but if the Collateral Agent elects to do any such act or to exercise any of such powers, it shall not be accountable for more than it actually receives as a result of such exercise of power, and shall not be responsible to any Borrower for any act or omission to act except for any act or omission to act as to which there is a final determination made in a judicial proceeding (in which proceeding the Collateral Agent has had an opportunity to be heard) which determination includes a specific finding that the subject act or omission to act had been grossly negligent or in actual bad faith or constituted willful misconduct.

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ARTICLE 10 - EVENTS OF DEFAULT:

The occurrence of any event described in this Article 10 respectively shall constitute an "Event of Default" herein.

10.1. FAILURE TO PAY THE REVOLVING CREDIT FACILITY. The failure by any Loan Party to pay when due any principal of, interest on, or fees in respect of, the Revolving Credit Facility.

10.2. FAILURE TO MAKE OTHER PAYMENTS. The failure by any Loan Party to pay within five (5) Business Days when due (or upon demand, if payable on demand) any payment Liability other than any payment liability on account of the principal of, or interest on, or fees in respect of, the Revolving Credit Facility.

10.3. FAILURE TO PERFORM COVENANT OR LIABILITY (NO GRACE PERIOD). The failure by any Loan Party to promptly, punctually, faithfully and timely perform, discharge, or comply with any covenant or Liability not otherwise described in <u>Section 10.1</u> or <u>Section 10.2</u> hereof, and included in any of the following provisions hereof:

Section	Relates to:			
4.5	Location of Collateral			
4.7(a)	Title to Assets			
4.8	Indebtedness			
4.9	Insurance Policies			
4.20	Dividends, Investments and Other Entity Actions			
4.26	Affiliate Transactions			
4.27	Further Assurances			
5.11	Excess Availability Covenant			
6.1	Use of Inventory Collateral			
Article 7	Cash Management (except if the failure to comply is as a result of force majeure or through no fault of the Loan Parties)			

10.4. FINANCIAL REPORTING REQUIREMENTS. The failure by any Loan Party to promptly, punctually, faithfully and timely perform, discharge, or comply with the financial reporting requirements included in <u>Article 5</u>, subject, however, to the following limited number of grace periods applicable to certain of those requirements:

	REQUIRED BY		
REPORT / STATEMENT	SECTION	GRACE PERIOD	NUMBER OF GRACE PERIODS
Borrowing Base Certificates	5.4	One Business Day	Three per Fiscal Quarter
Monthly Reports (30 Days)	5.5	Three Business Days	Three in any 12 months

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10.5. FAILURE TO PERFORM COVENANT OR LIABILITY (GRACE PERIOD). The failure by any Loan Party, within fifteen (15) days following the earlier of any Loan Party's knowledge of a breach of any covenant or Liability not described in any of <u>Sections 10.1</u>, <u>10.2</u>, <u>10.3</u>, or <u>10.4</u>, or of the Borrowers' Representative's receipt of written notice from the Administrative Agent of the breach of any such covenants or Liabilities.

10.6. MISREPRESENTATION. The determination by the Administrative Agent that any representation or warranty at any time made by any Loan Party to any Agent or any Revolving Credit Lender was not true or complete in all material respects when given.

10.7. ACCELERATION OF OTHER DEBT; BREACH OF LEASE. The occurrence of any event such that any Indebtedness of any Loan Party in excess of \$5,000,000.00 to any creditor other than the Agent or any Revolving Credit Lender could be accelerated or, without the consent of a Loan Party, Leases with aggregate monthly rents of at least \$1,000,000.00 could be terminated prior to the stated termination date thereof (whether or not the subject creditor or lessor takes any action on account of such occurrence).

10.8. DEFAULT UNDER OTHER AGREEMENTS. The occurrence of any breach or default under any agreement between the Agent or any Revolving Credit Lender and any Loan Party or instrument or paper given the Agent or any Revolving Credit Lender by any Loan Party not constituting a Loan Document, whether such agreement, instrument, or paper now exists or hereafter arises, with respect to Indebtedness in excess of \$5,000,000.00 (notwithstanding that the Agent or the subject Revolving Credit Lender may not have exercised its rights upon default under any such other agreement, instrument or paper).

10.9. UNINSURED CASUALTY LOSS. The occurrence of any uninsured loss, theft, damage, or destruction of or to any material portion of the Collateral.

10.10. ATTACHMENT; JUDGMENT; RESTRAINT OF BUSINESS.

(a) The service of process upon any Agent or any Revolving Credit Lender or any Participant of a court order or order of any other applicable governmental authority attaching, by trustee, mesne, or other process, any funds of any Loan Party on deposit with, or assets of any Loan Party in the possession of, that Agent or that Revolving Credit Lender or such Participant.

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(b) The entry of judgments against any Loan Party, to the extent not covered by insurance (subject to a reasonable deductible) aggregating more than \$750,000, which judgments are not satisfied (if a money judgment) or appealed from (with execution or similar process stayed) within thirty (30) days of entry.

(c) The entry of any order or the imposition of any other process having the force of law, the effect of which is to restrain in any material way the conduct by any Loan Party of its business in the ordinary course.

10.11. INDICTMENT - FORFEITURE. The indictment of, or institution of any legal process or proceeding against, any Loan Party, under any federal, state, municipal, and other civil or criminal statute, rule, regulation, order, or other requirement having the force of law where the relief, penalties, or remedies sought or available include the forfeiture of more than a *de minimis* part of the property of that Loan Party and/or the imposition of any stay or other order, the effect of which could be to restrain in any material way the conduct by any Loan Party of its business in the ordinary course.

10.12. CHALLENGE TO LOAN DOCUMENTS.

(a) Any challenge by or on behalf of the Borrowers' Representative, any Loan Party to the validity of any Loan Document or the applicability or enforceability of any Loan Document strictly in accordance with the subject Loan Document's terms or which seeks to void, avoid, limit, or otherwise adversely affect any security interest created by or in any Loan Document or any payment made pursuant thereto.

(b) Any determination by any court or any other judicial or government authority that any Loan Document is not enforceable strictly in accordance with the subject Loan Document's terms or which voids, avoids, limits, or otherwise adversely affects any security interest created by any Loan Document or any payment made pursuant thereto.

10.13. CHANGE IN CONTROL. Any Change in Control.

10.14. BUSINESS FAILURE. Any act by, against or relating to any Loan Party, or its property or assets, which act constitutes the determination by any Loan Party to initiate or acquiesce to: a program of partial or total self-liquidation; an application for, consent to, or sufferance of the appointment of a receiver, trustee, or other person, pursuant to court action or otherwise, with respect to all or any part of any Loan Party's property; the granting of any trust mortgage or execution of an assignment for the benefit of the creditors of any Loan Party; any other voluntary or involuntary liquidation or extension of debt agreement for any Loan Party; the offering by, or entering into by, any Loan Party of any composition, extension, or any other arrangement seeking relief from or extension of the debts of any Loan Party; or the initiation of any judicial or non-judicial proceeding or agreement by, against, or including any Loan Party which seeks or intends to

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accomplish a reorganization or arrangement with creditors; and/or the initiation by or on behalf of any Loan Party of the liquidation or winding up of all or any part of any Loan Party's business or operations.

10.15. BANKRUPTCY. The failure by any Loan Party to generally pay the debts of that Loan Party as they mature; adjudication of bankruptcy or insolvency relative to any Loan Party; the entry of an order for relief or similar order with respect to any Loan Party in any proceeding pursuant to the Bankruptcy Code or any other federal bankruptcy law; the filing of any complaint, application, or petition by any Loan Party initiating any matter in which any Loan Party is or may be granted any relief from the debts of that Loan Party pursuant to the Bankruptcy Code or any other insolvency statute or procedure; the filing of any complaint, application, or petition against any Loan Party initiating any matter in which that Loan Party is or may be granted any relief from the debts of that Loan Party pursuant to the Bankruptcy Code or any other insolvency statute or procedure; the filing of that Loan Party pursuant to the Bankruptcy Code or any other insolvency statute or procedure; the filing of any complaint, application, or petition against any Loan Party initiating any matter in which that Loan Party is or may be granted any relief from the debts of that Loan Party pursuant to the Bankruptcy Code or any other insolvency statute or procedure, which complaint, application, or petition is not timely contested in good faith by that Loan Party by appropriate proceedings or, if so contested, is not dismissed within ninety (90) days of when filed.

10.16. TERMINATION OF BUSINESS. Unless subject to the prior written consent of the Agent, the determination of the Loan Parties, whether by vote of the Loan Parties' board of directors or otherwise to: suspend the operation of the Loan Parties' business in the ordinary course, liquidate all or a material portion of the Loan Parties' assets or Stores, or employ an agent or other third party to conduct any so-called store closing, store liquidation or "Going-Out-Of-Business" sales (other than in connection with a Permitted Asset Disposition).

10.17. PAYMENT OF OTHER INDEBTEDNESS. The Loan Parties shall prepay or discharge any Indebtedness prior to its maturity date except as expressly permitted hereunder.

10.18. DEFAULT BY GUARANTOR; TERMINATION OF GUARANTY. The occurrence of any Guarantor Default and/or the termination or attempted termination of any Guaranty Agreement by any Person.

10.19. MATERIAL ADVERSE CHANGE. An event shall have occurred or failed to occur, which occurrence or failure is or could have a materially adverse effect upon the financial condition of Casual Male and its Subsidiaries when compared with such financial condition as of July 31, 2010.

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ARTICLE 11 - RIGHTS AND REMEDIES UPON DEFAULT:

11.1. ACCELERATION. Upon the occurrence of any Event of Default, the Administrative Agent may (and on the issuance of Acceleration Notice(s) requisite to the causing of Acceleration, the Administrative Agent shall) declare all Indebtedness of the Loan Parties to the Revolving Credit Lenders to be immediately due and payable and may exercise all of the Administrative Agent's Rights and Remedies (and the Collateral Agent may likewise exercise all of its rights and remedies upon default) as the Administrative Agent from time to time thereafter determines as appropriate.

11.2. RIGHTS OF ENFORCEMENT. The Collateral Agent shall have all of the rights and remedies of a secured party upon default under the UCC, in addition to which the Collateral Agent shall have all and each of the following rights and remedies:

(a) To give notice to any bank at which any DDA or Blocked Account is maintained and in which Proceeds of Collateral are deposited, to turn over such Proceeds directly to the Collateral Agent.

(b) To give notice to any customs broker of any of the Loan Parties to follow the instructions of the Collateral Agent as provided in any written agreement or undertaking of such broker in favor of the Collateral Agent.

(c) To collect the Receivables Collateral with or without the taking of possession of any of the Collateral.

(d) To take possession of all or any portion of the Collateral.

(e) To sell, lease, or otherwise dispose of any or all of the Collateral, in its then condition or following such preparation or processing as the Collateral Agent deems advisable and with or without the taking of possession of any of the Collateral.

(f) Subject to the terms of store leases and provisions of applicable law, to conduct one or more going out of business sales which include the sale or other disposition of the Collateral.

(g) To apply the Receivables Collateral or the Proceeds of the Collateral towards (but not necessarily in complete satisfaction of) the Liabilities.

(h) To exercise all or any of the rights, remedies, powers, privileges, and discretions under all or any of the Loan Documents.

11.3. SALE OF COLLATERAL.

(a) Any sale or other disposition of the Collateral may be at public or private sale upon such terms and in such manner as the Collateral Agent deems advisable, having due regard to compliance with any statute or regulation which might affect, limit, or apply to the Collateral Agent's disposition of the Collateral.

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(b) The Collateral Agent, in the exercise of the Collateral Agent's rights and remedies upon default, may, subject to the terms of store leases and provisions of applicable law, conduct, or may require the Loan Parties to conduct, one or more going out of business sales, in the Collateral Agent's own right or by one or more agents and contractors. Subject to the terms of store leases such sale(s) may be conducted upon any premises owned, leased, or occupied by any Loan Party. Subject to applicable law, the Collateral Agent and any such agent or contractor, in conjunction with any such sale, may augment the Inventory with other goods (all of which other goods shall remain the sole property of the Collateral Agent or such agent or contractor). The Borrowers shall have no responsibility or liability for any such augmented inventory. Any amounts realized from the sale of such goods which constitute augmentations to the Inventory (net of an allocable share of the costs and reasonable expenses incurred in their disposition) shall be the sole property of the Collateral Agent or such agent and neither any Loan Party nor any Person claiming under or in right of any Loan Party shall have any interest therein. The proceeds of any such going out of business sale which is conducted by a Loan Party at the request of the Collateral Agent shall be first applied to the direct costs of such sale.

(c) Unless the Collateral is perishable or threatens to decline speedily in value, or is of a type customarily sold on a recognized market (in which event the Collateral Agent shall provide the Borrowers' Representative such notice as may be practicable under the circumstances), the Collateral Agent shall give the Borrowers' Representative at least ten (10) days prior written notice of the date, time, and place of any proposed public sale, and of the date after which any private sale or other disposition of the Collateral may be made. Each Borrower agrees that such written notice shall satisfy all requirements for notice to that Borrower which are imposed under the UCC or other applicable law with respect to the exercise of the Collateral Agent's rights and remedies upon default.

(d) The Collateral Agent, the Administrative Agent, and any Revolving Credit Lender may purchase the Collateral, or any portion of it at any sale held under this Article.

(e) If any of the Collateral is sold, leased, or otherwise disposed of by the Collateral Agent on credit, the Liabilities shall not be deemed to have been reduced as a result thereof unless and until payment is finally received thereon by the Collateral Agent.

(f) The Collateral Agent shall turn over to the Administrative Agent the proceeds of the exercise by the Collateral Agent of its rights and remedies under this <u>Article 11</u>. The Administrative Agent shall apply the proceeds of the Collateral Agent's exercise of its rights and remedies upon default pursuant to this <u>Article 11</u> in accordance with <u>Sections 13.5</u> and <u>13.6</u>.

11.4. OCCUPATION OF BUSINESS LOCATION. In connection with the Collateral Agent's exercise of the Collateral Agent's rights under this <u>Article 11</u>, the Collateral Agent may enter upon, occupy, and use any premises owned or occupied by each Loan Party, and may exclude each Loan Party from such premises or portion

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thereof as may have been so entered upon, occupied, or used by the Collateral Agent. The Collateral Agent shall not be required to remove any of the Collateral from any such premises upon the Collateral Agent's taking possession thereof, and may render any Collateral unusable to the Loan Parties. In no event shall the Collateral Agent be liable to any Loan Party for use or occupancy by the Collateral Agent of any premises pursuant to this <u>Article 11</u> nor for any charge (such as wages for any Loan Party's employees and utilities) incurred in connection with the Collateral Agent's exercise of the Collateral Agent's Rights and Remedies.

11.5. GRANT OF NONEXCLUSIVE LICENSE. Except to the extent prohibited by a Borrower's contractual obligations, which prohibition has been disclosed to the Administrative Agent, each Borrower hereby grants to the Collateral Agent a royalty free, nonexclusive and irrevocable license to use, apply, and affix any trademark, trade name, logo, or the like in which any Borrower now or hereafter has rights, such license being with respect to the Collateral Agent's exercise of the rights hereunder including, without limitation, in connection with any completion of the manufacture of Inventory or sale or other disposition of Inventory.

11.6. ASSEMBLY OF COLLATERAL. The Collateral Agent may require any Borrower to assemble the Collateral and make it available to the Collateral Agent at the Loan Parties' sole risk and expense at a place or places which are reasonably convenient to both the Collateral Agent and the Borrowers' Representative.

11.7. RIGHTS AND REMEDIES. The rights, remedies, powers, privileges, and discretions of the Administrative Agent hereunder (herein, the "Agents' Rights and Remedies") shall be cumulative and not exclusive of any rights or remedies which it would otherwise have. No delay or omission by an Agent in exercising or enforcing any of the Agents' Rights and Remedies shall operate as, or constitute, a waiver thereof. No waiver by an Agent of any Event of Default or of any default under any other agreement shall operate as a waiver of any other default hereunder or under any other agreement. No single or partial exercise of any of the Agents' Rights or Remedies, and no express or implied agreement or transaction of whatever nature entered into between any Agent and any person, at any time, shall preclude the other or further exercise of the Agents' Rights and Remedies. No waiver by any Agent of any of the Agents' Rights and Remedies on any one occasion shall be deemed a waiver on any subsequent occasion, nor shall it be deemed a continuing waiver. The Agents' Rights and Remedies may be exercised at such time or times and in such order of preference as the Agents may determine. The Agents' Rights and Remedies may be exercised without resort or regard to any other source of satisfaction of the Liabilities.

ARTICLE 12 - LOAN FUNDINGS AND DISTRIBUTIONS:

12.1. FUNDING PROCEDURES.

(a) The Administrative Agent shall advise each Revolving Credit Lender, no later than 3:00 PM on the date on which any Revolving Credit Loan (other than a SwingLine

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Loan) is requested, that such Revolving Credit Loan is to be made. Such advice, in each instance, may be by telephone or facsimile transmission; provided that, if such advice is by telephone, it shall be confirmed in writing. Advice of a Revolving Credit Loan shall include the amount of and interest rate applicable to the subject Revolving Credit Loan.

(b) Subject to that Revolving Credit Lender's Revolving Credit Dollar Commitment, each Revolving Credit Lender, by no later than the end of business on the day on which the subject Revolving Credit Loan is to be made, shall Transfer that Revolving Credit Lender's Revolving Credit Percentage Commitment of the subject Revolving Credit Loan to the Administrative Agent.

12.2. SWINGLINE LOANS.

(a) In the event that, when a Revolving Credit Loan is requested, the aggregate unpaid balance of the SwingLine Loan is less than the SwingLine Loan Ceiling, then the SwingLine Lender may in its sole discretion advise the Administrative Agent that the SwingLine Lender has determined to include up to the amount of the requested Revolving Credit Loan as part of the SwingLine Loan. In such event, the SwingLine Lender shall Transfer the amount of the requested Revolving Credit Loan to the Administrative Agent.

(b) The SwingLine Loan shall be converted to a Revolving Credit Loan in which all Revolving Credit Lenders participate as follows:

(i) At any time and from time to time, the SwingLine Lender may advise the Administrative Agent that all, or any part, of the SwingLine Loan is to be converted to a Revolving Credit Loan in which all Revolving Credit Lenders participate, provided that if the Administrative Agent is not so advised by the SwingLine Lender, then all SwingLine Loans shall be converted no less frequently than weekly to Revolving Credit Loans in which all Revolving Credit Lenders participate.

(ii) At the initiation of a Liquidation, the then entire unpaid principal balance of the SwingLine Loan shall be converted to a Revolving Credit Loan in which all Revolving Credit Lenders participate.

In either such event, the Administrative Agent shall advise each Revolving Credit Lender of such conversion as if, and with the same effect as if, such conversion were the making of a Revolving Credit Loan as provided in <u>Section 13.1</u>.

(c) The SwingLine Lender, in separate capacities, may also be one or more Agents or Revolving Credit Lenders.

(d) The SwingLine Lender, in its capacity as SwingLine Lender, is not a "Revolving Credit Lender" for any of the following purposes:

(i) Except as otherwise specifically provided in the relevant Section, any distribution pursuant to <u>Section 13.6</u>.

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(ii) Determination of whether the requisite Revolving Credit Lenders have Consented to action requiring such Consent.

12.3. Administrative Agent's Covering of Fundings:

(a) Each Revolving Credit Lender shall make available to the Administrative Agent, as provided herein, that Revolving Credit Lender's Revolving Credit Percentage Commitment of the following:

(i) Each Revolving Credit Loan, up to the maximum amount of that Revolving Credit Lender's Revolving Credit Dollar Commitment of the Revolving Credit Loans.

(ii) Up to the maximum amount of that Revolving Credit Lender's Revolving Credit Dollar Commitment of each L/C Drawing (to the extent that such L/C Drawing is not "covered" by a Revolving Credit Loan as provided herein).

(b) In all circumstances, the Administrative Agent may:

(i) Assume that each Revolving Credit Lender, subject to <u>Section 12.3(a)</u>, timely shall make available to the Administrative Agent that Revolving Credit Lender's Revolving Credit Percentage Commitment of each Revolving Credit Loan, notice of which is provided pursuant to <u>Section 12.1</u> and shall make available, to the extent not "covered" by a Revolving Credit Loan, that Revolving Credit Lender's Revolving Credit Percentage Commitment of any honoring of an L/C.

(ii) In reliance upon such assumption, make available the corresponding amount to the Loan Parties.

(iii) Assume that each Revolving Credit Lender timely shall pay, and shall make available, to the Administrative Agent all other amounts which that Revolving Credit Lender is obligated to so pay and/or make available hereunder or under any of the other Loan Documents.

(c) In the event that, (i) in reliance upon any of such assumptions, the Administrative Agent makes available a Revolving Credit Lender's Revolving Credit Percentage Commitment of one or more Revolving Credit Loans, or any other amount to be made available hereunder or under any of the other Loan Documents, which amount a Revolving Credit Lender (a "**Delinquent Revolving Credit Lender**") fails to provide to the Administrative Agent within one (1) Business Day of written notice of such failure, or (ii) for any reason, any Revolving Credit Lender shall become a Deteriorating Revolving Credit Lender, then:

(i) The amount which had been made available by the Administrative Agent is an "Administrative Agent's Cover" (and is so referred to herein).

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(ii) All interest paid by the Loan Parties on account of the Revolving Credit Loan or coverage of the subject honoring of any L/C which consists of the Administrative Agent's Cover shall be retained by the Administrative Agent until the Administrative Agent's Cover, with interest, has been paid. At the option of the Administrative Agent, all other amounts payable to a Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender hereunder (whether on account of principal, interest, fees or otherwise) shall, in lieu of being distributed to such Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender, be retained by the Administrative Agent as cash collateral for future funding obligations of such Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender in respect of any Revolving Credit Loan or existing or future participating interest in any SwingLine Loan or L/C.

(iii) The Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender shall pay to the Administrative Agent, on demand, interest at a rate equal to the prevailing Federal Funds Rate on any Administrative Agent's Cover in respect of that Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender.

(iv) The Administrative Agent shall have succeeded to all rights to payment to which the Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender otherwise would have been entitled hereunder in respect of those amounts paid by or in respect of the Loan Parties on account of the Administrative Agent's Cover together with interest until it is repaid. Such payments shall be deemed made first towards the amounts in respect of which the Administrative Agent's Cover was provided and only then towards amounts in which the Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender is then participating. For purposes of distributions to be made pursuant to <u>Section 12.4(a)</u> (which relates to ordinary course distributions) or <u>Section 13.5</u> (which relates to distributions of proceeds of a Liquidation) below, amounts shall be deemed distributable to a Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender, as applicable (and consequently, to the Administrative Agent to the extent to which the Administrative Agent is then entitled), at the highest level of distribution (if applicable) at which the Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender would otherwise have been entitled to a distribution.

(v) The Deteriorating Revolving Credit Lender's or Delinquent Revolving Credit Lender's right to participate in the administration of, or decision-making rights related to, the Liabilities, this Agreement or the other Loan Documents shall be suspended during the pendency of its status as a Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender.

(vi) The non-Deteriorating Revolving Credit Lenders and non-Delinquent Revolving Credit Lenders shall also have the right, but not the obligation, in their respective, sole and absolute discretion, to cause the assignment to one or more of the non-Deteriorating Revolving Credit Lenders and non-Delinquent Revolving Credit

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Lenders, without any further action by the Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender for no cash consideration (<u>pro rata</u>, based on the respective Revolving Credit Percentage Commitment of those non-Deteriorating Revolving Credit Lenders and non-Delinquent Revolving Credit Lenders electing to exercise such right), of the Deteriorating Revolving Credit Lender's or Delinquent Revolving Credit Dollar Commitment to fund future Revolving Credit Loans. Upon any such assignment of the Revolving Credit Dollar Commitment of any Deteriorating Revolving Credit Lenders, the Deteriorating Revolving Credit Lender's or Delinquent Revolving Credit Lenders, the Deteriorating Revolving Credit Lender's or Delinquent Revolving Credit Lenders, the Deteriorating Revolving Credit Lender's or Delinquent Revolving Credit Lender's share in future Revolving Credit Lender or Delinquent Revolving Credit Lender shall terminate on the date of assignment, and the Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender shall promptly execute all documents reasonably requested to surrender and transfer such interest, including, if so requested, an Assignment and Acceptance.

(d) The Deteriorating Revolving Credit Lender's or Delinquent Revolving Credit Lender's decision-making and participation rights and rights to payments as set forth in clauses (i) through (vi) hereinabove shall be restored only upon the payment by the Delinquent Revolving Credit Lender of the amounts set forth in <u>Section 12.3(f)</u> or upon the cure by the Deteriorating Revolving Credit Lender of its status as a Deteriorating Revolving Credit Lender, as applicable.

(e) A Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender shall not be relieved of any obligation of such Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender hereunder (all and each of which shall constitute continuing obligations on the part of any Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender).

(f) A Delinquent Revolving Credit Lender may cure its status as a Delinquent Revolving Credit Lender by paying the Administrative Agent the aggregate of the following:

(i) The Administrative Agent's Cover (to the extent not previously repaid by the Loan Parties and retained by the Administrative Agent in accordance with <u>Section 12.3(c)(iv)</u>, above) with respect to that Delinquent Revolving Credit Lender.

<u>Plus</u>

(ii) The aggregate of the amount payable under <u>Section 12.3(c)(iii)</u>, above (which relates to interest to be paid by that Delinquent Revolving Credit Lender).

<u>Plus</u>

(iii) All such costs and expenses as may be incurred by the Administrative Agent in the enforcement of the Administrative Agent's rights against such Delinquent Revolving Credit Lender.

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(g) Each Deteriorating Revolving Credit Lender and Delinquent Revolving Credit Lender shall indemnify the Administrative Agent and each non-Deteriorating Revolving Credit Lender and non-Delinquent Revolving Credit Lender from and against any and all loss, damage or expenses, including, but not limited to, reasonable attorneys' fees and funds advanced by the Administrative Agent or by any non-Deteriorating Revolving Credit Lender or non-Delinquent Revolving Credit Lender, on account of a Deteriorating Revolving Credit Lender's or Delinquent Revolving Credit Lender's failure to timely fund its Revolving Credit Percentage Commitment of a Revolving Credit Loan or to otherwise perform its obligations under the Loan Documents.

12.4. ORDINARY COURSE DISTRIBUTIONS: REVOLVING CREDIT FACILITY. (This <u>Section 12.4</u> applies unless the provisions of <u>Section 13.5</u> (which relates to distributions in the event of a Liquidation) become operative).

(a) Weekly, on such day as may be set from time to time by the Administrative Agent (or more frequently at the Administrative Agent's option), the Administrative Agent and each Revolving Credit Lender shall settle up on amounts advanced under the Revolving Credit Facility and collected funds received in the Administrative Agent's Account.

(b) The Administrative Agent shall distribute to the SwingLine Lender and to each Revolving Credit Lender such Person's respective Pro-Rata share of interest payments on the Loans when actually received and collected by the Administrative Agent (excluding the one Business Day for settlement provided for in <u>Section 7.5(a)</u> which shall be for the account of the Administrative Agent only). For purposes of calculating interest due to a Revolving Credit Lender, that Revolving Credit Lender shall be entitled to receive interest on the actual amount contributed by that Revolving Credit Lender towards the principal balance of the Revolving Credit Loans outstanding during the applicable period covered by the interest payment made by the Loan Parties. Any net principal reductions to the Revolving Credit Loans received by the Administrative Agent in accordance with the Loan Documents during such period shall not reduce such actual amount so contributed, for purposes of calculation of interest due to that Revolving Credit Lender, until the Administrative Agent has distributed to that Revolving Credit Lender its Pro-Rata share thereof.

(c) The Administrative Agent shall distribute fees paid on account of the Revolving Credit Facility, as follows:

- (i) L/C Fee (Section 2.19(a)): Pro-Rata to the Revolving Credit Lenders.
- (ii) Unused Line Fee (Section 2.16): Pro-Rata to the Revolving Credit Lenders.
- (iii) Upfront Fees (Section 2.14): As provided in the Fee Letter.

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(d) No Revolving Credit Lender shall have any interest in or right to receive any part of the following:

(i) Any interest which reflects "float" as described in the *proviso* included in <u>Section 7.5(a)</u>, all of which float shall be for the account of the Administrative Agent only.

- (ii) The Administrative Agent's Fee (Section 2.15) to be paid by the Loan Parties to the Administrative Agent.
- (iii) Fees described in Section 2.19(b) (which relates to fees associated with, among other things, the issuance of L/C's): Retained by the Issuer.
- (iv) The Arrangement Fee which shall be retained by BAS.

(e) Any amount received by the Administrative Agent or the Collateral Agent as reimbursement for any cost or expense (including without limitation, reasonable attorneys' fees) shall be distributed by the Administrative Agent to that Person which is entitled to such reimbursement as provided in this Agreement (and if such Person(s) is (are) the Revolving Credit Lenders, Pro-Rata determined as of the date on which the expense, in respect of which such reimbursement is being made, was incurred).

(f) Each distribution pursuant to this Section 12.4 is subject to Section 12.3(c), above (which relates to the effect of the failure of any Revolving Credit Lender to have Transferred to the Administrative Agent any amount which that Revolving Credit Lender is then obligated to so Transfer pursuant to the within Agreement).

ARTICLE 13 - ACCELERATION AND LIQUIDATION:

13.1. ACCELERATION NOTICES.

(a) The Administrative Agent may give the Collateral Agent and Revolving Credit Lenders an Acceleration Notice at any time following the occurrence of an Event of Default.

(b) The Majority Revolving Credit Lenders may give the Administrative Agent an Acceleration Notice at any time following the occurrence of an Event of Default. Such notice may be by multiple counterparts.

13.2. ACCELERATION. Unless stayed by judicial or statutory process, the Administrative Agent shall Accelerate the Liabilities within a commercially reasonable time following:

(a) The Administrative Agent's giving of an Acceleration Notice to the Collateral Agent and the Revolving Credit Lenders as provided in <u>Section 13.1(a)</u>.

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(b) The Administrative Agent's receipt of an Acceleration Notice from the Majority Revolving Credit Lenders, in compliance with Section 13.1(b).

13.3. INITIATION OF LIQUIDATION. Unless stayed by judicial or statutory process, a Liquidation shall be initiated by the Collateral Agent within a commercially reasonable time following Acceleration of the Liabilities.

13.4. ACTIONS AT AND FOLLOWING INITIATION OF LIQUIDATION.

(a) At the initiation of a Liquidation:

(i) The unpaid principal balance of the SwingLine Loan (if any) shall be converted to a Revolving Credit Loan in which all Revolving Credit Lenders participate.

(ii) The Administrative Agent and the Revolving Credit Lenders shall "net out" each Revolving Credit Lender's respective contributions towards the Revolving Credit Loans, so that each Revolving Credit Lender holds that Revolving Credit Lender's Revolving Credit Percentage Commitment of the Revolving Credit Loans and advances.

(b) Following the initiation of a Liquidation, each Revolving Credit Lender shall contribute, towards any L/C thereafter honored and not immediately reimbursed by the Loan Parties, that Revolving Credit Lender's Revolving Credit Percentage Commitment of such honoring.

(c) Following the initiation of a Liquidation, each Revolving Credit Lender shall contribute, towards any L/C thereafter honored and not immediately reimbursed by the Loan Parties, that Revolving Credit Lender's Revolving Credit Percentage Commitment of such honoring.

13.5. DISTRIBUTION OF LIQUIDATION PROCEEDS.

(a) The Collateral Agent may establish one or more reasonably funded reserve accounts into which proceeds of the conduct of any Liquidation may be deposited in anticipation of future expenses which may be incurred by any Agent in the exercise of rights as a secured creditor of the Loan Parties and prior claims which the Agents anticipate may need to be paid.

(b) The Collateral Agent shall distribute the proceeds of any Liquidation to the Administrative Agent.

(c) The Administrative Agent shall distribute the net proceeds of Liquidation, as distributed to the Administrative Agent by the Collateral Agent pursuant to <u>Section 13.5(b)</u>, in accordance with the relative priorities set forth in <u>Section 13.6</u>.

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(d) Each Revolving Credit Lender, on the written request of the Administrative Agent and/or any Nominee, not more frequently than once each month, shall reimburse the Agents and/or any Nominee, Pro-Rata, for any cost or expense reasonably incurred by the Agents and/or the Nominee in the conduct of a Liquidation, which amount is not covered out of current proceeds of the Liquidation, which reimbursement shall be paid over to and distributed by the Administrative Agent.

13.6. RELATIVE PRIORITIES TO PROCEEDS OF LIQUIDATION. All distributions of proceeds of a Liquidation shall be applied by the Administrative Agent in the following order:

(a) <u>First</u>, to payment of that portion of the Liabilities (excluding the Banking Services Obligations) constituting fees, indemnities, Costs of Collection and other amounts (including fees, charges and disbursements of counsel to the Administrative Agent and the Collateral Agent and amounts payable under <u>Sections</u> <u>2.11(e)</u>, <u>2.19(c)</u> and <u>19.8</u>) payable to the Administrative Agent and the Collateral Agent, each in its capacity as such;

(b) <u>Second</u>, to payment of that portion of the Liabilities (excluding the Banking Services Obligations) constituting indemnities, Costs of Collection, and other amounts (other than principal, interest and fees) payable to the Revolving Credit Lenders and the Issuer (including Costs of Collection to the respective Revolving Credit Lenders and the Issuer and amounts payable under <u>Sections 2.11(e)</u>, <u>2.19(c)</u> and <u>19.8</u>), Pro-Rata in proportion to the amounts described in this clause <u>Second</u> payable to them;

(c) <u>Third</u>, to the extent not previously reimbursed by the Revolving Credit Lenders, to payment to the Agent of that portion of the Liabilities constituting principal and accrued and unpaid interest on any Permitted Protective OverAdvances;

(d) <u>Fourth</u>, to the extent that SwingLine Loans have not been refinanced by a Revolving Credit Loan, payment to the SwingLine Lender of that portion of the Liabilities constituting accrued and unpaid interest on the SwingLine Loans;

(e) <u>Fifth</u>, to the extent that SwingLine Loans have not been refinanced by a Revolving Credit Loan, to payment to the SwingLine Lender of that portion of the Liabilities constituting unpaid principal of the SwingLine Loans;

(f) <u>Sixth</u>, to payment of that portion of the Liabilities constituting accrued and unpaid interest on the Revolving Credit Loans, L/C Borrowings and other Obligations, and fees (including Revolving Credit Fees and fees payable pursuant to <u>Section 2.19</u>), Pro-Rata among the Revolving Credit Lenders and the Issuer in proportion to the respective amounts described in this clause <u>Sixth</u> payable to them;

(g) <u>Seventh</u>, to payment of that portion of the Liabilities constituting unpaid principal of the Revolving Credit Loans and L/C Borrowings, Pro-Rata among the Revolving Credit Lenders and the Issuer in proportion to the respective amounts described in this clause <u>Seventh</u> held by them;

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(h) Eighth, to the Administrative Agent for the account of the Issuer, as cash collateral for the aggregate undrawn amount of L/Cs;

(i) <u>Ninth</u>, to payment of all other Liabilities (including, without limitation, the cash collateralization of unliquidated indemnification obligations as provided in <u>Section 19.9(d)</u>, but excluding any Banking Services Obligations), Pro-Rata among the Secured Parties in proportion to the respective amounts described in this clause <u>Ninth</u> held by them;

(j) <u>Tenth</u>, to payment of all Banking Services Obligations, Pro-Rata among the Secured Parties in proportion to the respective amounts described in this clause <u>Tenth</u> held by them; and

(k) <u>Last</u>, the balance, if any, after all of the Liabilities have been indefeasibly paid in full, to the Loan Parties or as otherwise required by Applicable Law.

Amounts used to cash collateralize the aggregate undrawn amount of L/Cs pursuant to clause <u>Eighth</u> above shall be applied to satisfy drawings under such L/Cs as they occur. If any amount remains on deposit as cash collateral after all L/Cs have either been fully drawn or expired, such remaining amount shall be applied to the other Liabilities, if any, in the order set forth above.

ARTICLE 14 - THE AGENTS:

14.1. APPOINTMENT OF THE AGENTS.

(a) Each Revolving Credit Lender appoints and designates Bank of America as the "Administrative Agent" hereunder and under the Loan Documents.

(b) Each Revolving Credit Lender appoints and designates Bank of America as the "Collateral Agent" hereunder and under the Loan Documents.

(c) Each Revolving Credit Lender authorizes each Agent:

(i) To execute those of the Loan Documents and all other instruments relating thereto to which that Agent is a party.

(ii) To take such action on behalf of the Revolving Credit Lenders and to exercise all such powers as are expressly delegated to that Agent hereunder and in the Loan Documents and all related documents, together with such other powers as are reasonably incident thereto.

(d) Reserved.

(e) Wells Fargo Capital Finance, LLC and JPMorgan Chase Bank, N.A. have been granted the title of "Co-Syndication Agents", and PNC Bank, National Association has been granted the title of "Documentation Agent" in which capacity none shall have any rights nor any responsibilities. Any of the foregoing may resign such position at any time by written notice to the Administrative Agent and, in any event, shall cease to be Co-Syndication Agent or Documentation Agent, as the case may be, contemporaneously with its ceasing to be a Revolving Credit Lender.

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14.2. RESPONSIBILITIES OF AGENTS.

(a) The Administrative Agent shall have principal responsibilities for and primary authority for the administration of the Revolving Credit Facility contemplated by this Agreement and for all matters for which the Collateral Agent is not responsible. In all instances where the allocation of responsibility and authority, as between the Collateral Agent and the Administrative Agent is in doubt, the Administrative Agent shall be vested with such responsibility and authority.

(b) The Collateral Agent shall have principal responsibilities for and primary authority for the conduct of the Liquidation and the distribution of the proceeds of such Liquidation.

(c) Neither Agent shall have any duties or responsibilities to, or any fiduciary relationship with, any Revolving Credit Lender except for those expressly set forth in this Agreement.

(d) Neither Agent nor any of its Affiliates shall be responsible to any Revolving Credit Lender for any of the following:

(i) Any recitals, statements, representations or warranties made by any Loan Party or any other Person.

(ii) Any appraisals or other assessments of the assets of any Loan Party or of any other Person responsible for or on account of the Liabilities.

(iii) The value, validity, effectiveness, genuineness, enforceability, or sufficiency of the Loan Agreement, the Loan Documents or any other document referred to or provided for therein.

(iv) Any failure by any Loan Party or any other Person (other than the subject Agent) to perform its obligations under the Loan Documents.

(e) Each Agent may employ attorneys, accountants, and other professionals and agents and attorneys-in-fact and shall not be responsible for the negligence or misconduct of any such attorneys, accountants, and other professionals or agents or attorneys-in-fact selected by the subject Agent with reasonable care. No such attorney, accountant, other professional, agent, or attorney-in-fact shall be responsible for any action taken or omitted to be taken by any other such Person.

(f) Neither Agent, nor any of its directors, officers, or employees shall be responsible for any action taken or omitted to be taken or omitted to be taken by any other of them in connection herewith in reliance upon advice of their respective counsel nor, in any other event except for any action taken or omitted to be taken as to which a final judicial

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determination has been or is made (in a proceeding in which such Person has had an opportunity to be heard) that such Person had acted in a grossly negligent manner, in actual bad faith, or in willful misconduct.

(g) Neither Agent shall have any responsibility in any event for more funds than that Agent actually receives and collects.

(h) The Agents, in their separate capacities as Revolving Credit Lenders, shall have the same rights and powers hereunder as any other Revolving Credit Lender.

14.3. CONCERNING DISTRIBUTIONS BY THE AGENTS.

(a) Each Agent, in that Agent's reasonable discretion based upon that Agent's determination of the likelihood that additional payments will be received, expenses incurred, and/or claims made by third parties to all or a portion of such proceeds, may delay the distribution of any payment received on account of the Liabilities.

(b) Each Agent may disburse funds prior to determining that the sums which that Agent expects to receive have been finally and unconditionally paid to that Agent. If and to the extent that Agent does disburse funds and it later becomes apparent that the Agent did not then receive a payment in an amount equal to the sum paid out, then any Revolving Credit Lender to whom the Agent made the funds available, on demand from the Agent, shall refund to the Administrative Agent the sum paid to that person.

(c) If, in the opinion of an Agent, the distribution of any amount received by that Agent might involve that Agent in liability, or might be prohibited hereby, or might be questioned by any Person, then that Agent may refrain from making distribution until that Agent's right to make distribution has been adjudicated by a court of competent jurisdiction.

(d) The proceeds of any Revolving Credit Lender's exercise of any right of, or in the nature of, set-off shall be deemed, *First*, to the extent that a Revolving Credit Lender is entitled to any distribution hereunder, to constitute such distribution and *Second*, shall be shared with the other Revolving Credit Lenders as if distributed pursuant to (and shall be deemed as distributions under) <u>Section 13.6</u>.

(e) Each Revolving Credit Lender recognizes that the crediting of the Loan Parties with the "proceeds" of any transaction in which a Post Foreclosure Asset is acquired is a non-cash transaction and that, in consequence, no distribution of such "proceeds" will be made by the Administrative Agent to any Revolving Credit Lender.

(f) In the event that (x) a court of competent jurisdiction shall adjudge that any amount received and distributed by the Administrative Agent is to be repaid or disgorged or (y) the Majority Revolving Credit Lenders determine to effect such repayment or disgorgement, then each Revolving Credit Lender to which any such distribution shall have been made shall repay, to the Agent which had made such distribution, that Revolving Credit Lender's Pro-Rata share of the amount so adjudged or determined to be repaid or disgorged.

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14.4. DISPUTE RESOLUTION. Any dispute among the Revolving Credit Lenders and/or any Agent concerning the interpretation, administration, or enforcement of the financing arrangements contemplated by this or any other Loan Document or the interpretation or administration of this or any other Loan Document which cannot be resolved amicably shall be resolved in the United States District Court for the District of Massachusetts, sitting in Boston or in the Superior Court of Suffolk County, Massachusetts, to the jurisdiction of which courts each Revolving Credit Lender hereby submits.

14.5. DISTRIBUTIONS OF NOTICES AND OF DOCUMENTS. The Administrative Agent will forward to each Revolving Credit Lender, promptly after the Administrative Agent's receipt thereof, a copy of each notice or other document furnished to the Administrative Agent pursuant to this Agreement, including monthly, quarterly, and annual financial statements received from the Borrowers' Representative pursuant to <u>Article 5</u> of this Agreement, other than any of the following:

(a) Routine communications associated with requests for Revolving Credit Loans and/or the issuance of L/C's.

(b) Routine or nonmaterial communications.

(c) Any notice or document required by any of the Loan Documents to be furnished directly to the Revolving Credit Lenders by the Borrowers' Representative.

(d) Any notice or document of which the Administrative Agent has knowledge that such notice or document had been forwarded to the Revolving Credit Lenders other than by the Administrative Agent.

14.6. CONFIDENTIAL INFORMATION.

(a) Each Revolving Credit Lender will maintain, as confidential (other than to their respective attorneys, agents, accountants, Participants and prospective Participants) all of the following:

(i) Proprietary approaches, techniques, and methods of analysis which are applied by the Administrative Agent in the administration of the Revolving Credit Facility contemplated by this Agreement.

(ii) Proprietary forms and formats utilized by the Administrative Agent in providing reports to the Revolving Credit Lenders pursuant hereto, which forms or formats are not of general currency.

(iii) Confidential information provided by any Loan Party pursuant to the Loan Documents, other than any information which becomes known to the general public through sources other than that Revolving Credit Lender.

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(b) Nothing included herein shall prohibit the disclosure of any such information: (i) as may be required to be provided by Applicable Law or by any subpoena or similar legal process or by regulatory authorities having jurisdiction over any party to this Agreement; (ii) to its Affiliates and to its and its Affiliates' respective partners, directors, officers, employees, agents, funding sources, attorneys, advisors and representatives (it being understood that the Persons to whom such disclosure is made will be informed of the confidential nature of such information and instructed to keep such information confidential); (iii) to any other party hereto; (iv) in connection with the exercise of any remedies hereunder or under any other Loan Document or any action or proceeding relating to this Agreement or any other Loan Document or the enforcement of rights hereunder or thereunder; (v) subject to an agreement containing provisions substantially the same as those of this <u>Section 14.6</u>, to (A) any assignee of or Participant in, or any bona fide prospective assignee of or Participant in, any of its rights or obligations under this Agreement or (B) any actual or prospective counterparty (or its advisors) to any swap or derivative transaction relating to any Loan Party and its obligations; (vi) with the consent of the Borrowers' Representative; or (vii) to the extent such information (A) becomes publicly available other than as a result of a breach of this <u>Section 14.6</u> or (B) becomes available to any Secured Party or any of their respective Affiliates on a non-confidential basis from a source other than the Loan Parties and other than as a result of a breach of this <u>Section 14.6</u>. Any Person required to maintain the confidentiality of information as provided in this <u>Section 14.6</u> shall be considered to have complied with its obligation to do so if such Person has exercised the same degree of care to maintain the confidentiality of such information as such Person would accord to its own confidential information.

14.7. RELIANCE BY AGENTS. Each Agent shall be entitled to rely upon any certificate, notice or other document (including any cable, telegram, telex, or facsimile) reasonably believed by that Agent to be genuine and correct and to have been signed or sent by or on behalf of the proper person or persons, and upon advice and statements of attorneys, accountants and other experts selected by that Agent. As to any matters not expressly provided for in this Agreement, any Loan Document, or in any other document referred to therein, that Agent shall in all events be fully protected in acting, or in refraining from acting, in accordance with the applicable Consent required by this Agreement. Instructions given with the requisite Consent shall be binding on all Revolving Credit Lenders.

14.8. NON-RELIANCE ON AGENTS AND OTHER REVOLVING CREDIT LENDERS.

(a) Each Revolving Credit Lender represents to all other Revolving Credit Lenders and to the Agents that such Revolving Credit Lender:

(i) Independently and without reliance on any representation or act by any Agent or by any other Revolving Credit Lender, and based on such documents and information as that Revolving Credit Lender has deemed appropriate, has made such Revolving Credit Lender's own appraisal of the financial condition and affairs of the Loan Parties and decision to enter into this Agreement.

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(ii) Has relied upon that Revolving Credit Lender's review of the Loan Documents by that Revolving Credit Lender and by counsel to that Revolving Credit Lender as that Revolving Credit Lender deemed appropriate under the circumstances.

(b) Each Revolving Credit Lender agrees that such Revolving Credit Lender, independently and without reliance upon any Agent or any other Revolving Credit Lender, and based upon such documents and information as such Revolving Credit Lender shall deem appropriate at the time, will continue to make such Revolving Credit Lender's own appraisals of the financial condition and affairs of the Loan Parties when determining whether to take or not to take any discretionary action under this Agreement.

(c) Neither Agent in the discharge of that Agent's duties hereunder, shall be required to make inquiry of, or to inspect the properties or books of, any Person.

(d) Except for notices, reports, and other documents and information expressly required to be furnished to the Revolving Credit Lenders by the Administrative Agent pursuant to <u>Section 14.5</u>, the Agents shall not have any affirmative duty or responsibility to provide any Revolving Credit Lender with any credit or other information concerning any Person, which information may come into the possession of Agents or any Affiliate of an Agent.

14.9. INDEMNIFICATION. Without limiting the liabilities of the Loan Parties under any this or any of the other Loan Documents, each Revolving Credit Lender shall indemnify each Agent (to the extent not reimbursed by the Loan Parties), Pro-Rata, for any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever (including reasonable attorneys' fees and expenses and other out-of-pocket expenditures) which may at any time be imposed on, incurred by, or asserted against that Agent and in any way relating to or arising out of this Agreement or any other Loan Document or any documents contemplated by or referred to therein or the transactions contemplated thereby or the enforcement of any of terms hereof or of any such other documents; provided, however, no Revolving Credit Lender shall be liable for any of the foregoing to the extent that any of the foregoing arises from any action taken or omitted to be taken by the subject Agent as to which a final judicial determination has been or is made (in a proceeding in which the subject Agent has had an opportunity to be heard) that the subject Agent had acted in a grossly negligent manner, in actual bad faith, or in willful misconduct.

14.10. RESIGNATION OF AGENT.

(a) An Agent may resign at any time by giving 60 days' prior written notice thereof to the Revolving Credit Lenders and to the other Agent. Upon receipt of any such notice of resignation, the Majority Revolving Credit Lenders shall have the right to appoint a successor to such Agent (and if no Event of Default has occurred, with the consent of the Borrowers' Representative, not to be unreasonably withheld and, in any event, deemed given by the Borrowers' Representative if no written objection is provided by the Borrowers' Representative

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to the (resigning) Agent within seven (7) Business Days notice of such proposed appointment). If a successor Agent shall not have been so appointed and accepted such appointment within 30 days after the giving of notice by the resigning Agent, then the resigning Agent may appoint a successor Agent, which shall be a financial institution having a combined capital and surplus in excess of \$500,000,000.00. The consent of the Borrowers' Representative otherwise required by this <u>Section 14.10(a)</u> shall not be required if an Event of Default has occurred.

(b) Upon the acceptance of any appointment as an Agent hereunder by a successor Agent, such successor shall thereupon succeed to, and become vested with, all the rights, powers, privileges, and duties of the (resigning) Agent so replaced, and the (resigning) Agent shall be discharged from the (resigning) Agent's duties and obligations hereunder, other than on account of any responsibility for any action taken or omitted to be taken by the (resigning) Agent as to which a final judicial determination has been or is made (in a proceeding in which the (resigning) Person has had an opportunity to be heard) that such Person had acted in a grossly negligent manner or in bad faith.

(c) After any retiring Agent's resignation, the provisions of this Agreement and of all other Loan Documents shall continue in effect for the retiring Person's benefit in respect of any actions taken or omitted to be taken by it while it was acting as an Agent.

ARTICLE 15 - ACTION BY AGENTS - CONSENTS - AMENDMENTS - WAIVERS:

15.1. Administration of Revolving Credit Facility.

(a) Except as otherwise specifically provided in this Agreement, each Agent may take any action with respect to the Revolving Credit Facility contemplated by the Loan Documents as that Agent determines to be appropriate within their respective areas of responsibility and authority, as set forth in <u>Sections</u> <u>14.2(a)</u> and <u>14.2(b)</u>; <u>provided</u>, <u>however</u>, neither Agent is under any affirmative obligation to take any action which it is not required by this Agreement or the Loan Documents specifically to so take.

(b) Except as specifically provided in <u>Sections 15.2</u> and <u>15.3</u> of this Agreement, whenever a Loan Document or this Agreement provides that action may be taken or omitted to be taken in an Agent's discretion or reasonable discretion, as applicable, that Agent shall have the sole right to take, or refrain from taking, such action without, and notwithstanding, any vote of the Revolving Credit Lenders.

(c) The rights granted to the Revolving Credit Lenders in <u>Sections 15.2</u> and <u>15.3</u> shall not otherwise limit or impair any Agent's exercise of its discretion or reasonable discretion, as applicable, under the Loan Documents.

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15.2. ACTIONS REQUIRING OR ON DIRECTION OF MAJORITY REVOLVING CREDIT LENDERS. Except as otherwise provided in this Agreement, the Consent or direction of the Majority Revolving Credit Lenders is required for any amendment, waiver, or modification of any Loan Document. Without limiting the foregoing:

(a) If any Default has occurred and is continuing, the Majority Revolving Credit Lenders may direct the Administrative Agent to suspend the Revolving Credit Facility, whereupon, as long as a Default shall have occurred and be continuing, the only Loans which may be made are the following:

(i) Revolving Credit Loans made to "cover" the honoring of L/C's.

(ii) Permitted Protective OverAdvances.

(iii) Loans made with Consent of the Majority Revolving Credit Lenders.

(b) If an Event of Default has occurred and not been duly waived, the Majority Revolving Credit Lenders may:

(i) Give the Administrative Agent an Acceleration Notice in accordance with <u>Section 13.1(b)</u>.

(ii) Direct the Administrative Agent to increase the rate of interest to the default rate of interest as provided in <u>Section 2.12(f)</u> of this Agreement.

15.3. ACTION REQUIRING CERTAIN CONSENT. No amendment or waiver of any provision of this Agreement or any other Loan Document, and no Consent to any departure by any Loan Party therefrom, shall:

(a) extend or increase the Revolving Credit Dollar Commitment of any Revolving Credit Lender (or reinstate any Revolving Credit Dollar Commitment previously terminated pursuant to this Agreement) without the written Consent of such Revolving Credit Lender;

(b) as to any Revolving Credit Lender, postpone any date fixed by this Agreement or any other Loan Document for any scheduled payment (including the Maturity Date) of principal, interest, fees or other amounts due hereunder or under any of the other Loan Documents without the written Consent of such Revolving Credit Lender, without the written Consent of such Revolving Credit Lender;

(c) as to any Revolving Credit Lender, reduce the principal of, or the rate of interest specified herein on, any Revolving Credit Loan, or (subject to clause (iv) of the proviso to this <u>Section 15.3</u>) any fees or other amounts payable hereunder or under any other Loan Document, without the written Consent of such Revolving Credit Lender; <u>provided</u>, <u>however</u>, that only the Consent of the Majority Revolving Credit Lenders shall be necessary (i) to amend <u>Section 2.12(f)</u> or to waive any obligation of the Borrowers to pay interest at the rate set forth in <u>Section 2.12(f)</u> or L/C fees at the rate set forth in <u>Section 2.19(a)</u>;

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(d) as to any Revolving Credit Lender, change <u>Section 12.4</u>, <u>Section 13.5</u> or <u>Section 13.6</u> in a manner that would alter the Pro-Rata sharing of payments required thereby without the written Consent of such Revolving Credit Lender;

(e) change any provision of this <u>Section 15.3</u> or the definition of "Majority Revolving Credit Lenders" or any other provision hereof specifying the number or percentage of Revolving Credit Lenders required to amend, waive or otherwise modify any rights hereunder or make any determination or grant any consent hereunder, without Unanimous Consent;

(f) except as expressly permitted hereunder or under any other Loan Document, release, or limit the liability of, any Loan Party without the Unanimous Consent;

(g) except for Permitted Asset Dispositions (or as otherwise provided in <u>Section 4.14(d)</u>) or to facilitate a Liquidation, release all or substantially all of the Collateral from the Encumbrances of the Loan Documents without Unanimous Consent;

(h) except as provided in Section 2.24, increase the Revolving Credit Commitments without Unanimous Consent;

(i) change the definition of the term "Borrowing Base" or any component definition thereof if, as a result thereof, the amounts available to be borrowed by the Borrowers would be increased without Unanimous Consent; <u>provided that</u> the foregoing shall not (i) limit the discretion of the Administrative Agent to change, establish or eliminate any Reserves or (ii) prevent the Administrative Agent, in its administration of the Revolving Credit Facility, from restoring any component of Borrowing Base which had been lowered by the Administrative Agent back to the value of such component, as stated in this Agreement or to an intermediate value;

(j) make any Revolving Credit Loan which, when made, exceeds Availability and is not a Permitted Protective OverAdvance; <u>provided</u>, <u>however</u>, (i) no Consent shall be required in connection with the making of any Revolving Credit Loan to "cover" any honoring of a drawing under any L/C, and (ii) each Revolving Credit Lender recognizes that subsequent to the making of a Revolving Credit Loan which does not constitute a Permitted Protective OverAdvance, the unpaid principal balance of the Loan Account may exceed the Borrowing Base on account of changed circumstances beyond the control of the Administrative Agent (such as a drop in collateral value);

(k) modify the definition of Permitted Protective OverAdvance so as to increase the time period for a Permitted Protective OverAdvance, except as otherwise provided in the definition thereof, without Unanimous Consent; and

(l) except as expressly permitted herein or in any other Loan Document, subordinate the Liabilities hereunder or the Encumbrances granted hereunder or under the other Loan Documents, to any other Indebtedness or Encumbrance, as the case may be without Unanimous Consent;

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provided that (i) no amendment, waiver or Consent shall, unless in writing and signed by the Issuer in addition to the Revolving Credit Lenders required above, affect the rights or duties of the Issuer under this Agreement or any Issuer Document relating to any L/C issued or to be issued by it; (ii) no amendment, waiver or Consent shall, unless in writing and signed by the SwingLine Lender in addition to the Revolving Credit Lenders required above, affect the rights or duties of the SwingLine Lender in addition to the Revolving Credit Lenders required above, affect the rights or duties of the Revolving Credit Lenders required above, affect the rights or duties of the Administrative Agent under this Agreement or any other Loan Document; (iv) no amendment, waiver or Consent shall, unless in writing and signed by the Collateral Agent in addition to the Revolving Credit Lenders required above, affect the rights or duties of the Collateral Agent under this Agreement or any other Loan Document; (iv) no amendment, waiver or Consent shall, unless in writing and signed by the Collateral Agent in addition to the Revolving Credit Lenders required above, affect the rights or duties of the Collateral Agent under this Agreement or any other Loan Document, and (v) the Fee Letter may be amended, or rights or privileges thereunder waived, in a writing executed only by the parties thereto. Notwithstanding anything to the contrary herein, no Deteriorating Revolving Credit Lender or Delinquent Revolving Credit Lender shall have any right to approve or disapprove any amendment, waiver or Consent hereunder, except that the Revolving Credit Lender.

15.4. MISCELLANEOUS ACTIONS.

(a) Notwithstanding any other provision of this Agreement, no single Revolving Credit Lender independently may exercise any right of action or enforcement against or with respect to any Loan Party.

(b) Each Agent shall be fully justified in failing or refusing to take action under this Agreement or any Loan Document on behalf of any Revolving Credit Lender unless that Agent shall first:

(i) receive such clear, unambiguous, written instructions as that Agent deems appropriate; and

(ii) be indemnified to that Agent's satisfaction by the Revolving Credit Lenders against any and all liability and expense which may be incurred by that Agent by reason of taking or continuing to take any such action, unless such action had been grossly negligent, in willful misconduct, or in bad faith.

(c) Each Agent may establish reasonable procedures for the providing of direction and instructions from the Revolving Credit Lenders to that Agent, including its reliance on multiple counterparts, facsimile transmissions, and time limits within which such direction and instructions must be received in order to be included in a determination of whether the requisite Revolving Credit Lenders have provided their direction, Consent, or instructions.

15.5. ACTIONS REQUIRING BORROWERS' REPRESENTATIVE'S CONSENT.

(a) The Borrowers' Representative's consent is required for any amendment of this Agreement, except that <u>Articles 12</u> and <u>15</u> of this Agreement may be amended without the consent of the Borrowers' Representative.

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(b) The Borrowers' Representative's consent to the amendment of those provisions referenced in <u>Section 15.5(a)</u> (i) shall be deemed given unless written objection is made, within seven (7) Business Days following the Administrative Agent's giving notice to the Borrowers' Representative of the proposed amendment, and (ii) shall not be required following the occurrence of any Event of Default.

15.6. NONCONSENTING REVOLVING CREDIT LENDER.

(a) In the event that a Revolving Credit Lender (in this <u>Section 15.6</u>, a "**NonConsenting Revolving Credit Lender**") does not provide its Consent to a proposal by the Administrative Agent to take action which requires Unanimous Consent and that has been approved by the Majority Revolving Credit Lenders, then the Borrowers' Representative may require the assignment, without recourse and in accordance with the procedures outlined in <u>Section 16.1</u>, below, of the NonConsenting Revolving Credit Lender's Revolving Credit Dollar Commitment hereunder to one or more Eligible Assignees on five (5) days written notice to the Administrative Agent and to the NonConsenting Revolving Credit Lender.

(b) At the end of such five (5) days, and provided that the NonConsenting Revolving Credit Lender delivers the Revolving Credit Note (or a lost note affidavit containing customary indemnification provisions) held by the NonConsenting Revolving Credit Lender to the Administrative Agent, the Borrowers shall transfer the following to the NonConsenting Revolving Credit Lender:

(i) Such NonConsenting Revolving Credit Lender's Pro-Rata share of the principal and interest of the Revolving Credit Loans to the date of such assignment.

(ii) All fees distributable hereunder to the NonConsenting Revolving Credit Lender to the date of such assignment.

(iii) Any out-of-pocket costs and expenses for which the NonConsenting Revolving Credit Lender is entitled to reimbursement from the Loan Parties.

(c) In the event that the NonConsenting Revolving Credit Lender fails to deliver to the Administrative Agent the Revolving Credit Note (or a lost note affidavit containing customary indemnification provisions) held by the NonConsenting Revolving Credit Lender as provided in <u>Section 15.6(b)</u>, then:

(i) The amount otherwise to be transferred to the NonConsenting Revolving Credit Lender shall be transferred to the Administrative Agent and held by the Administrative Agent, without interest, to be turned over to the NonConsenting Revolving Credit Lender upon delivery of the Revolving Credit Note (or a lost note affidavit containing customary indemnification provisions) held by that NonConsenting Revolving Credit Lender.

(ii) The Revolving Credit Note held by the NonConsenting Revolving Credit Lender shall have no force or effect whatsoever.

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(iii) The NonConsenting Revolving Credit Lender shall cease to be a "Revolving Credit Lender".

(iv) The Eligible Assignee(s) to whom the NonConsenting Revolving Credit Lender's Revolving Credit Dollar Commitment hereunder has been assigned shall have succeeded to all rights and become subject to all of the obligations of the NonConsenting Revolving Credit Lender as a "Revolving Credit Lender".

ARTICLE 16 - ASSIGNMENTS BY REVOLVING CREDIT LENDERS:

16.1. Assignments and Assumptions.

Except as provided herein, each Revolving Credit Lender (in this <u>Section 16.1</u>, an "Assigning Revolving Credit Lender") may assign to one or more Eligible Assignees (in this <u>Section 16.1</u>, each an "Assignee Revolving Credit Lender") all or a portion of that Revolving Credit Lender's interests, rights and obligations under this Agreement and the Loan Documents (including all or a portion of its Revolving Credit Dollar Commitment) and the same portion of the Revolving Credit Loans at the time owing to it, and of the Revolving Credit Note held by the Assigning Revolving Credit Lender, <u>provided that</u>:

(a) Unless such assignment is to a Person that is a Revolving Credit Lender, an Affiliate of a Revolving Credit Lender or an Approved Fund, the Administrative Agent shall have given its prior written consent to such assignment, which consent shall not be unreasonably withheld, but need not be given if the proposed assignment would result in any Assignee Revolving Credit Lender having a Revolving Credit Dollar Commitment of less than the "minimum hold" amount specified in <u>Section 16.1(c)</u>.

(b) Each such assignment shall be of a constant, and not a varying, percentage of all the Assigning Revolving Credit Lender's rights and obligations under this Agreement.

(c) Following the effectiveness of such assignment, the Assigning Revolving Credit Lender's Revolving Credit Dollar Commitment (if not an assignment of all of the Assigning Revolving Credit Lender's Revolving Credit Dollar Commitment) shall not be less than \$5,000,000.00.

(d) If no Event of Default has occurred, any such assignment to a Person not then a Revolving Credit Lender, an Affiliate of a Revolving Credit Lender or an Approved Fund shall be subject to the prior consent of the Borrowers' Representative, not to be unreasonably withheld or delayed, which consent shall be deemed given unless the Borrowers' Representative provides the Administrative Agent with written objection not more than five (5) Business Days after the Administrative Agent shall have given the Borrowers' Representative written notice of a proposed assignment, such notice to state that consent will be deemed given by the Borrowers' Representative if written objection is not received by the Administrative Agent within such five (5) Business Days.

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16.2. ASSIGNMENT PROCEDURES. (This <u>Section 16.2</u> describes the procedures to be followed in connection with an assignment effected pursuant to this <u>Article 16</u> and permitted by <u>Section 16.1</u>).

(a) The parties to such an assignment shall execute and deliver to the Administrative Agent, for recording in the Register, an Assignment and Acceptance substantially in the form of **EXHIBIT 16.1**, annexed hereto (an "Assignment and Acceptance").

(b) The Assigning Revolving Credit Lender shall deliver to the Administrative Agent, with such Assignment and Acceptance, the Revolving Credit Note held by the subject Assigning Revolving Credit Lender and the Administrative Agent's processing fee of \$3,000.00; provided, however, no such processing fee shall be due where the Assigning Revolving Credit Lender is one of the Revolving Credit Lenders at the initial execution of this Agreement.

(c) The Administrative Agent shall maintain a copy of each Assignment and Acceptance delivered to it and a register or similar list (the "**Register**") for the recordation of the names and addresses of the Revolving Credit Lenders and of the Revolving Credit Dollar Commitment and Revolving Credit Percentage Commitment of each Revolving Credit Lender. The Register shall be available for inspection by the Revolving Credit Lenders at any reasonable time and from time to time upon reasonable prior notice. In the absence of manifest error, the entries in the Register shall be conclusive and binding on all Revolving Credit Lenders. The Administrative Agent and the Revolving Credit Lenders may treat each Person whose name is recorded in the Register as a "Revolving Credit Lender" hereunder for all purposes of this Agreement.

(d) The Assigning Revolving Credit Lender and Assignee Revolving Credit Lender, directly between themselves, shall make all appropriate adjustments in payments for periods prior to the effective date of an Assignment and Assumption.

16.3. EFFECT OF ASSIGNMENT.

(a) From and after the effective date specified in an Assignment and Acceptance which has been executed, delivered, and recorded (which effective date the Administrative Agent may delay by up to five (5) Business Days after the delivery of such Assignment and Acceptance):

(i) The Assignee Revolving Credit Lender:

(A) Shall be a party to this Agreement and the other Loan Documents (and to any amendments thereof) as fully as if the Assignee Revolving Credit Lender had executed each.

(B) Shall have the rights of a Revolving Credit Lender hereunder to the extent of the Revolving Credit Dollar Commitment and the Revolving Credit Percentage Commitment assigned by such Assignment and Acceptance.

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(ii) The Assigning Revolving Credit Lender shall be released from the Assigning Revolving Credit Lender's obligations under this Agreement and the Loan Documents to the extent of the Revolving Credit Dollar Commitment assigned by such Assignment and Acceptance.

(iii) The Administrative Agent shall undertake to obtain and distribute replacement Revolving Credit Notes to the subject Assigning Revolving Credit Lender and Assignee Revolving Credit Lender.

(b) By executing and delivering an Assignment and Acceptance, the parties thereto confirm to and agree with each other and with all parties to this Agreement as to those matters which are set forth in the subject Assignment and Acceptance.

ARTICLE 17 - NOTICES:

17.1. NOTICE ADDRESSES. All notices, demands, and other communications made in respect of any Loan Document (other than a request for a loan or advance or other financial accommodation under the Revolving Credit Facility) shall be made to the following addresses, each of which may be changed upon seven (7) days written notice to all others given by certified mail, return receipt requested:

If to either Agent:

Bank of America, N.A. 100 Federal Street, 9th Floor Boston, Massachusetts 02110 Attention: Kathleen Dimock Managing Director Fax: 617-434-4312 E-Mail: kathleen.dimock@baml.com

With a copy to:

Riemer & Braunstein LLP Three Center Plaza Boston, Massachusetts 02108 Attention: Kevin J. Simard Esquire Fax: 617-880-3456 E-Mail: <u>ksimard@riemerlaw.com</u>

If to the Borrowers' Representative and all Loan Parties:

Casual Male Retail Group, Inc. 555 Turnpike Street Canton, Massachusetts 02021 Attention: Dennis Hernreich Chief Financial Officer Fax: 781-828-3221 E-Mail: <u>dhernreich@cmal.com</u>

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Greenberg Traurig LLP One International Place Boston, Massachusetts 02110 Attention: Jonathan Bell, Esquire Fax: 617-310-6001 E-Mail: <u>bellj@gtlaw.com</u>

17.2. NOTICE GIVEN.

(a) Except as otherwise specifically provided herein, notices shall be deemed made and correspondence received, as follows (all times being local to the place of delivery or receipt):

(i) By mail: the sooner of when actually received or three (3) days following deposit in the United States mail, postage prepaid.

(ii) By recognized overnight express delivery: the Business Day following the day when sent.

(iii) By hand: If delivered on a Business Day after 9:00 AM and no later than three (3) hours prior to the close of customary business hours of the recipient, when delivered. Otherwise, at the opening of the then next Business Day.

(iv) By facsimile transmission (which must include a header on which the party sending such transmission is indicated): If sent on a Business Day after 9:00 AM and no later than three (3) hours prior to the close of customary business hours of the recipient, one (1) hour after being sent. Otherwise, at the opening of the then next Business Day.

(v) By electronic communication (including e-mail and Internet or intranet websites): unless the Administrative Agent otherwise prescribes, (A) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), provided that if such notice or other communication is not sent during the normal business hours of the recipient, such notice or communication shall be deemed to have been sent at the opening of business on the next Business Day for the recipient, and (B) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (A) of notification that such notice or communication is available and identifying the website address therefor.

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(b) Rejection or refusal to accept delivery and inability to deliver because of a changed address or Facsimile Number for which no due notice was given shall each be deemed receipt of the notice sent.

17.3. WIRE INSTRUCTIONS. Subject to change in the same manner that a notice address may be changed (as to which, *see* <u>Section 17.1</u>), wire transfers to the Administrative Agent shall be made in accordance with the following wire instructions:

Bank of America, N.A. ABA No. 026009593 Acct Name: Bank of America Retail Finance Collection Account Acct No. : 502-52044 Reference: Casual Male Retail Group

ARTICLE 18 - TERM:

18.1. TERMINATION OF REVOLVING CREDIT FACILITY. The Revolving Credit Facility shall remain in effect (subject to suspension as provided in <u>Section 2.6(g)</u> hereof) until the Termination Date.

18.2. ACTIONS ON TERMINATION.

(a) On the Termination Date, the Loan Parties shall pay the Administrative Agent (whether or not then due), in immediately available funds, all then Liabilities including, without limitation: the following:

(i) The entire balance of the Loan Account (including the unpaid principal balance of the Loans and SwingLine Loan).

(ii) Any then remaining unpaid installments of the Commitment Fees.

- (iii) Any then remaining unpaid installments of the Administrative Agent's Fee.
- (iv) Any payments due on account of the indemnification obligations included in Section 2.11(e).

(v) Any accrued and unpaid Unused Line Fee.

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(vi) All unreimbursed costs and expenses of each Agent and of Lenders' Special Counsel for which each Loan Party is responsible.

(b) On the Termination Date, the Loan Parties shall also shall make such arrangements concerning any L/C's then outstanding as are reasonably satisfactory to the Administrative Agent (such as their being cash collateralized at 103 % of their then Stated Amount).

(c) Until such payment (Section 18.2(a)) and arrangements concerning L/C's (Section 18.2(b)), all provisions of this Agreement, other than those included in Article 2 which place any obligation on the Administrative Agent or any Revolving Credit Lender to make any loans or advances or to provide any financial accommodations to any Borrower shall remain in full force and effect until all Liabilities shall have been paid in full.

(d) The release by the Collateral Agent of the Collateral Interests granted the Collateral Agent by the Loan Parties hereunder may be upon such conditions and indemnifications as the Administrative Agent reasonably may require.

ARTICLE 19 - GENERAL:

19.1. PROTECTION OF COLLATERAL. No Agent has any duty as to the collection or protection of the Collateral beyond the safe custody of such of the Collateral as may come into the possession of that Agent.

19.2. PUBLICITY. The Agent may issue a "tombstone" notice of the establishment of the credit facility contemplated by this Agreement and may make reference to each Loan Party (and may utilize any logo or other distinctive symbol associated with each Loan Party) in connection with any advertising, promotion, or marketing undertaken by the Agent.

19.3. SUCCESSORS AND ASSIGNS. This Agreement shall be binding upon the Borrowers' Representative, each Loan Party, and their respective representatives, successors, and assigns and shall inure to the benefit of each Agent and each Revolving Credit Lender and their respective successors and assigns; <u>provided</u>, <u>however</u>, no trustee or other fiduciary appointed with respect to any Loan Party shall have any rights hereunder. In the event that any Agent or any Revolving Credit Lender assigns or transfers its rights under this Agreement, the assignee shall thereupon succeed to and become vested with all rights, powers, privileges, and duties of such assignor hereunder and such assignor shall thereupon be discharged and relieved from its duties and obligations hereunder.

19.4. SEVERABILITY. Any determination that any provision of this Agreement or any application thereof is invalid, illegal, or unenforceable in any respect in any instance shall not affect the validity, legality, or enforceability of such provision in any other instance, or the validity, legality, or enforceability of any other provision of this Agreement.

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19.5. Amendments. Course of Dealing.

(a) This Agreement and the other Loan Documents incorporate all discussions and negotiations between each Loan Party and each Agent and each Revolving Credit Lender, either express or implied, concerning the matters included herein and in such other instruments, any custom, usage, or course of dealings to the contrary notwithstanding. No such discussions, negotiations, custom, usage, or course of dealings shall limit, modify, or otherwise affect the provisions thereof. No failure by any Agent or any Revolving Credit Lender to give notice to the Borrowers' Representative of any Loan Party's having failed to observe and comply with any warranty or covenant included in any Loan Document shall constitute a waiver of such warranty or covenant or the amendment of the subject Loan Document.

(b) Each Loan Party may undertake any action otherwise prohibited hereby, and may omit to take any action otherwise required hereby, upon and with the express prior written consent of the Administrative Agent. Subject to <u>Article 16</u>, no consent, modification, amendment, or waiver of any provision of any Loan Document shall be effective unless executed in writing by or on behalf of the party to be charged with such modification, amendment, or waiver (and if such party is the Administrative Agent then by a duly authorized officer thereof). Any modification, amendment, or waiver provided by the Administrative Agent shall be in reliance upon all representations and warranties theretofore made to the Administrative Agent by or on behalf of the Loan Parties (and any other guarantor, endorser, or surety of the Liabilities) and consequently may be rescinded in the event that any of such representations or warranties was not true and complete in all material respects when given.

19.6. POWER OF ATTORNEY. In connection with all powers of attorney included in this Agreement, each Loan Party hereby grants unto the Administrative Agent (acting through any of its officers) full power to do any and all things necessary or appropriate in connection with the exercise of such powers as fully and effectually as that Loan Party might or could do, hereby ratifying all that said attorney shall do or cause to be done by virtue of this Agreement. No power of attorney set forth in this Agreement shall be affected by any disability or incapacity suffered by any Loan Party and each shall survive the same. All powers conferred upon the Administrative Agent or the Collateral Agent by this Agreement, being coupled with an interest, shall be irrevocable until this Agreement is terminated by a written instrument executed by a duly authorized officer of the Administrative Agent.

19.7. APPLICATION OF PROCEEDS. The proceeds of any collection, sale, or disposition of the Collateral, or of any other payments received hereunder, shall be applied towards the Liabilities in such order and manner as the Administrative Agent determines in its discretion, consistent, *however*, with <u>Sections 13.5</u> and <u>13.6</u> and any other applicable provisions of this Agreement. The Loan Parties shall remain liable for any deficiency remaining following such application.

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19.8. INCREASED COSTS. If, as a result of any Requirement of Law, or of the interpretation or application thereof by any court or by any governmental or other authority or entity charged with the administration thereof, whether or not having the force of law, which on and after the Closing Date:

(a) subjects any Revolving Credit Lender to any taxes or changes the basis of taxation, or increases any existing taxes, on payments of principal, interest or other amounts payable by any Loan Party to the Administrative Agent or any Revolving Credit Lender under this Agreement (except for taxes on the Administrative Agent or any Revolving Credit Lender based on net income or capital imposed by the jurisdiction in which the principal or lending offices of the Administrative Agent or that Revolving Credit Lender are located);

(b) imposes, modifies or deems applicable any reserve, cash margin, special deposit or similar requirements against assets held by, or deposits in or for the account of or loans by or any other acquisition of funds by the relevant funding office of any Revolving Credit Lender;

(c) imposes on any Revolving Credit Lender any other condition with respect to any Loan Document; or

(d) imposes on any Revolving Credit Lender a requirement to maintain or allocate capital in relation to the Liabilities;

and the result of any of the foregoing, in such Revolving Credit Lender's reasonable opinion, is to increase the cost to that Revolving Credit Lender of making or maintaining any loan, advance or financial accommodation or to reduce the income receivable by that Revolving Credit Lender in respect of any loan, advance or financial accommodation by an amount which that Revolving Credit Lender deems to be material, then upon written notice from the Administrative Agent, from time to time, to the Borrowers' Representative (such notice to set out in reasonable detail the facts giving rise to and a summary calculation of such increased cost or reduced income), the Loan Parties shall forthwith pay to the Administrative Agent, for the benefit of the subject Revolving Credit Lender, upon receipt of such notice, that amount which shall compensate the subject Revolving Credit Lender for such additional cost or reduction in income.

19.9. COSTS AND EXPENSES OF AGENTS AND REVOLVING CREDIT LENDERS.

(a) The Loan Parties shall pay from time to time on demand all Costs of Collection and all reasonable costs, expenses, and disbursements (including reasonable attorneys' fees and expenses) which are incurred by each Agent in connection with the preparation, negotiation, execution, and delivery of this Agreement and of any other Loan Documents, and all other reasonable costs, expenses, and disbursements which may be incurred in connection with or in respect to the credit facility contemplated hereby or which otherwise are incurred with respect to the Liabilities.

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(b) The Loan Parties shall pay from time to time on demand all reasonable costs and expenses (including reasonable attorneys' fees and expenses) incurred by the Revolving Credit Lenders to Lenders' Special Counsel.

(c) Each Loan Party authorizes the Administrative Agent to pay all such fees and expenses and in the Administrative Agent's reasonable discretion, to add such fees and expenses to the Loan Account.

(d) In connection with the termination of this Agreement and the release and termination of the security interests in the Collateral, the Agent may require such indemnities and collateral security as it shall reasonably deem necessary and appropriate to protect the Secured Parties against (i) loss on account of credits previously applied to the Liabilities that may subsequently be reversed or revoked, (ii) any obligations that may thereafter arise with respect to the Banking Services Obligations, and (iii) any Liabilities that may thereafter arise under this <u>Section 19.9</u> and <u>Section 19.12</u> hereof.

(e) The undertaking on the part of each Loan Party in this <u>Section 19.9</u> shall survive payment of the Liabilities and/or any termination, release, or discharge executed by any Agent in favor of any Loan Party, other than a termination, release, or discharge which makes specific reference to this <u>Section 19.9</u>.

19.10. COPIES, FACSIMILES AND ELECTRONIC COMMUNICATIONS. Each Loan Document and all documents and papers which relates thereto which have been or may be hereinafter furnished any Agent or any Revolving Credit Lender may be reproduced by any Revolving Credit Lender or by any Agent by any photographic, microfilm, xerographic, digital imaging, or other process, and such Person making such reproduction may destroy any document so reproduced. Any such reproduction shall be admissible in evidence as the original itself in any judicial or administrative proceeding (whether or not the original is in existence and whether or not such reproduction was made in the regular course of business). Any facsimile or other electronic communication (such as a .pdf) which bears proof of transmission (or, in the case of an electronic communication transmitted by e-mail, which is deemed to have been received pursuant to <u>Section 17.2(a)</u>) shall be binding on the party which or on whose behalf such transmission was initiated and likewise shall be so admissible in evidence as if the original of such facsimile or other electronic communication had been delivered to the party which or on whose behalf such transmission was received.

19.11. MASSACHUSETTS LAW. This Agreement and all rights and obligations hereunder, including matters of construction, validity, and performance, shall be governed by the law of The Commonwealth of Massachusetts (without regard to the conflict of laws principles thereof).

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19.12. INDEMNIFICATION. The Borrowers' Representative and each Loan Party shall indemnify, defend, and hold each Agent and each Revolving Credit Lender and any of their respective employees, officers, or agents (each, an "**Indemnified Person**") harmless of and from any claim brought or threatened against any Indemnified Person by any Loan Party, any other guarantor or endorser of the Liabilities, or any other Person (as well as from reasonable attorneys' fees, expenses, and disbursements in connection therewith) on account of the relationship of the Borrowers' Representative, the Loan Parties or of any other guarantor or endorser of the Liabilities, including all costs, expenses, liabilities, and damages as may be suffered by any Indemnified Person in connection with (x) the Collateral; (y) the occurrence of any Event of Default; or (z) the exercise of any rights or remedies under any of the Loan Documents (each of claims which may be defended, compromised, settled, or pursued by the Indemnified Person with counsel of the Administrative Agent's selection, but at the expense of the Borrowers' Representative and the Loan Parties) other than any claim as to which a final determination is made in a judicial proceeding (in which the Administrative Agent and any other Indemnified Person has had an opportunity to be heard), which determination includes a specific finding that the Indemnified Person seeking indemnification had acted in a grossly negligent manner or in actual bad faith or willful misconduct. This indemnification shall survive payment of the Liabilities and/or any termination, release, or discharge executed by the Administrative Agent in favor of the Borrowers' Representative and/or the Loan Parties, other than a termination, release, or discharge duly executed on behalf of the Administrative Agent which makes specific reference to this <u>Section 19.12</u>.

19.13. RULES OF CONSTRUCTION. The following rules of construction shall be applied in the interpretation, construction, and enforcement of this Agreement and of the other Loan Documents:

(a) Unless otherwise specifically provided for herein, interest and any fee or charge which is stated as a per annum percentage shall be calculated based on a 360 day year and actual days elapsed.

(b) Words in the singular include the plural and words in the plural include the singular.

(c) Any reference, herein, to a circumstance or event's having "more than a *de minimis* adverse effect" and any similar reference is to a circumstance or event which (x) in a well managed enterprise, would receive the active attention of senior management with a view towards its being reversed or remedied; or (y) if not reversed or remedied could reasonably be expected to lead to its becoming a material adverse effect.

(d) Titles, headings (indicated by being <u>underlined</u> or shown in SMALL CAPITALS) and any Table of Contents are solely for convenience of reference; do not constitute a part of the instrument in which included; and do not affect such instrument's meaning, construction, or effect.

(e) The words "includes" and "including" are not limiting.

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(f) Text which follows the words "including, without limitation" (or similar words) is illustrative and not limitational.

(g) Text which is shown in *italics* (except for parenthesized italicized text), shown in **bold**, shown IN ALL CAPITAL LETTERS, or in any combination of the foregoing, shall be deemed to be conspicuous.

(h) The words "may not" are prohibitive and not permissive.

(i) Any reference to a Person's "knowledge" (or words of similar import) are to such Person's knowledge assuming that such Person has undertaken reasonable and diligent investigation with respect to the subject of such "knowledge" (whether or not such investigation has actually been undertaken).

(j) Terms which are defined in one section of any Loan Document are used with such definition throughout the instrument in which so defined.

(k) "Dollars" and the symbol "\$" refers to United States Dollars.

(1) Unless limited by reference to a particular Section or provision, any reference to "herein", "hereof", or "within" is to the entire Loan Document in which such reference is made.

(m) References to "this Agreement" or to any other Loan Document is to the subject instrument as amended to the date on which application of such reference is being made.

(n) Except as otherwise specifically provided, all references to time are to Boston time.

(o) In the determination of any notice, grace, or other period of time prescribed or allowed hereunder:

(i) Unless otherwise provided (I) the day of the act, event, or default from which the designated period of time begins to run shall not be included and the last day of the period so computed shall be included unless such last day is not a Business Day, in which event the last day of the relevant period shall be the then next Business Day and (II) the period so computed shall end at 5:00 PM on the relevant Business Day.

(ii) The word "from" means "from and including".

(iii) The words "to" and "until" each mean "to, but excluding".

(iv) The word "through" means "to and including".

(p) The Loan Documents shall be construed and interpreted in a harmonious manner and in keeping with the intentions set forth in <u>Section 19.14</u> hereof; <u>provided</u>, <u>however</u>, in the event of any inconsistency between the provisions of this Agreement and any other Loan Document, the provisions of this Agreement shall govern and control.

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19.14. INTENT. It is intended that:

(a) This Agreement take effect as a sealed instrument.

(b) The scope of all Collateral Interests created by any Loan Party to secure the Liabilities be broadly construed in favor of the Administrative Agent and that they cover all assets of each Loan Party.

(c) All Collateral Interests created in favor of the Collateral Agent at any time and from time to time by any Loan Party secure all Liabilities, whether now existing or contemplated or hereafter arising.

(d) All reasonable costs, expenses, and disbursements incurred by any Agent, and, to the extent provide in <u>Section 19.9</u> each Revolving Credit Lender, in connection with such Person's relationship(s) with any Loan Party shall be borne by the Loan Parties.

(e) Unless otherwise explicitly provided herein, the Administrative Agent's consent to any action of any Loan Party which is prohibited unless such consent is given may be given or refused by the Administrative Agent in its discretion or reasonable discretion, as applicable, and without reference to <u>Section 2.17</u> hereof.

19.15. PARTICIPATIONS. Each Revolving Credit Lender may sell participations to one or more financial institutions (each, a "**Participant**") in that Revolving Credit Lender's interests herein, <u>provided that</u> no such participation shall include any provision which accords that Participant with any rights, *vis a vis* any Agent, with respect to any requirement herein for approval by a requisite number or proportion of the Revolving Credit Lenders. No such sale of a participation shall relieve a Revolving Credit Lender from that Revolving Credit Lender's obligations hereunder nor obligate any Agent to any Person other than a Revolving Credit Lender.

19.16. RIGHT OF SET-OFF. Any and all deposits or other sums at any time credited by or due to any Loan Party from any Agent or any Revolving Credit Lender or any Participant or from any Affiliate of any of the foregoing, and any cash, securities, instruments or other property of any Loan Party in the possession of any of the foregoing, whether for safekeeping or otherwise (regardless of the reason such Person had received the same) to the extent permitted by law, shall at all times constitute security for all Liabilities and for any and all obligations of each Loan Party to each Agent and such Revolving Credit Lender or any Participant or such Affiliate and following the occurrence of an Event of Default may be applied or set off against the Liabilities and against such obligations at any time, whether or not such are then due and whether or not other collateral is then available to any Agent or that Revolving Credit Lender.

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19.17. PLEDGES TO FEDERAL RESERVE BANKS. Nothing included in this Agreement shall prevent or limit any Revolving Credit Lender, to the extent that such Revolving Credit Lender is subject to any of the twelve Federal Reserve Banks organized under §4 of the Federal Reserve Act (12 U.S.C. §341) from pledging all or any portion of that Revolving Credit Lender's interest and rights under this Agreement; provided, however, neither such pledge nor the enforcement thereof shall release the pledging Revolving Credit Lender from any of its obligations hereunder or under any of the Loan Documents.

19.18. MAXIMUM INTEREST RATE. Regardless of any provision of any Loan Document, neither any Agent nor any Revolving Credit Lender shall be entitled to contract for, charge, receive, collect, or apply as interest on any Liability, any amount in excess of the maximum rate imposed by Applicable Law. Any payment which is made which, if treated as interest on a Liability would result in such interest's exceeding such maximum rate shall be held, to the extent of such excess, as additional collateral for the Liabilities as if such excess were "Collateral."

19.19. WAIVERS.

(a) The Borrowers' Representative and each Loan Party (and all guarantors, endorsers, and sureties of the Liabilities) make each of the waivers included in <u>Section 19.19(b</u>), below, knowingly, voluntarily, and intentionally, and understands that each Agent and each Revolving Credit Lender, in establishing the facilities contemplated hereby and in providing loans and other financial accommodations to or for the account of the Loan Parties as provided herein, whether not or in the future, is relying on such waivers.

(b) THE BORROWERS' REPRESENTATIVE, EACH LOAN PARTY, AND EACH SUCH GUARANTOR, ENDORSER, AND SURETY RESPECTIVELY **WAIVES** THE FOLLOWING:

(i) Except as otherwise specifically required hereby, notice of non-payment, demand, presentment, protest and all forms of demand and notice, both with respect to the Liabilities and the Collateral.

(ii) Except as otherwise specifically required hereby or under applicable law, the right to notice and/or hearing prior to an Agent's exercising of that Agent's rights upon default.

(iii) THE RIGHT TO A JURY IN ANY TRIAL OF ANY CASE OR CONTROVERSY IN WHICH ANY AGENT OR ANY REVOLVING CREDIT LENDER IS OR BECOMES A PARTY (WHETHER SUCH CASE OR CONTROVERSY IS INITIATED BY OR AGAINST ANY AGENT OR ANY REVOLVING CREDIT LENDER OR IN WHICH ANY AGENT OR ANY

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REVOLVING CREDIT LENDER IS JOINED AS A PARTY LITIGANT), WHICH CASE OR CONTROVERSY ARISES OUT OF OR IS IN RESPECT OF, ANY RELATIONSHIP AMONGST OR BETWEEN THE BORROWERS' REPRESENTATIVE, ANY LOAN PARTY OR ANY OTHER PERSON AND THE AGENT AND EACH REVOLVING CREDIT LENDER LIKEWISE WAIVES THE RIGHT TO A JURY IN ANY TRIAL OF ANY SUCH CASE OR CONTROVERSY).

(iv) Except for manifest error, any defense, counterclaim, set-off, recoupment, or other basis on which the amount of any Liability, as stated on the books and records of the Administrative Agent or any Revolving Credit Lender, could be reduced or claimed to be paid otherwise than in accordance with the tenor of and written terms of such Liability.

(v) Any claim to consequential, special, or punitive damages.

19.20. Additional Waivers.

(a) The Liabilities are the joint and several obligations of each Borrower. To the fullest extent permitted by Applicable Law, the obligations of each Borrower hereunder shall not be affected by (i) the failure of any Agent or any Revolving Credit Lender to assert any claim or demand or to enforce or exercise any right or remedy against any other Borrower under the provisions of this Agreement, any other Loan Document or otherwise, (ii) any rescission, waiver, or any release of the obligations of any other Borrower from any of the terms or provisions of, this Agreement, any other Loan Document, or any other agreement, or (iii) the failure to perfect any security interest in, or the release of, any of the security held by or on behalf of the Collateral Agent or any Revolving Credit Lender.

(b) The obligations of each Borrower hereunder shall not be discharged or impaired or otherwise affected by the failure of any Agent or any Revolving Credit Lender to assert any claim or demand or to enforce any remedy under this Agreement, any other Loan Document or any other agreement, by any default, failure or delay, willful or otherwise, in the performance of the Liabilities, or by any other act or omission that may or might in any manner or to any extent vary the risk of any Borrower or that would otherwise operate as a discharge of any Borrower as a matter of law or equity (other than the indefeasible payment in full in cash of all the Liabilities).

(c) To the fullest extent permitted by Applicable Law, each Borrower waives any defense based on or arising out of any defense of any other Borrower or the unenforceability of the Liabilities or any part thereof from any cause, or the cessation from any cause of the liability of any other Borrower, other than the indefeasible payment in full in cash of all the Liabilities. The Collateral Agent and the Revolving Credit Lenders may, at their election, foreclose on any security held by one or more of them by one or more judicial or nonjudicial sales, accept an assignment of any such security in lieu of foreclosure, compromise

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or adjust any part of the Liabilities, make any other accommodation with any other Borrower, or exercise any other right or remedy available to them against any other Borrower, without affecting or impairing in any way the liability of any Borrower hereunder except to the extent that all the Liabilities have been indefeasibly paid in full in cash. Pursuant to Applicable Law, each Borrower waives any defense arising out of any such election even though such election operates, pursuant to Applicable Law, to impair or to extinguish any right of reimbursement or subrogation or other right or remedy of such Borrower against any other Borrower, as the case may be, or any security.

(d) Upon payment by any Borrower of any Liabilities, all rights of such Borrower against any other Borrower arising as a result thereof by way of right of subrogation, contribution, reimbursement, indemnity or otherwise shall in all respects be subordinate and junior in right of payment to the prior indefeasible payment in full in cash of all the Liabilities. In addition, any indebtedness of any Borrower now or hereafter held by any other Borrower is hereby subordinated in right of payment to the prior payment in full of the Liabilities. None of the Borrowers will demand, sue for, or otherwise attempt to collect any such indebtedness. If any amount shall erroneously be paid to any Borrower on account of (a) such subrogation, contribution, reimbursement, indemnity or similar right or (b) any such indebtedness of any Borrower, such amount shall be held in trust for the benefit of the Agent and the Revolving Credit Lenders and shall forthwith be paid to the Administrative Agent to be credited against the payment of the Liabilities, whether matured or unmatured, in accordance with the terms of the Loan Documents.

19.21. Replacement of Revolving Credit Lenders.

(a) If any Revolving Credit Lender (i) is a Deteriorating Revolving Credit Lender or a Delinquent Revolving Credit Lender or (ii) requests compensation under <u>Section 2.19(c)</u> or <u>Section 19.8</u>, then the Borrowers' Representative may, at its sole expense and effort, upon notice to such Revolving Credit Lender and the Administrative Agent, require such Revolving Credit Lender to assign and delegate, without recourse (in accordance with and subject to the restrictions contained in, and consents required by, <u>Section 16.2</u>), all of its interests, rights and obligations under this Agreement and the related Loan Documents to an assignee that shall assume such obligations (which assignee may be another Revolving Credit Lender, if a Revolving Credit Lender accepts such assignment), provided that:

(i) the Borrowers shall have paid to the Administrative Agent the assignment fee specified in <u>Section 16.2(b)</u>;

(ii) such Revolving Credit Lender shall have received payment of an amount equal to the outstanding principal of its Revolving Credit Loans, accrued interest thereon, accrued fees and all other amounts payable to it hereunder and under the other Loan Documents from the assignee (to the extent of such outstanding principal and accrued interest and fees) or the Borrowers (in the case of all other amounts); and

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(iii) such assignment does not conflict with Applicable Law.

A Revolving Credit Lender shall not be required to make any such assignment or delegation if, prior thereto, the circumstances entitling the Borrowers to require such assignment and delegation cease to apply. Each Revolving Credit Lender hereby grants to the Administrative Agent an irrevocable power of attorney (which power is coupled with an interest) to execute and deliver, on behalf of such Revolving Credit Lender, as assignor, any Assignment and Acceptance or other agreement necessary to effectuate any assignment of such Revolving Credit Lender's interests hereunder in the circumstances contemplated by this Section 19.21 in the event any such Revolving Credit Lender fails to execute the agreements required under <u>Article 16</u> in connection with an assignment pursuant to this Section 19.21, and any such agreements so executed by the assignee and Administrative Agent shall be effective for purposes of this Section 19.21 and for <u>Article 16</u>.

(b) In the event that such Revolving Credit Lender fails to deliver to the Administrative Agent the Revolving Credit Note held by such Revolving Credit Lender (or a lost note affidavit containing customary indemnification provisions), then:

(i) Unless otherwise approved by the Borrowers' Representative and the Administrative Agent, the amounts otherwise to be paid to such Revolving Credit Lender as described above shall be paid to the Administrative Agent and held by the Administrative Agent, without interest, to be turned over to such Revolving Credit Lender upon delivery of the Revolving Credit Note (or a lost note affidavit containing customary indemnification provisions) held by such Revolving Credit Lender.

(ii) The Revolving Credit Note held by such Revolving Credit Lender shall have no force or effect whatsoever.

(iii) Such Revolving Credit Lender shall cease to be a "Revolving Credit Lender".

(iv) The assignee shall have succeeded to all rights and become subject to all of the obligations of such Revolving Credit Lender as "Revolving Credit Lender".

19.22. PATRIOT ACT NOTICE. Each Revolving Credit Lender that is subject to the Patriot Act and the Administrative Agent (for itself and not on behalf of any Revolving Credit Lender) hereby notifies the Loan Parties that, pursuant to the requirements of the Patriot Act, it is required to obtain, verify and record information that identifies each Loan Party, which information includes the name and address of each Loan Party and other information that will allow such Revolving Credit Lender or the Administrative Agent, as applicable, to identify each Loan Party in accordance with the Patriot Act.

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19.23. COUNTERPARTS; INTEGRATION; EFFECTIVENESS. This Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Agreement and the other Loan Documents constitute the entire contract among the parties relating to the subject matter hereof and supersede any and all previous agreements and understandings, oral or written, relating to the subject matter hereof. Except as provided in <u>Article 3</u>, this Agreement shall become effective when it shall have been executed by the Administrative Agent and when the Administrative Agent shall have received counterparts hereof that, when taken together, bear the signatures of each of the other parties hereto. Delivery of an executed counterpart of a signature page of this Agreement by telecopy, pdf or other electronic transmission shall be as effective as delivery of a manually executed counterpart of this Agreement.

19.24. EXISTING LOAN AGREEMENT AMENDED AND RESTATED. Upon satisfaction of the conditions precedent to the effectiveness of this Agreement, (a) this Agreement shall amend and restate the Existing Loan Agreement in its entirety (except to the extent that definitions from the Existing Loan Agreement are incorporated herein by reference) and (b) the rights and obligations of the parties under the Existing Loan Agreement shall be subsumed within, and be governed by, this Agreement; <u>provided</u>, <u>however</u>, that the Borrowers hereby agree that (i) the L/Cs outstanding under, and as defined in, the Existing Loan Agreement on the Closing Date shall be L/Cs outstanding hereunder, and (ii) all Liabilities of the Loan Parties under, and as defined in, the Existing Loan Agreement shall remain outstanding, shall constitute continuing Liabilities secured by the Collateral, and this Agreement shall not be deemed to evidence or result in a novation or repayment and reborrowing of such obligations and other liabilities.

[SIGNATURE PAGES FOLLOW]

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THE BORROWERS' REPRESENTATIVE:

CASUAL MALE RETAIL GROUP, INC.

By:	/s/ Dennis R. Hernreich
Name:	Dennis R. Hernreich
Title:	Executive Vice President, Chief Operating Officer, Chief
	Financial Officer, Treasurer and Secretary

BORROWERS:

CASUAL MALE RETAIL GROUP, INC.

By:	<u>/s/ Dennis R. Hernreich</u>
Name:	Dennis R. Hernreich
Title:	Executive Vice President, Chief Operating Officer, Chief
	Financial Officer, Treasurer and Secretary

CMRG APPAREL, LLC

By:	/s/ Dennis R. Hernreich
Name:	Dennis R. Hernreich
Title:	Executive Vice President, Chief Operating Officer, Chief
	Financial Officer, Treasurer and Secretary
	Executive Vice President, Chief Operating Officer, C

S-1

ADMINISTRATIVE AGENT AND COLLATERAL AGENT:

BANK OF AMERICA, N.A.

By:/s/ Kahtleen A. DimockName:Kathleen A. DimockTitle:Managing Director

THE REVOLVING CREDIT LENDERS:

BANK OF AMERICA, N.A. (REVOLVING CREDIT LENDER)

By/s/ Kahtleen A. DimockName:Kathleen A. DimockTitle:Managing Director

S-2

PNC BANK, NATIONAL ASSOCIATION

(REVOLVING CREDIT LENDER)

By:/s/ Dean NewmanName:Dean NewmanTitle:Relationship Manager

WELLS FARGO BANK, NATIONAL ASSOCIATION

(REVOLVING CREDIT LENDER)

By<u>: /s/ Connie Lin</u> Name<u>: Connie Lin</u> Title<u>: Vice President</u>

JPMORGAN CHASE BANK, N.A.

(REVOLVING CREDIT LENDER)

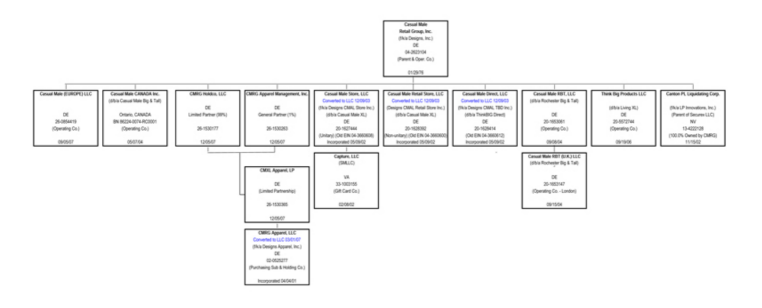
By:/s/ Kelly G. MaierName:Kelly G. MaierTitle:Vice President

1247018.10

<u>Exhibit 1.0(a)</u> Casual Male Companies

NAME	FEDERAL ID
Casual Male Retail Group, Inc.	04-2623104
Casual Male CANADA Inc.	BN 86224-0074
CMRG Apparel, LLC	02-0525277
Casual Male Store, LLC	20-1627444
Capture, LLC	33-1003155
Casual Male Retail Store, LLC	20-1628392
Casual Male Direct, LLC	20-1628414
Casual Male RBT, LLC	20-1653061
Casual Male RBT (U.K.) LLC	20-1653147
Think Big Products LLC	20-5572744
Canton PL Liquidating Corp.	13-4222128
Casual Male (EUROPE) LLC	26-0854419
CMRG Holdco, LLC	26-1530177
CMRG Apparel Management, Inc.	26-1530263
CMXL Apparel, LP	26-1530365

EXHIBIT 1.0(a) CASUAL MALE COMPANIES



<u>Exhibit 1.0(b)</u> <u>Guarantors</u>

NAME	
Casual Male CANADA Inc.	BN 862
Casual Male Store, LLC	20-162
Capture, LLC	33-100
Casual Male Retail Store, LLC	20-162
Casual Male Direct, LLC	20-162
Casual Male RBT, LLC	20-165
Casual Male RBT (U.K.) LLC	20-165
Think Big Products LLC	20-557
Canton PL Liquidating Corp.	13-422
Casual Male (EUROPE) LLC	26-085
CMRG Holdco, LLC	26-153
CMRG Apparel Management, Inc.	26-153
CMXL Apparel, LP	26-153

FEDERAL ID

BN 86224-0074 20-1627444 33-1003155 20-1628392 20-1628414 20-1653061 20-1653147 20-5572744 13-4222128 26-0854419 26-1530177 26-1530263 26-1530365

<u>Exhibit 1.1</u> <u>Permitted Encumbrances</u>

Debtor Name	Jurisdiction	Туре	File Date	File No.	Secured Party Name	Status	Description
Casual Male Retail Group, Inc.	Delaware	UCC-1	08/03/04	42171181	NMHG Financial Services, Inc.	Active	Sweeper/Scrubber
Casual Male Retail Group, Inc.	Delaware	UCC-1	04/13/05	51144345	Siemens Financial Services, Inc.	Active	RapidSORT Controller
Casual Male Retail Group, Inc.	Delaware	UCC-1	09/21/05	52915453	De Lage Landen Financial Services, Inc.	Active	DMX2000 for AS400 System
Casual Male Retail Group, Inc.	Delaware	UCC-1	09/22/05	52937432	Xerox Corporation	Active	Color Copier
Casual Male Retail Group, Inc.	Delaware	UCC-1	12/01/05	53712156	Cisco Systems Capital Corporation	Active	Routers and Ethernet Computer Networking and Telecommunications Equipment
Casual Male Retail Group, Inc.	Delaware	UCC-1	05/01/06	61457340	IOS Capital	Active	Copiers/Scanners/Fax
Casual Male Retail Group, Inc.	Delaware	UCC-1	08/07/07	3172516	Banc of America Leasing & Capital, LLC	Active	Store equipment and fixtures, signage, distribution equipment and POS Equipment
Casual Male Retail Group, Inc.	Delaware	UCC-1	09/11/07	3439402	IKON Financial Services	Active	IKON (Generic) CPP650 Copier & Canon IR 5000
Casual Male Retail Group, Inc.	Delaware	UCC-1	09/11/07	3447181	IKON Financial Services	Active	Copier/Scanner

Casual Male Retail Group, Inc.	Delaware	UCC-1	12/28/07	4907001	De Lage Landen Financial Services, Inc.	Active	Clarion CX500 and Celerra NS502G-FD Storage Devices
Casual Male Retail Group, Inc.	Delaware	UCC-1	01/16/08	0202315	Banc of America Leasing & Capital, LLC	Active	Store equipment and fixtures, signage, distribution equipment and POS Equipment
Casual Male Retail Group, Inc.	Delaware	UCC-1	02/04/09	0385184	IBM Credit LLC	Active	IBM Value Plan Lease Reseller Software, Value Plan Lease Optical Storage Device

Exhibit 2.8

AMENDED AND RESTATED SWINGLINE NOTE

\$15,000,000.00

November 10, 2010

Boston, Massachusetts

FOR VALUE RECEIVED, the undersigned (individually, a "**Borrower**" and collectively, the "**Borrowers**") jointly and severally promise to pay to the order of BANK OF AMERICA, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110 (with any subsequent holder, the "**SwingLine Lender**"), the principal sum of FIFTEEN MILLION DOLLARS (\$15,000,000.00) or, if less, the aggregate unpaid principal balance of loans and advances made to the Borrowers pursuant to the SwingLine established pursuant to the Sixth Amended and Restated Loan and Security Agreement of even date herewith (as amended, modified, supplemented or restated and in effect from time to time, the "**Loan Agreement**") between Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, as **Administrative Agent** and as **Collateral Agent** (with any successor in such capacities, so referred to herein) for the benefit of the Revolving Credit Lenders, and the Revolving Credit Lenders, on the one hand, and each of the Borrowers, on the other hand, with interest at the rate and payable in the manner stated therein. This Amended and Restated SwingLine Note replaces in full that certain SwingLine Note dated December 28, 2006, made payable to Bank of America, N.A. as SwingLine Lender thereunder from the Borrowers.

This Amended and Restated SwingLine Note is the "SwingLine Note" to which reference is made in the Loan Agreement and is subject to all terms and provisions thereof. Terms used herein which are defined in the Loan Agreement are used as so defined.

The Administrative Agent's books and records concerning loans and advances pursuant to the SwingLine, the accrual of interest thereon, and the repayment of such loans and advances, shall be prima facie evidence of the indebtedness hereunder.

The principal of, and interest on, this SwingLine Note shall be payable as provided in the Loan Agreement and shall be subject to acceleration as provided therein.

No delay or omission by the Administrative Agent or the SwingLine Lender in exercising or enforcing any of their respective powers, rights, privileges, remedies, or discretions hereunder shall operate as a waiver thereof on that occasion nor on any other occasion. No waiver of any default hereunder shall operate as a waiver.

The Borrowers, and each endorser and guarantor of this SwingLine Note, respectively waives presentment, demand, notice, and protest, and also waives any delay on the part of the

holder hereof. Each assents to any extension or other indulgence (including, without limitation, the release or substitution of Collateral) permitted by the Administrative Agent with respect to this SwingLine Note and/or any Collateral or any extension or other indulgence with respect to any other liability or any collateral given to secure any other liability of any Borrower or any other Person obligated on account of this SwingLine Note.

This SwingLine Note shall be binding upon each Borrower, and each endorser and guarantor hereof, and upon their respective heirs, successors, assigns, and representatives, and shall inure to the benefit of the SwingLine Lender and its successors, endorsees, and assigns.

The liabilities of each Borrower, and of any endorser or guarantor of this SwingLine Note, are joint and several; <u>provided</u>, <u>however</u>, the release by the SwingLine Lender or the Administrative Agent of any one or more such Persons, endorsers or guarantors shall not release any other Person obligated on account of this SwingLine Note. Each reference in this SwingLine Note to each Borrower, any endorser, and any guarantor, is to such Person individually and also to all such Persons jointly. No Person obligated on account of this SwingLine Note may seek contribution from any other Person also obligated unless and until all Liabilities, obligations and indebtedness to the SwingLine Lender of the Person from whom contribution is sought have been satisfied in full.

This SwingLine Note is delivered at the offices of the Administrative Agent in Boston, Massachusetts, shall be governed by the laws of The Commonwealth of Massachusetts (without regard to the conflict of laws principles thereof), and shall take effect as a sealed instrument.

Each Borrower makes the following waiver knowingly, voluntarily, and intentionally, and understands that the Administrative Agent and the SwingLine Lender in the establishment and maintenance of their respective relationship with the Borrowers contemplated by this SwingLine Note, is relying thereon. EACH BORROWER, TO THE EXTENT ENTITLED THERETO, *WAIVES* ANY PRESENT OR FUTURE RIGHT OF THAT BORROWER, OR OF ANY GUARANTOR OR ENDORSER OF THAT BORROWER OR OF ANY OTHER PERSON LIABLE TO THE SWINGLINE LENDER ON ACCOUNT OF OR IN RESPECT TO THE LIABILITIES, TO A TRIAL BY JURY IN ANY CASE OR CONTROVERSY IN WHICH THE ADMINISTRATIVE AGENT AND/OR THE SWINGLINE LENDER IS OR BECOMES A PARTY (WHETHER SUCH CASE OR CONTROVERSY IS INITIATED BY OR AGAINST THE ADMINISTRATIVE AGENT AND/OR THE SWINGLINE LENDER OR IN WHICH THE ADMINISTRATIVE AGENT AND/OR THE SWINGLINE LENDER IS JOINED AS A PARTY LITIGANT), WHICH CASE OR CONTROVERSY ARISES OUT OF, OR IS IN RESPECT TO, ANY RELATIONSHIP AMONGST OR BETWEEN ANY BORROWER, ANY SUCH PERSON, AND THE ADMINISTRATIVE AGENT AND/OR THE SWINGLINE LENDER.

[Signatures on Next Page]

	The Borrowers:
Witness:	CASUAL MALE RETAIL GROUP, INC.
/s/ James W. Caffarella	By <u>/s/ Dennis R. Hernreich</u> Name: Dennis R. Hernreich Title: Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
Witness:	CMRG APPAREL, LLC
/s/ Kathleen E. Lehmann	By: <u>/s/ Dennis R. Hernreich</u> Name: Dennis R. Hernreich Title: Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
1250979.2	
	3

EXHIBIT 2.10

AMENDED AND RESTATED REVOLVING CREDIT NOTE

\$17,500,000.00

November __, 2010

Boston, Massachusetts

FOR VALUE RECEIVED, the undersigned (individually, a "**Borrower**" and collectively, the "**Borrowers**"), jointly and severally promise to pay to the order of WELLS FARGO BANK, NATIONAL ASSOCIATION (hereinafter, with any subsequent holders, the "**Revolving Credit Lender**"), c/o Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, the principal sum of SEVENTEEN MILLION FIVE HUNDRED THOUSAND AND ^{00/100} Dollars (\$17,500,000.00) or, if less, the aggregate unpaid principal balance of Revolving Credit Loans made to or for the account of the Borrowers pursuant to the Sixth Amended and Restated Loan and Security Agreement dated as of November ____, 2010 (as amended, modified, supplemented or restated and in effect from time to time, the "**Loan Agreement**") between Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, as **Administrative Agent** and as **Collateral Agent** (with any successor in such capacities, so referred to herein) for the benefit of the Revolving Credit Lenders, and the Revolving Credit Lenders, on the one hand, and each of the Borrowers, on the other hand, with interest at the rate and payable in the manner stated therein. This Amended and Restated Revolving Credit Note replaces in full the Amended and Restated Revolving Credit Note(s) held by the Revolving Credit Lender and issued in connection with the Existing Loan Agreement.

This Amended and Restated Revolving Credit Note is a "Revolving Credit Note" to which reference is made in the Loan Agreement and is subject to all terms and provisions thereof. Terms used herein which are defined in the Loan Agreement are used as so defined.

The principal of, and interest on, this Revolving Credit Note shall be payable as provided in the Loan Agreement and shall be subject to acceleration as provided therein.

The Administrative Agent's books and records concerning loans and advances pursuant to the Revolving Credit Facility, the accrual of interest thereon, and the repayment of such loans and advances, shall be prima facie evidence of the indebtedness hereunder. Each of the Borrowers shall be bound by and obligated on account of any increase or decrease in the amount of the holder's Revolving Credit Dollar Commitment notwithstanding that such increase or decrease may not be reflected on this Revolving Credit Note.

No delay or omission by the Administrative Agent or the Revolving Credit Lender in exercising or enforcing any of the Administrative Agent's or the Revolving Credit Lender's powers, rights, privileges, remedies, or discretions hereunder shall operate as a waiver thereof on that occasion nor on any other occasion. No waiver of any default hereunder shall operate as a waiver of any other default hereunder, nor as a continuing waiver.

The Borrowers, and each endorser and guarantor of this Revolving Credit Note, respectively waives presentment, demand, notice, and protest, and also waives any delay on the part of the holder hereof. Each assents to any extension or other indulgence (including, without limitation, the release or substitution of Collateral) permitted by the Administrative Agent with respect to this Revolving Credit Note and/or any Collateral or any extension or other indulgence with respect to any other liability or any collateral given to secure any other liability of any Borrower or any other Person obligated on account of this Revolving Credit Note.

This Revolving Credit Note shall be binding upon each Borrower, and each endorser and guarantor hereof, and upon their respective heirs, successors, assigns, and representatives, and shall inure to the benefit of the Revolving Credit Lender and its successors, endorsees, and assigns.

The liabilities of each Borrower, and of any endorser or guarantor of this Revolving Credit Note, are joint and several; <u>provided</u>, <u>however</u>, the release by the Administrative Agent or the Revolving Credit Lender of any one or more such Persons, endorsers or guarantors shall not release any other Person obligated on account of this Revolving Credit Note. Each reference in this Revolving Credit Note to each Borrower, any endorser, and any guarantor, is to such Person individually and also to all such Persons jointly. No Person obligated on account of this Revolving Credit Note may seek contribution from any other Person also obligated unless and until all Liabilities, obligations and indebtedness to the Revolving Credit Lender of the Person from whom contribution is sought have been satisfied in full.

This Revolving Credit Note is delivered at the offices of the Administrative Agent in Boston, Massachusetts, shall be governed by the laws of The Commonwealth of Massachusetts (without regard to the conflict of laws principles thereof), and shall take effect as a sealed instrument.

Each Borrower makes the following waiver knowingly, voluntarily, and intentionally, and understands that the Administrative Agent and the Revolving Credit Lender, in the establishment and maintenance of their respective relationship with the Borrowers contemplated by this Revolving Credit Note, is relying thereon. EACH BORROWER, TO THE EXTENT ENTITLED THERETO, *WAIVES* ANY PRESENT OR FUTURE RIGHT OF THAT BORROWER, OR OF ANY GUARANTOR OR ENDORSER OF THAT BORROWER OR OF ANY OTHER PERSON LIABLE TO THE REVOLVING CREDIT LENDER ON ACCOUNT OF OR IN RESPECT TO THE LIABILITIES, TO A TRIAL BY JURY IN ANY CASE OR CONTROVERSY IN WHICH THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER IS OR BECOMES A PARTY (WHETHER SUCH CASE OR CONTROVERSY IS INITIATED BY OR AGAINST THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER IS JOINED AS A PARTY LITIGANT), WHICH CASE OR CONTROVERSY ARISES OUT OF, OR IS IN RESPECT TO, ANY RELATIONSHIP AMONGST OR BETWEEN ANY BORROWER, ANY SUCH PERSON, AND THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER.

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	The Borrowers:
Witness:	CASUAL MALE RETAIL GROUP, INC.
	By /s/ Dennis R. Hernreich Name: Dennis R. Hernreich
/s/ James Caffarella	Title: Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
Witness:	CMRG APPAREL, LLC
	By /s/ Dennis R. Hernreich
/s/ Kathleen E. Lehmann	Name:Dennis R. HernreichTitle:Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
1250966.2	
	3

AMENDED AND RESTATED REVOLVING CREDIT NOTE

\$17,500,000.00

November ___, 2010

Boston, Massachusetts

FOR VALUE RECEIVED, the undersigned (individually, a "**Borrower**" and collectively, the "**Borrowers**"), jointly and severally promise to pay to the order of JPMORGAN CHASE BANK, N.A. (hereinafter, with any subsequent holders, the "**Revolving Credit Lender**"), c/o Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, the principal sum of SEVENTEEN MILLION FIVE HUNDRED THOUSAND AND ^{00/100} Dollars (\$17,500,000.00) or, if less, the aggregate unpaid principal balance of Revolving Credit Loans made to or for the account of the Borrowers pursuant to the Sixth Amended and Restated Loan and Security Agreement dated as of November ____, 2010 (as amended, modified, supplemented or restated and in effect from time to time, the "**Loan Agreement**") between Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, as **Administrative Agent** and as **Collateral Agent** (with any successor in such capacities, so referred to herein) for the benefit of the Revolving Credit Lenders, and the Revolving Credit Lenders, on the one hand, and each of the Borrowers, on the other hand, with interest at the rate and payable in the manner stated therein. This Amended and Restated Revolving Credit Note replaces in full the Amended and Restated Revolving Credit Note(s) held by the Revolving Credit Lender and issued in connection with the Existing Loan Agreement.

This Amended and Restated Revolving Credit Note is a "Revolving Credit Note" to which reference is made in the Loan Agreement and is subject to all terms and provisions thereof. Terms used herein which are defined in the Loan Agreement are used as so defined.

The principal of, and interest on, this Revolving Credit Note shall be payable as provided in the Loan Agreement and shall be subject to acceleration as provided therein.

The Administrative Agent's books and records concerning loans and advances pursuant to the Revolving Credit Facility, the accrual of interest thereon, and the repayment of such loans and advances, shall be prima facie evidence of the indebtedness hereunder. Each of the Borrowers shall be bound by and obligated on account of any increase or decrease in the amount of the holder's Revolving Credit Dollar Commitment notwithstanding that such increase or decrease may not be reflected on this Revolving Credit Note.

No delay or omission by the Administrative Agent or the Revolving Credit Lender in exercising or enforcing any of the Administrative Agent's or the Revolving Credit Lender's powers, rights, privileges, remedies, or discretions hereunder shall operate as a waiver thereof on that occasion nor on any other occasion. No waiver of any default hereunder shall operate as a waiver of any other default hereunder, nor as a continuing waiver.

The Borrowers, and each endorser and guarantor of this Revolving Credit Note, respectively waives presentment, demand, notice, and protest, and also waives any delay on the part of the holder hereof. Each assents to any extension or other indulgence (including, without limitation, the release or substitution of Collateral) permitted by the Administrative Agent with respect to this Revolving Credit Note and/or any Collateral or any extension or other indulgence with respect to any other liability or any collateral given to secure any other liability of any Borrower or any other Person obligated on account of this Revolving Credit Note.

This Revolving Credit Note shall be binding upon each Borrower, and each endorser and guarantor hereof, and upon their respective heirs, successors, assigns, and representatives, and shall inure to the benefit of the Revolving Credit Lender and its successors, endorsees, and assigns.

The liabilities of each Borrower, and of any endorser or guarantor of this Revolving Credit Note, are joint and several; <u>provided</u>, <u>however</u>, the release by the Administrative Agent or the Revolving Credit Lender of any one or more such Persons, endorsers or guarantors shall not release any other Person obligated on account of this Revolving Credit Note. Each reference in this Revolving Credit Note to each Borrower, any endorser, and any guarantor, is to such Person individually and also to all such Persons jointly. No Person obligated on account of this Revolving Credit Note may seek contribution from any other Person also obligated unless and until all Liabilities, obligations and indebtedness to the Revolving Credit Lender of the Person from whom contribution is sought have been satisfied in full.

This Revolving Credit Note is delivered at the offices of the Administrative Agent in Boston, Massachusetts, shall be governed by the laws of The Commonwealth of Massachusetts (without regard to the conflict of laws principles thereof), and shall take effect as a sealed instrument.

Each Borrower makes the following waiver knowingly, voluntarily, and intentionally, and understands that the Administrative Agent and the Revolving Credit Lender, in the establishment and maintenance of their respective relationship with the Borrowers contemplated by this Revolving Credit Note, is relying thereon. EACH BORROWER, TO THE EXTENT ENTITLED THERETO, *WAIVES* ANY PRESENT OR FUTURE RIGHT OF THAT BORROWER, OR OF ANY GUARANTOR OR ENDORSER OF THAT BORROWER OR OF ANY OTHER PERSON LIABLE TO THE REVOLVING CREDIT LENDER ON ACCOUNT OF OR IN RESPECT TO THE LIABILITIES, TO A TRIAL BY JURY IN ANY CASE OR CONTROVERSY IN WHICH THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER IS OR BECOMES A PARTY (WHETHER SUCH CASE OR CONTROVERSY IS INITIATED BY OR AGAINST THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER IS JOINED AS A PARTY LITIGANT), WHICH CASE OR CONTROVERSY ARISES OUT OF, OR IS IN RESPECT TO, ANY RELATIONSHIP AMONGST OR BETWEEN ANY BORROWER, ANY SUCH PERSON, AND THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER.

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	The Borrowers:
Witness:	CASUAL MALE RETAIL GROUP, INC.
	By /s/ Dennis R. Hernreich Name: Dennis R. Hernreich
/s/ James Caffarella	Title: Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
Witness:	CMRG APPAREL, LLC
	By /s/ Dennis R. Hernreich
/s/ Kathleen E. Lehmann	Name: Dennis R. Hernreich Title: Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
1250966.2	
	3

AMENDED AND RESTATED REVOLVING CREDIT NOTE

\$17,500,000.00

November ____, 2010

Boston, Massachusetts

FOR VALUE RECEIVED, the undersigned (individually, a "**Borrower**" and collectively, the "**Borrowers**"), jointly and severally promise to pay to the order of PNC BANK, NATIONAL ASSOCIATION (hereinafter, with any subsequent holders, the "**Revolving Credit Lender**"), c/o Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, the principal sum of SEVENTEEN MILLION FIVE HUNDRED THOUSAND AND ⁰⁰/100 Dollars (\$17,500,000.00) or, if less, the aggregate unpaid principal balance of Revolving Credit Loans made to or for the account of the Borrowers pursuant to the Sixth Amended and Restated Loan and Security Agreement dated as of November ____, 2010 (as amended, modified, supplemented or restated and in effect from time to time, the "**Loan Agreement**") between Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, as **Administrative Agent** and as **Collateral Agent** (with any successor in such capacities, so referred to herein) for the benefit of the Revolving Credit Lenders, and the Revolving Credit Lenders, on the one hand, and each of the Borrowers, on the other hand, with interest at the rate and payable in the manner stated therein. This Amended and Restated Revolving Credit Note replaces in full the Amended and Restated Revolving Credit Note(s) held by the Revolving Credit Lender and issued in connection with the Existing Loan Agreement.

This Amended and Restated Revolving Credit Note is a "Revolving Credit Note" to which reference is made in the Loan Agreement and is subject to all terms and provisions thereof. Terms used herein which are defined in the Loan Agreement are used as so defined.

The principal of, and interest on, this Revolving Credit Note shall be payable as provided in the Loan Agreement and shall be subject to acceleration as provided therein.

The Administrative Agent's books and records concerning loans and advances pursuant to the Revolving Credit Facility, the accrual of interest thereon, and the repayment of such loans and advances, shall be prima facie evidence of the indebtedness hereunder. Each of the Borrowers shall be bound by and obligated on account of any increase or decrease in the amount of the holder's Revolving Credit Dollar Commitment notwithstanding that such increase or decrease may not be reflected on this Revolving Credit Note.

No delay or omission by the Administrative Agent or the Revolving Credit Lender in exercising or enforcing any of the Administrative Agent's or the Revolving Credit Lender's powers, rights, privileges, remedies, or discretions hereunder shall operate as a waiver thereof on that occasion nor on any other occasion. No waiver of any default hereunder shall operate as a waiver of any other default hereunder, nor as a continuing waiver.

The Borrowers, and each endorser and guarantor of this Revolving Credit Note, respectively waives presentment, demand, notice, and protest, and also waives any delay on the part of the holder hereof. Each assents to any extension or other indulgence (including, without limitation, the release or substitution of Collateral) permitted by the Administrative Agent with respect to this Revolving Credit Note and/or any Collateral or any extension or other indulgence with respect to any other liability or any collateral given to secure any other liability of any Borrower or any other Person obligated on account of this Revolving Credit Note.

This Revolving Credit Note shall be binding upon each Borrower, and each endorser and guarantor hereof, and upon their respective heirs, successors, assigns, and representatives, and shall inure to the benefit of the Revolving Credit Lender and its successors, endorsees, and assigns.

The liabilities of each Borrower, and of any endorser or guarantor of this Revolving Credit Note, are joint and several; <u>provided</u>, <u>however</u>, the release by the Administrative Agent or the Revolving Credit Lender of any one or more such Persons, endorsers or guarantors shall not release any other Person obligated on account of this Revolving Credit Note. Each reference in this Revolving Credit Note to each Borrower, any endorser, and any guarantor, is to such Person individually and also to all such Persons jointly. No Person obligated on account of this Revolving Credit Note may seek contribution from any other Person also obligated unless and until all Liabilities, obligations and indebtedness to the Revolving Credit Lender of the Person from whom contribution is sought have been satisfied in full.

This Revolving Credit Note is delivered at the offices of the Administrative Agent in Boston, Massachusetts, shall be governed by the laws of The Commonwealth of Massachusetts (without regard to the conflict of laws principles thereof), and shall take effect as a sealed instrument.

Each Borrower makes the following waiver knowingly, voluntarily, and intentionally, and understands that the Administrative Agent and the Revolving Credit Lender, in the establishment and maintenance of their respective relationship with the Borrowers contemplated by this Revolving Credit Note, is relying thereon. EACH BORROWER, TO THE EXTENT ENTITLED THERETO, *WAIVES* ANY PRESENT OR FUTURE RIGHT OF THAT BORROWER, OR OF ANY GUARANTOR OR ENDORSER OF THAT BORROWER OR OF ANY OTHER PERSON LIABLE TO THE REVOLVING CREDIT LENDER ON ACCOUNT OF OR IN RESPECT TO THE LIABILITIES, TO A TRIAL BY JURY IN ANY CASE OR CONTROVERSY IN WHICH THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER IS OR BECOMES A PARTY (WHETHER SUCH CASE OR CONTROVERSY IS INITIATED BY OR AGAINST THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER IS JOINED AS A PARTY LITIGANT), WHICH CASE OR CONTROVERSY ARISES OUT OF, OR IS IN RESPECT TO, ANY RELATIONSHIP AMONGST OR BETWEEN ANY BORROWER, ANY SUCH PERSON, AND THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER.

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	The Borrowers:
Witness:	CASUAL MALE RETAIL GROUP, INC.
	By /s/ Dennis R. Hernreich Name: Dennis R. Hernreich
/s/ James Caffarella	Title: Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
Witness:	CMRG APPAREL, LLC
	By /s/ Dennis R. Hernreich
/s/ Kathleen E. Lehmann	Name:Dennis R. HernreichTitle:Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
1250966.2	
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AMENDED AND RESTATED REVOLVING CREDIT NOTE

\$22,500,000.00

November ____, 2010

Boston, Massachusetts

FOR VALUE RECEIVED, the undersigned (individually, a "**Borrower**" and collectively, the "**Borrowers**"), jointly and severally promise to pay to the order of BANK OF AMERICA, N.A. (hereinafter, with any subsequent holders, the "**Revolving Credit Lender**"), c/o Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, the principal sum of TWENTY-TWO MILLION FIVE HUNDRED THOUSAND AND ^{00/100} Dollars (\$22,500,000.00) or, if less, the aggregate unpaid principal balance of Revolving Credit Loans made to or for the account of the Borrowers pursuant to the Sixth Amended and Restated Loan and Security Agreement dated as of November _____, 2010 (as amended, modified, supplemented or restated and in effect from time to time, the "**Loan Agreement**") between Bank of America, N.A., a national banking association having an office at 100 Federal Street, 9th Floor, Boston, Massachusetts 02110, as **Administrative Agent** and as **Collateral Agent** (with any successor in such capacities, so referred to herein) for the benefit of the Revolving Credit Lenders, and the Revolving Credit Lenders, on the one hand, and each of the Borrowers, on the other hand, with interest at the rate and payable in the manner stated therein. This Amended and Restated Revolving Credit Note replaces in full the Amended and Restated Revolving Credit Note(s) held by the Revolving Credit Lender and issued in connection with the Existing Loan Agreement.

This Amended and Restated Revolving Credit Note is a "Revolving Credit Note" to which reference is made in the Loan Agreement and is subject to all terms and provisions thereof. Terms used herein which are defined in the Loan Agreement are used as so defined.

The principal of, and interest on, this Revolving Credit Note shall be payable as provided in the Loan Agreement and shall be subject to acceleration as provided therein.

The Administrative Agent's books and records concerning loans and advances pursuant to the Revolving Credit Facility, the accrual of interest thereon, and the repayment of such loans and advances, shall be prima facie evidence of the indebtedness hereunder. Each of the Borrowers shall be bound by and obligated on account of any increase or decrease in the amount of the holder's Revolving Credit Dollar Commitment notwithstanding that such increase or decrease may not be reflected on this Revolving Credit Note.

No delay or omission by the Administrative Agent or the Revolving Credit Lender in exercising or enforcing any of the Administrative Agent's or the Revolving Credit Lender's powers, rights, privileges, remedies, or discretions hereunder shall operate as a waiver thereof on that occasion nor on any other occasion. No waiver of any default hereunder shall operate as a waiver of any other default hereunder, nor as a continuing waiver.

The Borrowers, and each endorser and guarantor of this Revolving Credit Note, respectively waives presentment, demand, notice, and protest, and also waives any delay on the part of the holder hereof. Each assents to any extension or other indulgence (including, without limitation, the release or substitution of Collateral) permitted by the Administrative Agent with respect to this Revolving Credit Note and/or any Collateral or any extension or other indulgence with respect to any other liability or any collateral given to secure any other liability of any Borrower or any other Person obligated on account of this Revolving Credit Note.

This Revolving Credit Note shall be binding upon each Borrower, and each endorser and guarantor hereof, and upon their respective heirs, successors, assigns, and representatives, and shall inure to the benefit of the Revolving Credit Lender and its successors, endorsees, and assigns.

The liabilities of each Borrower, and of any endorser or guarantor of this Revolving Credit Note, are joint and several; <u>provided</u>, <u>however</u>, the release by the Administrative Agent or the Revolving Credit Lender of any one or more such Persons, endorsers or guarantors shall not release any other Person obligated on account of this Revolving Credit Note. Each reference in this Revolving Credit Note to each Borrower, any endorser, and any guarantor, is to such Person individually and also to all such Persons jointly. No Person obligated on account of this Revolving Credit Note may seek contribution from any other Person also obligated unless and until all Liabilities, obligations and indebtedness to the Revolving Credit Lender of the Person from whom contribution is sought have been satisfied in full.

This Revolving Credit Note is delivered at the offices of the Administrative Agent in Boston, Massachusetts, shall be governed by the laws of The Commonwealth of Massachusetts (without regard to the conflict of laws principles thereof), and shall take effect as a sealed instrument.

Each Borrower makes the following waiver knowingly, voluntarily, and intentionally, and understands that the Administrative Agent and the Revolving Credit Lender, in the establishment and maintenance of their respective relationship with the Borrowers contemplated by this Revolving Credit Note, is relying thereon. EACH BORROWER, TO THE EXTENT ENTITLED THERETO, *WAIVES* ANY PRESENT OR FUTURE RIGHT OF THAT BORROWER, OR OF ANY GUARANTOR OR ENDORSER OF THAT BORROWER OR OF ANY OTHER PERSON LIABLE TO THE REVOLVING CREDIT LENDER ON ACCOUNT OF OR IN RESPECT TO THE LIABILITIES, TO A TRIAL BY JURY IN ANY CASE OR CONTROVERSY IN WHICH THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER IS OR BECOMES A PARTY (WHETHER SUCH CASE OR CONTROVERSY IS INITIATED BY OR AGAINST THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER IS JOINED AS A PARTY LITIGANT), WHICH CASE OR CONTROVERSY ARISES OUT OF, OR IS IN RESPECT TO, ANY RELATIONSHIP AMONGST OR BETWEEN ANY BORROWER, ANY SUCH PERSON, AND THE ADMINISTRATIVE AGENT AND/OR THE REVOLVING CREDIT LENDER.

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	The Borrowers:
Witness:	CASUAL MALE RETAIL GROUP, INC.
	By /s/ Dennis R. Hernreich Name: Dennis R. Hernreich
/s/ James Caffarella	Title: Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
Witness:	CMRG APPAREL, LLC
	By /s/ Dennis R. Hernreich
/s/ Kathleen E. Lehmann	Name:Dennis R. HernreichTitle:Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary
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EXHIBIT 2.23

Revolving Credit Lenders' Commitments

Revolving Credit Lender	olving Credit lar Commitment	Revolving Credit Percentage Commitment
Bank of America, N.A.	\$ 22,500,000	30.00000000%
PNC Bank, National Association	\$ 17,500,000	23.3333333333%
JPMorgan Chase Bank, N.A.	\$ 17,500,000	23.333333333%
Wells Fargo Bank, National Association	\$ 17,500,000	23.333333333%
Total	\$ 75,000,000	100%

<u>Exhibit 3.8(b)</u> Existing Defaults under Material Contracts

None.

Exhibit 4.2 Loan Parties' Information

Name	Jurisdiction of Organization	Federal Tax ID #
Casual Male Retail Group, Inc.	Delaware	04-2623104
CMRG Apparel, LLC	Delaware	02-0525277
Casual Male RBT, LLC	Delaware	20-1653061
Casual Male RBT (U.K.) LLC	Delaware	20-1653147
Casual Male CANADA Inc.	Ontario, Canada	BN 86224-0074
Capture, LLC	Virginia	33-1003155
Casual Male Store, LLC	Delaware	20-1627444
Casual Male Retail Store, LLC	Delaware	20-1628392
Casual Male Direct, LLC	Delaware	20-1628414
Think Big Products LLC	Delaware	20-5572744
Canton PL Liquidating Corp.	Nevada	13-4222128
Casual Male (Europe) LLC	Delaware	26-0854419
CMRG Holdco, LLC	Delaware	26-1530177
CMRG Apparel Management, Inc.	Delaware	26-1530263
CMXL Apparel, LP	Delaware	26-153065
CMRG Global Holdings, Ltd.	Cayman Islands	TR-208869
CMRG Europe B.V.	Netherlands	NL8194.91.524.B01

EXHIBIT 4.3

TRADE NAMES

(a)(i) The following is a list of all names under which any Loan Party conducted business during the five (5) years preceding the date of this Agreement:

TRADE NAMES USED BY CASUAL MALE RBT, LLC & CASUAL MALE RBT (U.K.) LLC **

Rochester Big & Tall Clothing (07/01/74 – Pres.) Rochester Clothing Co. (01/02/57 – 07/01/74) Rochester Big & Tall (07/01/74 – Pres.) Rochester Sport (not used) California Big & Tall (not used) Rochester Big & Tall Newark Park, Inc. * Rochester Big & Tall Stevens Creek, Inc. *

 In use until (circa) July 1991
 By way of assignment pursuant to acquisition of Rochester Big & Tall Clothing on 10/29/04

TRADE NAMES ACQUIRED FROM INTELLIGENT TECHNOLOGIES, INC. d/b/a "SUPERSIZEWORLD" *

SuperSizeWorld (10/18/06 – 10/31/06) ** Big Lou Toilet Seat (not used) MegaBand (not used) MegaTowel (not used) SuperSize Towel (not used) SuperValue Towel (not used) MegaHanger (not used) Hangerzilla (not used)

- * By way of assignment pursuant to acquisition of supersizeworld.com business of Intelligent Technologies, Inc. on 10/18/06
- ** The business and operations of SuperSizeWorld is conducted by Think Big Products, LLC d/b/a Living XL

TRADE NAMES USED BY CASUAL MALE RETAIL GROUP, INC.

Designs, Inc. (01/29/76 – 08/07/02) Casual Male Retail Group, Inc. (08/08/02 – Pres.) Levi's Outlet by Designs * Dockers Outlet by Designs * Designs Exclusively Levi Strauss & Co. * Designs Exclusively Levi's *

* In use from pre-1997 to 11/11/04

TRADE NAMES USED BY CASUAL MALE STORE, LLC & CASUAL MALE RETAIL STORE, LLC

Casual Male (in use since 11/01/73) Casual Male Big & Tall (in use since 11/01/73) Casual Male XL (in use since 08/10/05) Destination XL (in use since 07/08/10) DXL (in use since 07/08/10)

TRADE NAMES USED BY THINK BIG PRODUCTS, LLC

LivingXL (in use since 11/01/06)

TRADE NAMES USED BY CASUAL MALE DIRECT, LLC

ShoesXL (in use since 01/01/07) Think Big (in use since 01/01/93) Think Big Direct (in use since 01/01/93) B&T Big & Tall Factory Direct (in use since 09/07/06) B&T Factory Direct (in use since 09/07/06)

TRADE NAMES USED BY CASUAL MALE CANADA INC.

Casual Male (in use since 05/07/04) Casual Male Big & Tall (in use since 05/07/04) Casual Male XL (in use since 03/24/06)

- (a)(ii) All Persons with whom any Loan Party consolidated or merged or from whom any Loan Party acquired in a single transaction or in a series of related transactions substantially all of such Person's assets, in each case during the five (5) years preceding the date of this Agreement, is as follows:
 - 1. Casual Male Retail Group, Inc. and its wholly-owned subsidiary, Think Big Products, LLC, consummated the acquisition of certain assets and assumption of certain liabilities of the supersizeworld.com business from Intelligent Technologies, Inc., a Washington corporation, and Timothy C. Barry, an individual, pursuant to Asset Purchase Agreement, dated October 18, 2006.
- **NOTE:** CMRG Apparel, LLC is the applicant/registrant for all trademark applications and registrations for the trademarks/service marks listed in **Exhibit A** to Trademark Security Agreement.

<u>Exhibit 4.4(b)</u> Exceptions to Property Rights

Casual Male Retail Group, Inc., and certain of its subsidiaries ("Casual Male"), use the trademarks, trade names, trade styles, brand names, service marks and logos of third party suppliers to the extent that they are affixed to the inventory supplied to Casual Male but otherwise only with each supplier's prior consent in each instance.

Exhibit 4.5 Locations, Leases and Landlords

Casual Male Retail Group, Inc. ("CMRG") leases its headquarters office, at 555 Turnpike Street, Canton, Massachusetts from Spirit SPE Canton, LLC, a Delaware limited liability company, a wholly-owned subsidiary of Spirit Finance Corporation, with a corporate address of 1431 N. Scottsdale Road, Suite 200, Scottsdale, Arizona 85254-2711. The property consists of a 1-building, 2-story multi-tenant warehouse/flex industrial facility containing 755,992 gross square feet on approximately 27.3-acre parcel of land.

As of July 31, 2010, CMRG leases and operates approximately 451 Casual Male XL stores, 1 Destination XL store and 19 Rochester Big and Tall stores. See attached schedule for leases of CMRG.

Exhibit 4.5 Locations, Leases, and Landlords

		STORE					LANDLORD			
#	Store Address	City	State	Zip	LL Name	LL Address	LL Address	City	State	Zip
4295	463 SEVENTH AVE	NEW YORK CITY	New York	10018	ADAMS & COMPANY REAL ESTATE LLC	411 5TH AVENUE		NEW YORK	New York	10016-2203
5000	700 MISSION STREET	SAN FRANCISCO	California	94103	706 MISSION STREET CO LLC	JMA VENTURES	FOUR EMBARCADERO CENTER SUITE	SAN FRANCISCO	California	94111
5008	BLVD., SUITE	BEVERLY HILLS	California	90212	BEVERLY HILLS GATEWAY, LP	OFFICE OF THE BUILDING	3100 9777 WILSHIRE BLVD SUITE 815	BEVERLY HILLS	California	90212
5011	100-E 840 N. MICHIGAN AVENUE	CHICAGO	Illinois	60611	PMUDI, LLC	US EQUITIES ASSET MANAGEMENT, LLC	20 NORTH MICHIGAN AVE., SUITE 325	CHICAGO	Illinois	60602
5012	399 BOYLSTON STREET	BOSTON	Massachusetts	02116	SRI EIGHT 399 BOYLSTON LLC	SHORENSTEIN COMPANY LLC/CORP SECRETARY	235 MONTGOMERY ST., 16TH FLOOR	SAN FRANCISCO	California	94104
5013	1301 AVENUE OF THE AMERICAS	NEW YORK	New York	10019	1301 PROPERTIES OWNER LP	c/o PARAMOUNT GROUP, INC	1633 BROADWAY, SUITE 1801	NEW YORK	New York	10019
5014	11661 PRESTON FOREST VILLAGE RD.	DALLAS	Texas	75230	KIMCO REALTY CORPORATION	PO BOX 5020		NEW HYDE PARK	New York	11042-0020
5015	STE 101 3157 PEACHTREE	ATLANTA	Georgia	30305	GEORGE E. MAYER & PHILIP	PO BOX 2006		HIGHLANDS	North Carolina	28741
5015	ROAD 3157 PEACHTREE	ATLANTA	Georgia	30305	OSBOURNE GEORGE E. MAYER & PHILIP	PO BOX 2006		HIGHLANDS	North Carolina	28741
5016	ROAD 1020 CONNECTICUT	WASHINGTON	DC	20036	OSBOURNE WASHINGTON SQUARE LP, LLP	LERNER CORP, MANAGING AGENT/	2000 TOWER OAKS BLVD.,	ROCKVILLE	Maryland	20852
5022	AVE, NW 901-H SOUTH COAST DRIVE	COSTA MESA	California	92626	METRO POINTE RETAIL	LEGAL COMMERCIAL RETAIL DEPT	8TH FL 949 SOUTH COAST DR.,	COSTA MESA	California	92626
5025	BISCAYNE (US1) & NE 187TH STREET	AVENTURA	Florida	33180	ASSOCIATES II PRUDENTIAL INSURANCE CO. OF AMERICA	SEC COMMERCIAL REALTY GROUP, INC	SUITE 600 7284 W. PALMETTO PARK RD. STE 210S	BOCA RATON	Florida	33433-3414
5028	1801 5TH	SEATTLE	Washington	98101	TIMES SQUARE	VANCE CORP	1809 7TH AVE.,	SEATTLE	Washington	98101-1313
5029	AVENUE 1625 NORTHERN	MANHASSET	New York	11030	BUILDING LLC G&M BAHAR CORP	BAHAR CORP	SUITE 300 108-18 QUEENS BLVD, SUITE 705	FOREST HILLS	New York	11375
5033	BOULEVARD 150 ALLENDALE RD., BLG 1, 2N	KING OF PRUSSIA	Pennsylvania	19406	CPW GRAT TRUSTS U/A 4/19/99, PA TRUST	WILLNER PROPERTIES	150 ALLENDALE ROAD	KING OF PRUSSIA	Pennsylvania	19406
5101	FL 1337 NORTH	WALNUT CREEK	California	94596	STOW PARTNERS	MAJORIE FREDERICKS	16 PARK AVE	WALNUT	California	94595
5103	MAIN STREET 2301 GLADES ROAD, BAY	BOCA RATON	Florida	33431	GLADES-BUTTS ASSOCIATES, LTD	SCHMIER & FEURRING PROPERTIES, INC. C/O	7777 GLADES ROAD, SUITE	CREEK BOCA RATON	Florida	33434
5401	700 202 RED APPLE COURT	CENTRAL VALLEY	New York	10917	CPG PARTNERS, LP	CHELSEA PROPERTY GROUP, INC	310 105 EISENHOWER	ROSELAND	New Jersey	07068
59059	25000 SOUTHFIELD	SOUTHFIELD	Michigan	48075	PLATINUM ASSOCIATES, L.L.C.	VELICK PROPERTIES, INC. C/O	PARKWAY 30701 W. TEN MILE ROAD #500	FARMINGTON HILLS	Michigan	48336
59180	ROAD 443 ROUTE 17	PARAMUS	New Jersey	07652-	ROBERT WELLS		19 SCARSDALE	SCARSDALE	New York	10583
59412	SOUTH	FRAMINGHAM	Massachusetts	01701-	FRAMINGHAM-150 FR REALTY LP		FARM ROAD 1051 RESERVOIR AVE.	CRANSTON	Rhode Island	02910
9052	ROAD 605 NORTH	ОМАНА	Nebraska	68114	LUND COMPANY	120 REGENCY PARKWAY	SUITE 116	OMAHA	Nebraska	68114
9053	98TH STREET	OVERLAND PARK		66212	METCALF 87 ASSOCAITES, LLC	MARKS, NELSON, VOHLAND & CAMPBELL	7701 COLLEGE BLVD., SUITE	OVERLAND PARK	Kansas	66210
9054	445 EAST TOWNLINE	VERNON HILLS	Illinois	60061	445 TOWNLINE INVESTMENTS, LLC	C/O TERRACO INC	150 3201 OLD GLENVIEW RD.,	WILMETTE	Illinois	60091
9055	ROAD 1113 KENNY CENTRE	COLUMBUS	Ohio	43220	SCHOTTENSTEIN PROPERTY GROUP	1798 FREBIS AVENUE	SUITE 300	COLUMBUS	Ohio	43206
9056	847 S. WHITE STATION	MEMPHIS	Tennessee	38117	UNION REALTY COMPANY	BELZ ENTERPRISES	100 PEABODY PLACE SUITE	MEMPHIS	Tennessee	38103
9058	ROAD 1026 SOUTH BRENTWOOD BLVD.	RICHMOND HEIGHT	Missouri	63117	WAGNER ENTERPRISES, LLC		1400 4604 SE 20TH PL	CAPE CORAL	Florida	33904
9059	26300 SOUTHFIELD ROAD	LATHRUP VILLAGE	Michigan	48076	26300 INVESTMENTS LP	C/O TERESA KARLAVAGE	30600 TELEGRAPH	BINGHAM FARMS	Michigan	48025
9060	3480 FAIRLANE	ALLEN PARK	Michigan	48101	GREEN DRIVE LLC	LORMAX STERN DEVELOPMENT CO	RD-SUITE 3244 6755 DALY ROAD	WEST BLOOMFIELD	Michigan	48322
9063	DRIVE 43115 CRESCENT BLVD	NOVI	Michigan	48375	NOVI TOWN CENTER INVESTORS LLC	242 TRUMBULL STREET		HARTFORD	Connecticut	06156
9064	BLVD. 13967 LAKESIDE	STERLING HEIGHTS	Michigan	48313	INVESTORS LLC LAKE BELLAIRE, LLC	MICHIGAN PROPERTY GROUP	34355 GLOUSTER	FARMINGTON HILLS	Michigan	48331
9066	CIRCLE 540 US	TOTOWA	New Jersey	07512	ABLAR	19195 MYSTIC POINTE	CIRCLE UNIT 2001	AVENTURA	Florida	33180
9067	HIGHWAY 46 236 LAFAYETTE	MENLO PARK	New Jersey	08837	ASSOCIATES, LLC MILLED FAMILY LIMITED	DRIVE 499 ERNSTON ROAD	PO BOX 741	PARLIN	New Jersey	08859
9069	ROAD 7939 S. ORANGE BLOSSOM	ORLANDO	Florida	32809	PARTNERSHIP DDRM SKYVIEW PLAZA LLC	DEVELOPERS DIVERSIFIED REALTY CORP	3300 ENTERPRISE PARKWAY	BEACHWOOD	Ohio	44122
9070	TRAIL 11503A ROCKVILLE PIKE	ROCKVILLE	Maryland	20852	11503 ROCKVILLE PIKE LLC	c/o SAUL HOLDINGS LP	7501 WISCONSIN	BETHESDA	Maryland	20814-6522

9071	1457 W.	MESA	Arizona	85202	HJ MESA, LLC	JAKOSKY PROEPRTIES	AVE, SUITE 1500 EAST 503 32nd ST., STE		California	92663
	SOUTHERN AVE., SUITE 13						200	BEACH		
9072	1725 NORTH TOWN EAST BLVD., SUITE 205	MESQUITE	Texas	75150	MESQUITE EMPORIUM, LP	QUINE & ASSOCIATES, INC	PO BOX 833009	RICHARDSON	Texas	75083-3009
9073	1025 N. CENTRAL EXPRESSWAY	PLANO	Texas	75075	RREEF ASSET MANAGER	200 CRESCENT COURT	SUITE 560	DALLAS	Texas	75201
9074	5393-A WESTHEIMER	HOUSTON	Texas	77056	UPTOWN JOINT VENTURE	105 TOWN CENTER ROAD	PO BOX 60851	KING OF PRUSSIA	Pennsylvania	19406-2394
9076	4100 S. COOPER STREET	ARLINGTON	Texas	76015	GRAVLEE COMMERCIAL	5956 SHERRY LANE	SUITE 1000	DALLAS	Texas	75225
9080	1004 WEST VALLEY PARKWAY #23	ESCONDIDO	California	92025	MC STRAUSS COMPANY	990 HIGHLAND DRIVE #200		SOLANA BEACH	California	92075
9081	340 N. GLENDALE AVENUE, #340	GLENDALE	California	91206	GLENDALE GARDEN CENTER, LLC	1101 EAST 18TH STREET		LOS ANGELES	California	90021
9082	NORDHOFF STREET	NORTHRIDGE	California	91324	19420 NORDOFF LLC	KELLER WILLIAMS REALTY	2701 OCEAN PARK BLVD, SUITE 140	SANTA MONICA	California	90405
9083	11075 IH-10 WEST SUITE 302	SAN ANTONIO	Texas	78230	INLAND SOUTHWEST MANAGEMENT LLC #35105	ATTN: CLAUDETTE ZOCH	5741 LEGACY DRIVE, STE 315	PLANO	Texas	75024
9084	10300 LITTLE PATUXENT PKWY, SPACE #1870	COLUMBIA	Maryland	21044		COLUMBIA REGIONAL OFFICE/LAW/LEASING	10275 LITTLE PATUXENT PARKWAY	COLUMBIA	Maryland	21044
9105	800 BALD HILL ROAD	WARWICK	Rhode Island	02893	AIRPOST ASSOCIATES, LLC	JAN COMPANIES	35 SOCKANOSSET CROSS RD	CRANSTON	Rhode Island	02920
9106	6222 LITTLE RIVER TURNPIKE	ALEXANDRIA	Virginia	22312-	LANDMARK HHH, LLC	C/O HHH PROPERTIES CORP.	4001 WILLIAMSBURG COURT	FAIRFAX	Virginia	22032
9112	21 FAUNCE CORNER ROAD	NORTH DARTMOUTH	Massachusetts	02747-	R&D MANAGEMENT CORPORATION		810 SEVENTH AVE 10TH FLOOR	NEW YORK	New York	10019
9114	2209 W. I 240 SERVICE ROAD, SUITE	OKLAHOMA CITY	Oklahoma	73159-8252	WALNUT SQUARE SHOPPING CENTER LLC	C/O PRICE EDWARDS & COMPANY	210 PARK AVE, STE 1000	OKLAHOMA CITY	Oklahoma	73102
9117	318 440 MIDDLESEX ROAD	TYNGSBORO	Massachusetts	01879-1021	TJ MIDDLESEX LLC & TJ MIDDLESEX II LLC	WINSLOW PROPERTY MGMT INC	5 MILITIA DRIVE	LEXINGTON	Massachusetts	02421
9119	8735 SOUTH CICERO AVE	HOMETOWN	Illinois	60456-1018	2300 W. ST. PAUL, LLC & VISION EQUITY GROUP, LLC	KASS MANAGEMENT SERVICES, INC	2000 N RACINE, SUITE 4400	CHICAGO	Illinois	60614
9120	17 W 180 22ND	OAKBROOK	Illinois	60181	ROSSI REAL	1015 BUTTERFIELD		DOWNERS	Illinois	60515
9123	STREET 1044 W. MERCURY BLVD.	TERRACE HAMPTON	Virginia	23666-	ESTATE CORP RIVERDALE PLAZA SC LLC	ROAD RIVERDALE MANAGEMENT CO	2013 CUNNINGHAM DR., SUITE 301	GROVE HAMPTON	Virginia	23666
9124	1138 SILAS DEANE HIGHWAY	WETHERSFIELD	Connecticut	16109-	PRIME DEVELOPMENT GROUP, LLC	FIELD BROTHERS-C/O	101 MERRITT BLVD, SUITE 101	TRUMBULL	Connecticut	06611
9127	884 NORTH U.S. 31	GREENWOOD	Indiana	46142-	GREENWOOD ASSOCIATES	SKINNER&BROADBENT CO, INC THE	117 EAST WASHINGTON ST., SUITE 300	INDIANAPOLIS	Indiana	46204

Exhibit 4.5 Locations, Leases, and Landlords

	Store All.	STORE	C1	7.	TT NT		LANDLORD	<u></u>	C1	
# 9131	Store Address 1228-1230	City TONAWANDA	State New York	Zip 14150-	LL Name MARVIN GARDENS	LL Address MJ PETERSON REAL	LL Address 501 JOHN JAMES	City WEST AMHERST	State New York	Zip 14228
9133	NIAGARA FALLS BLVD. 5030 EAST	CHARLOTTE	North	28212	PLAZA NORTHLAKE	ESTATE MR. ROBERT NEEDLE	AUDUBON PARKWAY 5201 VILLAGE	WEST PALM	Florida	33407
9137	INDEPENDENCE BLVD 1005 BOWER	COLUMBIA	Carolina South	29212	ASSOCIATES, LLC DDRTC COLUMBIANA	3300 ENTERPRISE	BLVD	BEACH BEACHWOOD	Ohio	44122
	PARKWAY		Carolina		STATION II LLC	PARKWAY	DO DOM 5000			
	7800 RIVERS AVENUE	NORTH CHARLESTON	South Carolina		KIMCO NORTH RIVERS 692, INC	ROAD, SUITE 100	PO BOX 5020	NEW HYDE PARK		11042-0020
9142	1410 WASHINGTON STREET	HANOVER	Massachusetts	02339-	DOUGLAS T. & STEVEN J. SHER LLC AND ZFT LLC	MARTIN E. SHER	3589 LAKEVIEW DRIVE	DELRAY BEACH	Florida	33445
9144	223-227 MEMORIAL AVENUE	WEST SPRINGFIELD	Massachusetts	01089-	CIC REALTY TRUST		73 STATE STREET	SPRINGFIELD	Massachusetts	01103
	110 WOLF ROAD	ALBANY	New York	12205-	WILLARD ANDERSON PROPERTIES			ALBANY	New York	12205
	4630 FACTORY STORES BLVD	MYRTLE BEACH	South Carolina	29579	COROC/MYRTLE BEACH LLC	LEASE ID#002685	3200 NORTHLINE AVE, SUITE 360		North Carolina	27408
9155	3617 NORTHWEST EXPRESSWAY	OKLAHOMA CITY	Oklahoma	73132-	DESERT HOME COMMUNITIES LLC	7911 HERSCHEL AVE.	SUITE #306	LA JOLLA	California	92037
9157	1596 GALLATIN PIKE NORTH	MADISON	Tennessee	37115-	RIVERGATE SQUARE STATION INC	ATTN: R. MARK ADDY	11501 NORTHLAKE DRIVE	CINCINNATI	Ohio	45242-1669
	13289 WORTH AVENUE	WOODBRIDGE	Virginia	22192	KIMCO REALTY CORP	170 W. RIDGELY ROAD SUITE 210	PO BOX 5678	LUTHERVILLE	Maryland	21093
9160	735 PROVIDENCE HIGHWAY	DEDHAM	Massachusetts	02026-	FEDERAL REALTY INVESTMENT TRUST	ATTN: LEGAL DEPARTMENT	1626 EAST JEFFERSON STREET	ROCKVILLE	Maryland	20852-4041
9161	87 BROADWAY	SAUGUS	Massachusetts	01906-	87 BROADWAY LLC	c/o HIATT	80 LITTLE BAY ROAD	NEWINGTON	New Hampshire	03801
9166	1630 MILITARY ROAD	NIAGARA FALLS	New York	14304	FASHION OUTLETS OF NIAGARA, LLC	TALISMAN NIAGARA PROPERTIES CORP	4000 PONCE DE LEON BLVD,STE 420	CORAL GABLES	Florida	33146
9168	984 POQUONNOCK	GROTON	Connecticut	06340-	SYRAWEISS REALTY	WEICORP., INC.	P.O. BOX 577	GALES FERRY	Connecticut	06335
9171	RD., ROUTE 12 2217A EAST 80TH AVENUE	MERRILLVILLE	Indiana	46410-	LLC, c/o CROSSINGS AT HOBART-I, LLC	SCHOTTENSTEIN PROPERTY GRP/LEASE	4300 E. FIFTH AVE	COLUMBUS	Ohio	43219
9172	5728 INTERNATIONAL	ORLANDO	Florida	32819	INTERNATIONAL SHOPPES, LLC	ADM 1701 PARK CENTER DRIVE	SUITE 100	ORLANDO	Florida	32832
9174	DR. 3333 WEST HENRIETTA ROAD	HENRIETTA	New York	14623	SOUTHTOWN PLAZA ASSOCIATES		2975 BRIGHTON- HENRIETTA	ROCHESTER	New York	14623
9175	1501 BOSTON	MILFORD	Connecticut	06460	SHEMITZ ASSOCIATES	598 PROSPECT STREET	TOWN L	NEW HAVEN	Connecticut	06511
9176	POST ROAD 3806-A HIGH POINT RD., SPACE	GREENSBORO	North Carolina	27407-	LP ED KELLEY PLAZA ASSOCIATES	102 W. THIRD STREET	SUITE 470	WINSTON SALEM	North Carolina	27107
9177	G 4664 WEST 38TH STREET	INDIANAPOLIS	Indiana	46254-	LAFAYETTE ASSOCIATES	THE SKINNER&BROADBENT	117 EAST WASHINGTON	INDIANAPOLIS	Indiana	46204
9178	6109 E. VIRGINIA BEACH BLVD.,	NORFOLK	Virginia	23502-	SHEPHERD INVESTMENTS, LLC	CO, INC LONG AND FOSTER RE/ATTN: DOUG	ST., SUITE 300	VIRGINIA BEACH	Virginia	23451
9180	SUITE C 450 NORTH STATE ROUTE 17	PARAMUS	New Jersey	07652	PARAMUS ROLLER SKATING ARENA, INC	SHEPHERD 450 RIVER DRIVE		GARFIELD	New Jersey	07026
9181	6217 BALTIMORE	BALTIMORE	Maryland	21228-		THE STOP & SHOP	PO BOX 55888	BOSTON	Massachusetts	02205
9185	NATIONAL PIKE 686 FELLS WAY	MEDFORD	Massachusetts	02155-	FELLSWAY PLAZA LIMITED	SUPERMARKET CO LLC BERENSON ASSOCIATES, INC	ONE EXETER PLAZA 10TH	BOSTON	Massachusetts	02116
9186	2456 U.S. HIGHWAY 22	UNION	New Jersey	07083-	PARTNERSHIP ISLAND HOME CENTER	C/O JAMES NOSTE	FLOOR P. O. BOX 1536	UNION	New Jersey	07083-1536
9187	2195B SNELLING AVENUE SOUTH	ROSEVILLE	Minnesota	55113	MARCO PROPERTIES MANAGEMENT	21393 NOVAK AVE NORTH		SCANDIA	Minnesota	55073
9188	8000 RICHMOND	LIGHTFOOT	Virginia	23090-	6401 RICHMOND ROAD	W.H.H.TRICE & CO	4029 IRONBOUND	WILLIAMSBURG	Virginia	23188
9190	ROAD 4751 SOUTH 76TH STREET	GREENFIELD	Wisconsin	53220-	LLLP 4739 S. 76TH LLC	ELSA'S ON THE PARK	ROAD, SUITE 300 833 NORTH JEFFERSON	MILWAUKEE	Wisconsin	53202
9191	346 SO. BROADWAY	SALEM	New Hampshire	03079-	DOROTHY M. DI ORIO		STREET 24 GORDAN MOUNTAIN ROAD	WINDHAM	New Hampshire	03087
9193	2049 MIDDLE	CENTEREACH	New York	11720-	FIVE M REALTY		PO BOX 2213	ST JAMES	New York	11780
9194	COUNTRY RD. 17430-17680 W. BLUEMOUND	BROOKFIELD	Wisconsin	53005	COMPANY BB&K/BROWNSTONES, INC	c/o MID-AMERICA ASSET MGMT, INC	1 PARK VIEW PLAZA, 9TH FL	OAKBROOK TERRACE	Illinois	60181
9196	ROAD, #11 1845 E. COUNTY ROAD D, SUITE	MAPLEWOOD	Minnesota	55109-	MAPLEWOOD 2007, LLC	H.J. DEVELOPMENT INC	15600 WAYZATA BLVD., SUITE 201	WAYZATA	Minnesota	55391
9197	180 91 MIDDLESEX TURNPIKE	BURLINGTON	Massachusetts	01803-4914	BURLINGTON SQUARE	CENTRO PROPERTIES GROUP	420 LEXINGTON AVE 7TH FL	NEW YORK	New York	10170
9199	HOOPER AVENUE	TOMS RIVER	New Jersey	08753	LLC MARX REALTY & IMPROVEMENT CO.,		708 THIRD AVENUE, 15TH	NEW YORK	New York	10017-4146
9200	2949 WEST ADDISON STREET	CHICAGO	Illinois	60618-	INC. ADDISON MALL L.L.C.	FIRST AMERICAN PROPERTIES, LLC	FLOOR 1731 N.MARCEY STREET, SUITE	CHICAGO	Illinois	60614
9201	6601 NICOLLET AVENUE SOUTH	RICHFIELD	Minnesota	55423-	RICHFIELD SHOPPES, LLC	MIDWEST MANAGEMENT, INC	520 750 PENNSYLVANIA	MINNEAPOLIS	Minnesota	55426
9202	11601 108 STREET, SUITE 528	PLEASANT PRAIRIE	Wisconsin	53158	PRIME RETAIL, LP	217 EAST REDWOOD STREET	AVE 20TH FLOOR	BALTIMORE	Maryland	21202
9204	38 ROCKLAND	NANUET	New York	10954		420 LEXINGTON AVE, 7TH		NEW YORK	New York	10170
9205	PLAZA 5776 GRAPE ROAD	MISHAWAKA	Indiana	46545-	11 SPE, LLC CHASE PROPERTIES	FLOOR 3333 RICHMOND ROAD	SUITE 320	BEACHWOOD	Ohio	44122
9206	35592 WEST	WESTLAND	Michigan	48185-	LTD WESTWAY PLAZA	c/o TRICAP HOLDINGS	PO BOX 784	WALLED LAKE	Michigan	48390
9207	WARREN ROAD 2369 CENTRAL	YONKERS	New York	10710-	ASSOCIATES, LP B.T.M.I. LTD	ELISABETH BRENHOUSE	1045 FIFTH AVE	NEW YORK	New York	10028

PARK AVENUE 9208 3576 WASHTENAW AVE., SUITE B	ANN ARBOR	Michigan	48104-	RENKEN ASSOCIATES XVI LP		230 COLLINGWOOD, SUITE 160B	ANN ARBOR	Michigan	48103
9210 2637 WEST 95TH STREET	EVERGREEN PARK	Illinois	60642-	EVERGREEN PARTNERS, LLC		PO BOX 0323	NORTHBROOK	Illinois	60065
9211 2435 FLATBUSH AVENUE	BROOKLYN	New York	11234-	PRINCE PLAZA DEVELOPMENT CORPORATION	EQUITY MANAGEMENT, LLC	1407 BROADWAY, SUITE 2100	NEW YORK	New York	10018
9213 625 COMMERCE BLVD	FAIRLESS HILLS	Pennsylvania	19030	OXFORD VALLEY ROAD ASSOCIATES, LP	C/O THE GOLDENBERG GROUP, INC	350 SENTRY PARKWAY, BLDG 630,STE 300	BLUE BELL	Pennsylvania	19422
9214 100 WEST 12 MILE ROAD	MADISON HEIGHTS	Michigan	48071-2416	MADISON PLAZA LLC	4036 TELEGRAPH ROAD	SUITE 206	BLOOMFIELD HILLS	Michigan	48302
9217 1154 POLARIS PARKWAY	COLUMBUS	Ohio	43240	CASTO SANCUS RETAIL NORTH, INC	CASTO	191 WEST NATIONWIDE BLVD., SUITE 200	COLUMBUS	Ohio	43215
9220 25180 LORAIN ROAD	NORTH OLMSTEAD	Ohio	44070	B&G PROPERTIES LP	26565 MILES ROAD 200	,	CLEVELAND	Ohio	44128-5929
9221 5295 HICKORY HOLLOW PARKWAY	ANTIOCH	Tennessee	37013	DEVELOPERS DIVERSIFIED REALTY CORPORATION	3300 ENTERPRISE PARKWAY	ATTN: EXECUTIVE VP - LEASING	BEACHWOOD	Ohio	44122
9223 8303 EAST KELLOGG DRIVE	WICHITA	Kansas	67207	TMC EASTGATE, LLC	1707 N. WATERFRONT PARKWAY		WICHITA	Kansas	67206
9224 4434 BAY ROAD	SAGINAW	Michigan	48603	LYNN KIRK TRUSTEE	FOR PETER ANDREW KIRK	1524 1/2 STATE STREET	SANTA BARBARA	California	93101-2514
9225 6710 GOVERNOR RITCHIE HIGHWAY	GLEN BURNIE	Maryland	21061-2319	FEDDER MANAGEMENT CORP	AUTHORIZED AGENT FOR CHESAPEAKE SQ	10096 RED RUN BLVD. SUITE 300	OWINGS MILLS	Maryland	21117
9227 23007 EUREKA ROAD	TAYLOR	Michigan	48180	SOUTH PLAZA COMPANY, LLC	DR. WILLIAM A ATHENS	19545 PARKE LANE	GROSSE ILE	Michigan	48138
9229 101 SOUTH 48TH STREET	LINCOLN	Nebraska	68510-	TAYLOR ENTERPRISES, INC.	BOX 5711 STATION C		LINCOLN	Nebraska	68505

Exhibit 4.5 Locations, Leases, and Landlords

# Store Address City State Zip 922 Side 5.089 CANTON Ohio 44718- 9232 Side 5.089 CANTON Ohio 44718- 9232 Side 5.089 CANTON Ohio 44718- 925 G3636 MILLER FLI NUT Michigan 48507- 926 205 BALTMORE FRINCFIELD Pennsylvania 19064 926 205 BALTMORE SPRINCFIELD Pennsylvania 19064 9237 5757,50 COLUMBUS Ohio 43232- EASTLAND PLAZA LANDMAK 448 ROUTE 8, ALLSON PARK Pennsylvania 15101 9241 755,0 COLUMBUS Ohio 4323- EASTLAND PLAZA LANDMAK 448 ROUTE 8, ALLSON PARK Pennsylvania 15101 9242 1795 CAREDRELT Maryland 2070 COMBINED ES5 Z2ND ST. NW, ATTN: LEGAL WASHINCTON DC 20037 9242 R1492 Re.9 LAKE GEORGE New York 128459735<			CTODE		-	Jocations, Ecuses, and	201010100				
Image: Market is and the section of the se	#	Store Address	STORE City	State	Zip	LL Name	LL Address	LANDLORD LL Address	City	State	Zip
1000000000000000000000000000000000000	9232		CANTON	Ohio	44718-		,		CANTON	Ohio	44718
Disp Disp of the set of t	9235	G4365 MILLER	FLINT	Michigan	48507-		900 CYPRESS		POMPANO BEACH	Florida	33069
B27 B27 <td>9236</td> <td></td> <td>SPRINGFIELD</td> <td>Pennsylvania</td> <td>19064</td> <td>JEROME & RUTH</td> <td></td> <td>399 MARKET</td> <td>PHILADELPHIA</td> <td>Pennsylvania</td> <td>19106-2183</td>	9236		SPRINGFIELD	Pennsylvania	19064	JEROME & RUTH		399 MARKET	PHILADELPHIA	Pennsylvania	19106-2183
Name Notice of the second secon	9237	2577 SO.		Ohio	43232-	EASTLAND PLAZA	LANDMARK	4848 ROUTE 8,	ALLISON PARK	Pennsylvania	15101
Ball Ball Control Con	9241	7565 GREENBELT	GREENBELT	Maryland	20770	COMBINED	GROUP 1255 22ND ST. NW,	ATTN: LEGAL	WASHINGTON	DC	20037
1200 12100000000000000000000000000000000000	9242		LAKE GEORGE	New York	12845-9735	GORDON DEVELOPMENT CO,	61H FLOOR	50 STATE	ALBANY	New York	12207
251 DECONTRACT DECONTRACT <td>9250</td> <td>319 LINCOLN</td> <td>FAIRVIEW HEIGHTS</td> <td>Illinois</td> <td>62208</td> <td></td> <td>PO BOX 8323</td> <td></td> <td>ST LOUIS</td> <td>Missouri</td> <td>63132</td>	9250	319 LINCOLN	FAIRVIEW HEIGHTS	Illinois	62208		PO BOX 8323		ST LOUIS	Missouri	63132
1925 78174 ADD(X) 0MMA Namala 0114 QUINNO (MIMIA 11.1) PREMIUTION (MARCIN) All setters Assume (MARCIN) 1926 AND LAKKN IALET Ialent 0.03 OCCUPATIVAL ATTANT CELL	9251	ORE BANK ROAD	PIGEON FORGE	Tennessee	37863-				MEMPHIS	Tennessee	38103
255 Display Display <thdisplay< th=""> <thdisplay< th=""> <thdispl< td=""><td>9252</td><td>76TH & DODGE</td><td>OMAHA</td><td>Nebraska</td><td>68114</td><td>QUAPAW OMAHA LLC</td><td></td><td>1045 S.WOODS</td><td></td><td>Missouri</td><td>63017</td></thdispl<></thdisplay<></thdisplay<>	9252	76TH & DODGE	OMAHA	Nebraska	68114	QUAPAW OMAHA LLC		1045 S.WOODS		Missouri	63017
St. Construction Now Long Billion Now Long Billion Now Long Billion Now Long St. Construction St. Cons	9254	1359 N LARKIN	IOI IFT	Illinois	60435	CREATIVITY CIRCLE		SUITE 1		Illinois	60601-1014
NUMBER NUMBER<		ST.				INC	GROUP C/O	ST., SUITE 2350			
KoAD KDAD KDAD </td <td></td> <td>PIKE - ROUTE 1</td> <td></td> <td>5</td> <td></td> <td></td> <td></td> <td>AVENUE, ROOM #206</td> <td></td> <td>Ū</td> <td></td>		PIKE - ROUTE 1		5				AVENUE, ROOM #206		Ū	
31 31 Contract of the sector	9257		NORTH RANDALL	Ohio	44128-	BERTRAM LEFKOWICH		BLVD SUITE	PEPPER PIKE	Ohio	44124
Sub BELE Pennyhemi BAD_WINKELED BAL_WINK Statu KLACK Statu KLACK Pennyhemi BESS Pennyhemi Pennyhem	9258		TOLEDO	Ohio	43623		PO BOX 5580		TOLEDO	Ohio	43613
957 9077 000000000000000000000000000000000000	9260	6815 PEACH STREET, SPACE A-	ERIE	Pennsylvania	16509	BALDWIN/RUBINO		COMMON	ERIE	Pennsylvania	16506-7202
9/70 0.77 N. VETEXAN 0.00MINGTON Illinois 0704. (7.2.2.4.LLC 0714. NATIONISMO 0717. NATIONISMO 0717. 0.0000 0717. 0.00000 0717. 0.	9267	10027 E. WASHINGTON	INDIANAPOLIS	Indiana	46229-			117 EAST WASHINGTON	INDIANAPOLIS	Indiana	46204-3614
9/21 4/4 MATESON Illinois 6/443 EDECMARK ASSET (NC) 6/21 2/21	9270	1407 N. VETERAN'S	BLOOMINGTON	Illinois	61704-		NATIONWIDE		COLUMBUS	Ohio	43215-2568
9/27 INTERY Maine 0390+ RAMPORD REALTY 928 207UT I UTIE 10 VORK Maine 0390 9/28 Sold SPTH STREET GAND RAPDS Michigan 60:1 LAST RAKS SHOPES TRUNC TUTEAT NULLANAPOLIS NULLANAPOLIS Nullanapolis 62:0 9/27 Sold VARASH SPLINGFIELD Illineis C.T. TUTEAT NULLANAPOLIS NULANAPOLIS NULLANAPOLIS NULLANAPOLIS	9271	4744 W. LINCOLN	MATTESON	Illinois	60443			ROAD SUITE	OAKBROOK	Illinois	60523
9/273 331 20TH STREET GAAND RAPIDS Michige 4521 EAST PARIS SHOPPS IME BROADDRENT VIEAST VISION VISION VI	9272	LITCHFIELD	KITTERY	Maine	03904-	BRADFORD REALTY	529 ROUTE 1		YORK	Maine	03909
S.E. COMPANY COMPANY WSHINCTON STATE WSHINCTON WSHINCTON WSHINCTON 2001MILLOMILLO <td>9273</td> <td></td> <td>GRAND RAPIDS</td> <td>Michigan</td> <td>49512</td> <td></td> <td>THE BROADBENT</td> <td>117 EAST</td> <td>INDIANAPOLIS</td> <td>Indiana</td> <td>46204</td>	9273		GRAND RAPIDS	Michigan	49512		THE BROADBENT	117 EAST	INDIANAPOLIS	Indiana	46204
SHC 101 <		S.E.		0			COMPANY	WSHINGTON ST/. SUITE 300			
9278 1003 RICHMOND Virginia 2323 JOIL MUL OTHIAN, LC 1500 NUELOTHIAN, LC 1500 NUELOTHIAN, LC 1500 NUELOTHIAN, LC Number of the second of							REF#3241				
9289 7315 McKNicht PITTSBURGH Pennsylvania 15.08 RUCO ENTERENESS 249 NORTH CALL ELCAL PITTSBURGH Pennsylvania 15.21 8286 1819 DXWELL HAMDEN Connection 06.01 CW PARKWAP JAZA CENTRO 429 NEW YORK New York 1017 9291 31.5 COLLECE WILMINGTON North 2601 CENTRO HERTAGE SPE CENTRO 420 NEW YORK New York 1017 9292 804 SOUTH ROAD POUGHKEEPSIE New York 1201 CCMTOR HERTAGE SPE CENTRO AVE NEW YORK New York 1017 9280 1037 N DUPON DOVER Delavare 1901 CURORCHT CENTRO 20 NEW YORK New York 1017 9292 670 CUNTY BLAINE Minnesota 5432 NOTHEOURT KRAUS 3110 WSTOLD New YORK 1017 9202 1216 S. UNIVERT KALANAZO Minnesota 5433 NEW YORK NEW YORK New York 101	9278	MIDLOTHIAN	RICHMOND	Virginia	23235		SI KINGI ILLD, IL		AMELIA	Virginia	23002
9288 B19 DXWEEL HAMDEN Connecticu 06514 CW PARKWAY PLAZA (CRUMPA) CPROPERTIES (ROUPERTIES (ROUPERTIES) AUX ON (CRUMPA) New York New York 1017 929 35 S. COLLEGE WLMINGTON North 28403-107 CENTRO HERITACE PERSIES (CRUMPA) New York 1017 New York 1017 929 103 D.XWELL WLMINGTON North 28403-107 CENTRO HERITACE PERSIES (CRUMPA ANADENCE) WHTTE PLAINS New York 1017 929 103 D.VMERTI OUGHKEEPSIE New York 10201 CW DOVER ILL New York 1017 929 103 D.VMERTI DOVER Delaware 1901 CW DOVER ILL CW DOVER ILL 420 (ENTRO PROPERTY CRUM New York 1017 920 103 COUNTY BLAINE Minnesola 5432 CW DOVER ILL KAUS- STREET 1017 LE ROCK Arkansa 7204 920 104 CW SERTIF LITTE ROCK Arkansa 7204 AVESTIF 1117 LE ROCK Arkansa 7204 920 104 CW SERTIF PROPERTIES STREET STREET 1117 LE ROCK Arkansa 7204 920 721 N.STREET STREET STREET STREET STREET NUMERIS NUMERIS NUME	9280	7515 McKNIGHT	PITTSBURGH	Pennsylvania	15108	RUCO ENTERPRISES			PITTSBURGH	Pennsylvania	15213
9291 551 S. COLLEGE RD, SMCE D-19 VILMINGTON Carolina Nork Carolina 28403-1617 CENTRO HERITAGE SPE CARONA CORPORTINON AVE CORPORTINON AVE AVE CORPORTINON AVE AVE AVE AVE CORPORTINON AVE AVE AVE AVE CORPORTINON AVE AVE AVE AVE CORPORTINON AVE AVE CORPORTINON AVE AVE AVE CORPORTINON AVE AVE CORPORTINON AVE CORPORTINON AVE CORPORTINON AVE CORPORTINON AVE CORPORTINON AVE CONTIN ROAD 10 NE New York DOVER 1010 1000 9208 1037 N. DUPONT DOVER DOVER Delaware 1990 CW DOVER LLC CORPORTINON CORPORTINON COMMONS RETAIL, LC COMMONS RETAIL, LC AVENUE STREET ARAUS- COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC AVENUE STREET RAUS- COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC AVENUE RAUS- COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC AVENUE RAUS- COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL, LC AVENUE RAUS- COMMONS RETAIL, LC COMMONS RETAIL, LC COMMONS RETAIL RAUS- COMMONS RETAIL RAUS- CO	9286	1819 DIXWELL	HAMDEN	Connecticut	06514		CENTRO PROPERTIES	420 LEXINGTON	NEW YORK	New York	10170
9292 944 SOUTH ROAD POUGHKEEPSIE New York 1261- SQUARE KEMPNER OKPORATION 277 CW DOVER Paint 1261- SUCRPORATION CM DOVER 280 North Coupport 278 RADE NORTH ROAD New York 1010 9298 1037 N. DUPONT DOVER Delaware 19901 CW DOVER LLC CW DOVER TO LD PROPERTY GROUP 220 PROPERTY GROUP REALTY CO VERSTOL 420 New York New York 1010 9302 1216 S. COUNTY HWY. BLAINE Arkansas 7204 BOYLE REALTY CO REALTY CO 800 VERSTOL Arkansas 7204 9302 1216 S. COUNTY VENTRODOR PORTAGE Michigan 49002 JAYESH C. SHARMA GBW VERDNICA KALAMAZOO Michigan 49009 9304 5743 SOUTH PORTAGE Michigan 18702 W.B. PROPERTITES, L.P. LAWRENCE REAL ETREE COLL 1167 N. WILKES-BARRE Pennsylvania 18705 9313 8301 UNIVERSTY MONROEVILLE Pennsylvania 1516 DDK BEAL ESTATE 117 MAPLE AVE 1167 N.	9291		WILMINGTON		28403-1617		CENTRO PROPERTIES	420 LEXINGTON	NEW YORK	New York	10170
9298 1037.N DUPONT DOVER Delaware 1990 CW DOVER LLC CENTRO PROPERTY GROUP FROPERTY GROUP 420 (200 KEX ICIGON AVE, TH ICI New York New York 1017 929 670 COUNTY ROAD 10 NE BLAINE Minnesota 55432 NORTHCOURT COMMONS RETAIL, LC MANDERSON AVENUE KARUS- ANDERSON AVENUE BLAINE Minnesota 55432 NORTHCOURT COMMONS RETAIL, LC MANDERSON AVENUE KARUS- ANDERSON AVENUE BLOMINGTON Minnesota 57432 302 1216 S. UNIVERSITY WESTINEDGE AVENUE PORTAGE Michigan 9002 JAYESH C. SHARMA 6804 VERONICA STREET KLALMAZOO Michigan 9009 303 6733 SOUTH WESTINEDGE PORTAGE Michigan 9002 JAYESH C. SHARMA 6804 VERONICA STREET KLALMAZOO Michigan 9009 303 6301 UNIVERSITY AVENUE VILKES BARRE Pennsylvani 1702 JAYESH C. SHARMA 6804 VERONICA STREET Michigan Michigan 1802 303 8001 UNIVERSITY AVENUE VILLE Iowa 50325 UNIVERSITY PARK IMPROVEMENT, LLC JAWERENCON DIC TS, SUTTH MANAGEMENT PITTSBURGH Pennsylvani 15216 303 MAILMA MONROEVILLE Pennsylvani 15166 DDK REAL ESTATE IMANDEGEMENT JATMAPLE AVE STONTH ILL MANAG	9292	804 SOUTH ROAD	POUGHKEEPSIE	New York	12601-	KEMPNER		AVE, 7TH FL	WHITE PLAINS	New York	10605
INV. PROPERTY GROUP EXINCT WR, THE AUX, THE AUX Minesola S432 NORMULOUR COMMONS RETAIL, LC MOMONS RETAIL	9298		DOVER	Delaware	19901			420	NEW YORK	New York	10170
ROAD 10 NE COMMONS RETAIL LIC ADDERAD PEAL PADE ADDERAD PEAL PY OD PAL PY O		HWY.					PROPERTY GROUP	LEXINGTON AVE., 7TH FL			
INTRESTITY VARIANCEUNIVERSITY STASSOUTH		ROAD 10 NE				COMMONS RETAIL, LLC	ANDERSON	SHAKOPEE ROAD			
WESTNEDGE AVERUIE WESTNEDGE AVERUIE WESTNEDGE AVENUE WESTNEDGE AVENUE WESTNEDGE AVENUE WILKES BARRE Pennsylvania 18702 WB. PROPERTIES, L.P. ESTATE LLC/L.E. AVENUE LAWRENCE REAL ESTATE LLC/L.E. STREET WILKES-BARRE Pennsylvania 18702 9309 8801 UNIVERSITY AVENUE CLIVE Jowa 50325 UNIVERSITY PARK MPROVEMENT, LLC/L.E. AVENUE MANAGEMENT CORP YONKERS New York 10710 9311 3832 WILLIAM PENN HWY. MONROEVILLE Pennsylvania 15146 DDK REAL ESTATE PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP, LP 317 MAPLE AVE PITTSBURGH Pennsylvania 15218 9312 109 FEDERAL ROAD ANBURY Gonnecticut PROPERTY PARTNERSHIP, LP 317 MAPLE AVE STONY HILL ROAD, SUITE BETHEL Connecticut 6601 9312 109 NOTSTRIAL SULX FALLS South Dakota 57106 CENTER 35 SOUTH SUGARE OUTLETS BATHEL DR, STE ET SOUX FALLS South Dakota 57106 COMPANIES, C/O COMPANIES, C/O STREET SULX FALLS South Dakota 57106 SOUX FALLS Sout		UNIVERSITY AVENUE									
STREET STREST	9304	WESTNEDGE	PORTAGE	Michigan	49002	JAYESH C. SHARMA			KALAMAZOO	Michigan	49009
AVENUE MANAGEMENT MANAGEMENT 9311 3832 WILLIAM PENN HWY. MONROEVILLE Pennsylvania 15146 DDK REAL ESTATE PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP, LP 317 MAPLE AVE PITTSBURGH Pennsylvania 15218 9312 109 FEDERAL PORD DANBURY Connecticut L Pittop FEDERAL PARTNERSHIP, LP PARTNERSHIP, LP 017 MAPLE AVE BTHEL Connecticut 60801 9313 109 FEDERAL PARTNERSHIP, LP Dip FEDERAL ROAD PARTNERSHIP, LP 019 FEDERAL ROAD PARTNERSHIP, LP 019 FEDERAL ROAD PARTNERSHIP, LP 019 FEDERAL ROAD PARTNERSHIP, LP 019 FEDERAL ROAD PARTNERSHIP, LP 2570 NY HILL PARTNERSHIP, LP BTHEL 0100 FEDERAL ROAD PARTNERSHIP, LP 019 FEDERAL ROAD PARTNERSHIP, LP 2570 NY HILL PARTNERSHIP, LP 2500 NARD NY HILL PARTNERSHIP, LP 2500 NY THY LP	9306		WILKES BARRE	Pennsylvania	18702	W.B. PROPERTIES, L.P.	ESTATE LLC/L. E.	WASHINGTON	WILKES-BARRE	Pennsylvania	18705
931 3832 WILLAM PENN HWY. MONROEVILLE Pennsylvani 1516- DDK REAL ESTATE PARTNERSHIP, LP PARTNERSHIP, LP PARTNERSHIP PARTNERSHIP PARTNERSHIP PARTNERSHIP PARTNERSHIP PARTNERSHIP PART	9309		CLIVE	Iowa	50325		DLC MANAGEMENT		YONKERS	New York	10710
9312 109 FEDERAL ROAD DANBURY Connecticut 109 FEDERAL ROAD LLC C/O SCALZO PROPERTY NOROBULC 2 STONY HILL ROAD, SUITE 201 BETHEL Connecticut 06801 9316 35 SO. WILLOWDALE DR. BOX 807 LANCASTER Pennsylvania T602 ROCKVALE OUTLET CENTER Da ROCKVALE SQUARE OUTLETS SS SOUTH VILLOWDALE DR. STE 127 LANCASTER Pennsylvania T602 9318 3500 W 41ST BOX 807 SIOUX FALLS South Dakota 57106 NWE MANAGEMENT CO. THE HEGG COMPANIES, C/O OUTLETS THE HEGG SURE CONSTREET SIOUX FALLS South Dakota 57106 9323 2400 INDUSTRIAL PARK DRIVE SPACE 450 SMITHFIELD North Carolina 27577 CPG FINANCE I LLC CO C/O PREMIUM OUTLETS TREET SISENHOWER ROSELAND New Jersey 07068 9324 4340 13TH AVE.SW FARGO North Dakota 58103 HALLMARK VILLAGE APTS SCHOTTENSTEIN PROPERTY GROUP T986 FREBIS AVENUE COLUMBUS Ohio 43206 9330 160 GLEN COVE ROAD UNIT #1 ROSEVILLE Michigan 48066 GRIDIRO PROPERTIE COMPANY STO EAST MAPLE ROAD FOURTH FLOOR BIRMINGHAM Michigan 48009 9330 <td>9311</td> <td></td> <td>MONROEVILLE</td> <td>Pennsylvania</td> <td>15146-</td> <td></td> <td></td> <td></td> <td>PITTSBURGH</td> <td>Pennsylvania</td> <td>15218</td>	9311		MONROEVILLE	Pennsylvania	15146-				PITTSBURGH	Pennsylvania	15218
931635 SO. WILLOWDALE DR. BOX 807LANCASTERPennsylvania17602-ROCKVALE OUTLET CENTERINC dia ROCKVALE SQUARE OUTLETS35 SOUTH NULLOWDALE DR. SURE CUTTERLANCASTERPennsylvania1760293193500 W 41ST STREETSIOUX FALLSSouth Dakota57106-NWE MANAGEMENT CO.THE HEGG COMPANIES, C/O OUTLETS1300 W. 57TH STREETSIOUX FALLSSouth Dakota57108-93232400 INDUSTRIAL PARK DRIVE SPACE 450SMITHFIELD CarolinaNorth Carolina27577- CPG FINANCE I LLCC/O FINANCE I LLC COC/O PREMIUM OUTLETS1300 W. 57TH STREETSIOUX FALLSSouth Dakota57108-93244340 13TH AVE. SWFARGONorth Dakota58103-HALLMARK VILLAGE APTSSCHOTTENSTEIN PROPERTY GROUP1798 FREBIS ROBERTY GROUPCOLUMBUSOhio43206-932730160 GRATIOT AVENUEROSEVILLEMichigan48066-GRIDIRON PROPERTIES COMPANYS70 EAST MAPLE ROADFOURTH FLOORBIRMINGHAMMichigan48009-9331160 GLEN COVE ROADCARLE PLACENew York11514-MURRAY H. MILLER MANAGEMENT COMPANY143 OLD COUNTRY ROADCARLE PLACENew York11514-	9312	109 FEDERAL	DANBURY	Connecticut		109 FEDERAL ROAD	PROPERTY	ROAD, SUITE	BETHEL	Connecticut	06801
BOX 807 BOX 807 DR., STE 127 9319 3500 W 41ST STREET SIOUX FALLS South Dakota 57106- NWE MANAGEMENT CO. THE HEGG COMPANIES, C/O 1300 W. 57TH STREET SIOUX FALLS South Dakota 57108 9323 2400 INDUSTRIAL PARK DRIVE SMITHFIELD North Carolina 27577- CPG FINANCE I LLC C/O PREMIUM OUTLETS 105 ROSELAND New Jersey 07068 9324 4340 13TH AVE. SW FARGO North Dakota 58103- HALLMARK VILLAGE APTS SCHOTTENSTEIN PROPERTY GROUP PROPERTY GROUP 7798 FREBIS COLUMBUS Ohio 43206 9327 30160 GRATIOT AVENUE ROSEVILLE Michigan 48066- GRIDIRON PROPERTIES COMPANY 370 EAST MAPLE ROAD FOURTH FLOOR BIRMINGHAM Michigan 48009 9338 160 GLEN COVE ROAD CARLE PLACE New York 11514- MURRAY H. MILLER MANAGEMENT COMPANY 143 OLD COUNTRY ROAD CARLE PLACE New York 11514	9316		LANCASTER	Pennsylvania	17602-		INC dba ROCKVALE	35 SOUTH	LANCASTER	Pennsylvania	17602
STREET CO. COMPANIES, C/O STREET 9328 2400 INDUSTRIAL PARK DRIVE SMITHFIELD North Carolina 2757- CPG FINANCE I LLC C/O PREMIUM OUTLETS 105 ROSELAND New Jersey 07068 9324 4340 13TH AVE. SW FARGO North Dakota 58103- HALLMARK VILLAGE APTS SCHOTTENSTEIN PROPERTY GROUP 1798 FREEIS COLUMBUS Ohio 43206 9327 30160 GRATIOT AVENUE ROSEVILLE Michigan 48066- GRIDIRON PROPERTIES COMPANY 370 EAST MAPLE ROAD FOURTH FLOOR BIRMINGHAM Michigan 48009 9338 160 GLEN COVE ROAD CARLE PLACE New York 11514- MURRAY H. MILLER MANAGEMENT COMPANY 143 OLD COUNTRY ROAD CARLE PLACE New York 11514	9310	BOX 807	SIQUX FALLS	South Dakota	57106-			DR., STE 127	SIQUX FALLS	South Dakota	57108
PARK DRIVE SPACE 450 Carolina OUTLETS EISENHOWER PARKWAY 9324 4340 13TH AVE. SW FARGO North Dakota 58103- HALLMARK VILLAGE APTS SCHOTTENSTEIN PROPERTY GROUP PROFENTS COLUMBUS Ohio 43206 9327 30160 GRATIOT AVENUE ROSEVILLE Michigan 48066- COMPANY GRIDIRON PROPERTIES COMPANY 370 EAST MAPLE ROAD FOURTH FLOOR BIRMINGHAM Michigan 48009 9330 160 GLEN COVE ROAD UNIT #1 CARLE PLACE New York 11514- MANAGEMENT COMPANY MURRAY H.MILLER ROAD 143 OLD COUNTRY ROAD CARLE PLACE New York 11514- MANAGEMENT COMPANY		STREET				CO.	COMPANIES, C/O	STREET			
9327 30160 GRATIOT AVENUE ROSEVILLE Michigan 48066 APTS PROPERTY GROUP GRIDIRON PROPERTIES AVENUE 9330 160 GLEN COVE ROAD UNIT #1 CARLE PLACE New York 11514- MURRAY H. MILLER MANAGEMENT COMPANY 143 OLD COUNTRY ROAD CARLE PLACE New York 11514-		PARK DRIVE SPACE 450		Carolina			OUTLETS	EISENHOWER PARKWAY		5	
AVENUE COMPANY ROAD 9330 160 GLEN COVE CARLE PLACE New York 11514- ROAD UNIT #1 COMPANY H. MILLER 143 OLD COUNTRY CARLE PLACE New York 11514 MANAGEMENT ROAD COMPANY						APTS	PROPERTY GROUP	AVENUE			
ROAD UNIT #1 MANAGEMENT ROAD COMPANY		AVENUE		0		COMPANY	ROAD	FOURTH FLOOR		Michigan	
	9330		CARLE PLACE	New York	11514-	MANAGEMENT			CARLE PLACE	New York	11514
	9331	4016 LEMAY	ST LOUIS	Missouri	63129		14196		BALLWIN	Missouri	63011

	FERRY ROAD				INVESTMENTS, LLC	MANCHESTER ROAD				
9333	4083 VETERANS MEMORIAL PKWY	ST. PETERS	Missouri	63376	HOFGRIT, LC	727 CRAIG ROAD	SUITE 100	ST. LOUIS	Missouri	63141
9334	16819 TORRENCE AVENUE	LANSING	Illinois	60438-	KFS LANDINGS LLC	JOSEPH FREED & ASSOCIATES LLC	33 SOUTH STATE ST., SUITE 400	CHICAGO	Illinois	60603-2802
9336	220 MAIN MALL ROAD	SOUTH PORTLAND	Maine	04106-	GINN REAL ESTATE LLC		220 MAINE MALL ROAD	SOUTH PORTLAND	Maine	04106
9339	449-56 SUNRISE HWY. BLDG. K	PATCHOGUE	New York	11772-	PERGAMENT/FELDMAN REALTY, INC		1500 OLD NORTHERN BLVD	ROSLYN	New York	11576
9340	5736 SILVER HILL RD.	DISTRICT HEIGHTS	Maryland	20747-	PENN STATION SC, LLC	THE RAPPAPORT COMPANIES, C/O	8405 GREENSBORO DRIVE, SUITE 830	McLEAN	Virginia	22102-5121
9343	6528 STEUBENVILLE PIKE	PITTSBURGH	Pennsylvania	15205	McROBIN, LTD & MOSITES FAMILY GST TRUST	d/b/a ROBINSON COURT	4839 CAMPBELL'S RUN ROAD	PITTSBURGH	Pennsylvania	15205
9347	8228 E. 61ST ST., SUITE 101	TULSA	Oklahoma	74133-	DIXON REAL ESTATE COMPANY	4870 S. LEWIS	SUITE 100	TULSA	Oklahoma	74105
9348	970 LOUCKS RD.	YORK	Pennsylvania	17404	BRANDYWINE CENTER LP	BENNETT WILLIAMS, INC- C/O	110 N GEORGE ST 4TH FLOOR	YORK	Pennsylvania	17401
9349	1530 N. GREEN RIVER ROAD - BLDG. A	EVANSVILLE	Indiana	47715	PHILLIPS EDISON & CO	R. MARK ADDY, COO / PELP PROPERTIES	11501 NORTHLAKE DRIVE	CINCINNATI	Ohio	45242
9351	5799 BRAINERD ROAD	CHATTANOOGA	Tennessee	37411-	RAINES GROUP, INC	1200 MOUNTAIN CREEK ROAD	SUITE 100	CHATTANOOGA	Tennessee	37405
9356		HOUSTON	Texas	77074-	PHCG INVESTMENTS	P.O. BOX 41567		HOUSTON	Texas	77241
9360	5849 W. SAGINAW HWY.	LANSING	Michigan	48917-	GALILEO DELTA CENTER, LLC	ERT AUSTRALIAN MANAGEMENT, LP	420 LEXINGTON AVE, 7TH FLOOR	NEW YORK	New York	10170
9361	501 COLISEUM BLVD. EAST	FORT WAYNE	Indiana	46805-	COLISEUM SHOPPES, LP	THE BROADBENT COMPANY	117 EAST WASHINGTON ST., SUITE 300	INDIANAPOLIS	Indiana	46204
9363	527 86TH STREET	BROOKLYN	New York	11209-	DEVELOPERS REALTY CORP	CORPORATE CENTER WEST	433 SOUTH MAIN ST. SUITE 310	WEST HARTFORD	Connecticut	06110
9365	7592 FM 1960 WEST	HOUSTON	Texas	77070	COMMONS AT WILLOWBROOK, INC	CB RICHARD ELLIS/LESLIE M. LOPEZ	2800 POST OAK BLVD., SUITE 2300	HOUSTON	Texas	77056

		STORE			,	s, and Landorus	LANDLORD			
#	Store Address	City	State	Zip	LL Name	LL Address	LL Address	City	State	Zip
	8704A AIRPORT FREEWAY	HURST	Texas	76053-	B.G. RENTALS LLC		PO BOX 140426	IRVING	Texas	75014-0426
	5060A SUNRISE HWY.	MASSAPEQUA	New York	11762-	FOLKSAN REALTY ASSOCIATES	JEFFREY MANAGEMENT CORP- C/O	7 PENN PLAZA, SUITE 618	NEW YORK	New York	10010
9368	4120 BUCKEYE PARKWAY	GROVE CITY	Ohio	43123	OUTLOT 41, LLC	CONTINENTAL REAL ESTATE COMPANIES	150 EAST BROAD ST., SUITE 800	COLUMBUS	Ohio	43215
9370	7341 25TH STREET	NORTH RIVERSIDE	Illinois	60546-	IG RIVERSIDE, LLC	3607 WEST FULLERTON AVENUE		CHICAGO	Illinois	60630
9371	1692 CLEMENTS BRIDGE ROAD	WOODBURY	New Jersey	08096	LOCUST GROVE PLAZA LLC	275 N. FRANKLIN TPKE	P O BOX 369	RAMSEY	New Jersey	07446
9374	2094 BARTOW AVE. SPACE #2	BRONX	New York	10475-	BAY PLAZA WEST, LLC	PRESTIGE PROP&DEV CO. INC-C/O	546 FIFTH AVE, 15TH FLOOR	NEW YORK	New York	10036
9375	129 E. KEMPER ROAD	SPRINGDALE	Ohio	45246-	KIMCO 420, INC.	KIMCO REALTY CORPC/O, P.O. BOX 5020		NEW HYDE PARK	New York	11042-0020
9376	7324 KENWOOD ROAD	CINCINNATI	Ohio	45236	NISBET INVESTMENT COMPANY c/o	8041 HOSBROOK ROAD	100	CINCINNATI	Ohio	45236
9377	6024 EAST 82ND STREET	INDIANAPOLIS	Indiana	46250-	CASTLETON SHOPPES ASSOCIATES	THE BROADBENT COMPANY	117 EAST WASHINGTON	INDIANAPOLIS	Indiana	46204
9378	4176 NORTH 56TH STREET	MILWAUKEE	Wisconsin	53216	INLAND WESTERN MILWAUKEE	INLAND US MANAGEMENT, LLC	ST., SUITE 300 2901 BUTTERFIELD	OAK BROOK	Illinois	60523
9379	112 BOSTON TURNPIKE	SHREWSBURY	Massachusetts	01545	MIDTOWN, LLC DOUGLAS REALTY CO	SHORE/MARJORIE	ROAD 245 WATERMAN ST, RM 406	PROVIDENCE	Rhode Island	02906
9380	3376 CRAIN HIGHWAY (ROUTE	WALDORF	Maryland	20603	ROUTE 301 LIMITED	GILBERT UNIWEST COMMERICAL	8191 STRAWBERRY	FALLS CHURCH	Virginia	22042
9381	301) 4607	LOUISVILLE	Kentucky	40207	PARTNERSHIP SOVEREIGN	REALTY 4053 SHELBYVILLE	LANE SUITE 3 PO BOX 7066	LOUISVILLE	Kentucky	40257-0066
9383	SHELBYVILLE RD 2375 COTTMAN AVE.	PHILADELPHIA	Pennsylvania	19149-	COMPANY CENTRO NP ROOSEVELT MALL	ROAD 420 LEXINGTON AVE, 7TH FLOOR		NEW YORK	New York	10170
9384	7924 SPRINGBORO	MIAMISBURG	Ohio	45342-	OWNERS, LLC LEVINE REALTY	72 W. MAIN STREET	PO BOX 1848	SPRINGFIELD	Ohio	45501
9387	PIKE 926 BOARDMAN- POLAND RD.	BOARDMAN	Ohio	44512-	COMPANY 926 PROPERTIES, LLC		926 BOARDMAN-	BOARDMAN	Ohio	44512
9388	2325 RICHMOND	STATEN ISLAND	New York	10314	HEARTLAND	C/O INTERSTATE	POLAND ROAD 2555 OCEAN	BROOKLYN	New York	11229
9390	AVE 3209 W. CAMP WISDOM ROAD	DALLAS	Texas	75237-2052	PROPERTIES	MGMT. CORP. 7557 RAMBLER ROAD	AVENUE SUITE 965	DALLAS	Texas	75231
9391	3924 KIRKWOOD	WILMINGTON	Delaware	19808-	COMPANY, INC FUSCO	PO BOX 665	200 AIRPORT	NEW CASTLE	Delaware	19720
9393	HWY. 2221 I-40 WEST	AMARILLO	Texas	79109-	ENTERPRISES LLC BOSTON & MAYS	WOLFIN SQUARE	RD, PO BOX 665 914 TYLER	AMARILLO	Texas	79101
9395	7619 MENTOR	MENTOR	Ohio	44060-	LLC NORMAN J	SHOPPING CENTER	STREET 355 BISHOP	HIGHLAND HTS	Ohio	44143
9396	AVENUE 445 W. DEKALB PIKE - RTE. 202	KING OF PRUSSIA	Pennsylvania	19406-	KOTOCH COMMERCE LIMITED	COMMERCE GROUP (THE)	ROAD 1280 W. NEWPORT	DEERFIELD BEACH	Florida	33442
9400	200 MILL CREEK DRIVE	SECAUCUS	New Jersey		PARTNERSHIP HARTZ MOUNTAIN DEVELOPMENT CORP.	dba 300 LIGHTING WAY , LLC	CENTER DRIVE 400 PLAZA DRIVE,PO BOX 1515	SECAUCUS	New Jersey	07096-1515
9401	310 REYNOLDS ROAD SUITE A	JOHNSON CITY	New York	13790	B&F DEVELOPMENT	8927 CENTER POINTE DRIVE	1515	BALDWINSVILLE	New York	13027
9402	8251 AGORA PARKWAY, SUITE	SELMA	Texas	78154	ROSE-FORUM ASSOCIATES, LP	AVR REALTY COMPANY/LEGAL	ONE EXECUTIVE	YONKERS	New York	10701
	101 19723 EASTEX FREEWAY	HOUSTON	Texas	77338-	WRI RETAIL POOL I LP	DEPT WEINGARTEN REALTY INVESTORS	BLVD PO BOX 924133	HOUSTON,	Texas	77292-4133
	4408 50TH STREET		Texas	79414-	STEVE COX REAL ESTATE	PO BOX 270479		FLOWER MOUND	Texas	75027
	7834 KINGSTON PIKE	KNOXVILLE	Tennessee	37919-	PEROULAS PARTNERSHIP	C/O AL PEROULAS	4931 KINGSTON PIKE		Tennessee	37919
	3526-3528 N. UNIVERSITY AVE.	PEORIA	Illinois	61604	FLORENCE STREET PARTNERS, LP	STREET	SUITE 200	PEORIA	Illinois	61602
	10610-D CENTRUM PARKWAY		North Carolina	28134-	KIMCO REALTY CORPORATION	3333 NEW HYDE PARK ROAD, SUITE 100		NEW HYDE PARK	New York	11042-0020
9408	13061 LEE JACKSON MEMORIAL HWY	FAIRFAX	Virginia	22030-	REGENCY CENTERS, LP	REGENCY CENTERS CORPORATION	ONE INDEPENDENT DRIVE, SUTIE	JACKSONVILLE	Florida	32202-5019
9409	712 W. COUNTY ROAD #42	BURNSVILLE	Minnesota	55337-	BURNHAVEN SIX, LLC	ANDERSON PROPERTY MANAGEMENT	114 6205 PARKWOOD	EDINA	Minnesota	55436
9411	4500 CITY LINE AVE., BLDG. A	PHILADELPHIA	Pennsylvania	19131-	CITY CENTRE PHILADELPHIA, PA	MANAGEMENT FIRST ALLIED CORPORATION	ROAD 270 COMMERCE DRIVE	ROCHESTER	New York	14623
9412	1400 WORCESTER	NATICK	Massachusetts	01760	LP NATICK	39 BRIGHTON AVE		ALLSTON	Massachusetts	02134
9413	STREET 7334 SAN PEDRO BLVD.	SAN ANTONIO	Texas	78216	ASSOCIATES, LLC MWM COMMERCIAL SP	REATA PROPERTY MANAGEMENT	7330 SAN PEDRO, SUITE	SAN ANTONIO	Texas	78216
9414	6601 MENUAL N.E.	ALBUQUERQUE	New Mexico	87110	LTD MORIMOTO PARTNERSHIP, LLC		720 13625 GLENCLIFF	SAN DIEGO	California	92130
9415	320 W. SUNRISE	VALLEY STREAM	New York	11581-	TOYS "R" US, INC		WAY 1 GEOFFREY	WAYNE	New Jersey	07470-2030
9416	HWY. 1110 PENNSYLVANIA	BROOKLYN	New York	11207	NBO REALTY INC		WAY 666 OLD COUNTRY	GARDEN CITY	New York	11530
9417	AVENUE 5118-C STAPLES STREET	CORPUS CHRISTI	Texas	78411-	C.C. QUALITY CONSTRUCTION,	C/O CORPUS CHRISTI REALTY MGMT	ROAD 4646 CORONA, P.O. BOX 81281	CORPUS CHRISTI,	Texas	78411
9419	5504 SAN BERNADO AVE. STE. 100	LAREDO	Texas	78041-	INC GEMINI RIO NORTE	GEMINI PROPERTY MANAGEMENT, LLC	(78468-1281) 16740 BIRKDALE COMMONS PKY,	HUNTERSVILLE	North Carolina	28078
9420	7839 EASTPOINT	BALTIMORE	Maryland	21224	THOR EASTPOINT	THOR EQUITIES, LLC	STE 301 25 WEST 39TH	NEW YORK	New York	10018

MALL 9421 4621 S. HULEN STREET	FORT WORTH	Texas	76132	MALL LLC JAMES H PARKINSON FAMILY TRUST		ST, 11TH FL 800 EIGHT AVE, SUITE 340	FORT WORTH	Texas	76104
9422 13398 PRESTON ROAD	DALLAS	Texas	75240-	PRESTON VALLEY VIEW, LTD	VISTA PROPERTY COMPANY	8750 N. CENTRAL EXPWY, STE 625	DALLAS	Texas	75231
9424 4425 JONESTOWN ROAD	HARRISBURG	Pennsylvania	17109	DAVENPORTS, INC.	1205 MANOR DRIVE SUITE 201	PO BOX 2055	MECHANICSBURG	Pennsylvania	17055
9428 708 N. CASALOM DR., STE. 10	GRAND CHUTE (APPLETO	Wisconsin	54915-	APPLETON EXCHANGE HOLDINGS, LLC	230 OHIO STREET	SUITE 200	OSHKOSH	Wisconsin	54902
9429 1111 HAWKINS BLVD.	EL PASO	Texas	79925-	PAISANO JOINT VENTURE	1525 CAMINO ALTO		EL PASO	Texas	79902
9430 350 TARRYTOWN ROAD RTE 119	WHITE PLAINS	New York	10607-	ROGER BRADLEY REALTY ASSOC.		18 OLD MILL ROAD	REDDING	Connecticut	06896
9431 3984 EASTERN BLVD.	MONTGOMERY	Alabama	36116	REX RADIO AND TELEVISION, INC.	2875 NEEDMORE ROAD		DAYTON	Ohio	45414
9432 62 - 74 BLANDING BLVD.	ORANGE PARK	Florida	32073	DOUGLAS GROUP OF CO.		951 MATHESON BLVD. EAST	MISSISSAUGA	Ontario	L4W2R7
9433 9402 ARLINGTON EXPRESSWAY	JACKSONVILLE	Florida	32225-	JACKSONVILLE REGENCY REAL ESTATE ASSOCIATES, LLC	YALE REALTY SERVICES CORP	10 NEW KING ST., SUITE 102	WHITE PLAINS	New York	10604
9434 1755 NE 163RD STREET	NORTH MIAMI	Florida	33162	PROMENADE PROPERTY ASSOCIATES		111 S. 17TH AVE	HOLLYWOOD	Florida	33020-6801
9435 5370 US HWY 78, SUITE 5	STONE MOUNTAIN	Georgia	30087-	STONE MOUNTAIN IMPROVEMENTS, LLC	DLC MANAGEMENT CORP	1720 PEACHTREE STREET, STE 220	ATLANTA	Georgia	30309
9440 1601 WEST EDGAR RD/	LINDEN	New Jersey	07036	WHARTON REALTY GROUP, INC	ATTN: ISAAC D. MASSRY	8 INDUSTRIAL WAY EAST, 2ND FL	EATONTOWN	New Jersey	07724
9442 861 WILLISTON ROAD	S BURLINGTON	Vermont	05403	BURLINGTON INTERSTATE CENTER, LLC	EASTERN DEVELOPMENT,LLC	120 PRESIDENTIAL WAY SUITE 300	WOBURN	Massachusetts	01801
9444 RTE. 6 SCRANTON- CARBONDALE HWY	SCRANTON	Pennsylvania	18505	BD CARBONDALE LP	1518 PARKSIDE DRIVE		LAKEWOOD	New Jersey	08701

		STORE					LANDLORD			
#	Store Address	City	State	Zip	LL Name	LL Address	LL Address	City	State	Zip
9445	1757 SUNRISE HWY.	BAYSHORE (L.I.)	New York	11706-	TRIANGLE PROPERTIES #3	30 JERICHO EXECUTIVE PLAZA	SUITE 300C	JERICHO	New York	11753
9447	216 HADDONFIELD ROAD	CHERRY HILL	New Jersey	08002	KIN PROPERTIES, INC.	185 NW SPANISH RIVER BLVD	SUITE 100	BOCA RATON	Florida	33431-4231
9449	8372-8374 SUDLEY ROAD	MANASSAS	Virginia	22109	COOPERSMITH VA PROPERTIES, LLC	BORGER MANAGEMENT, INC	1111 14TH STREET, NW SUITE 200	WASHINGTON	DC	20005
9451	1985 E. GOLF ROAD	SCHAUMBURG	Illinois	60173	INLAND SCHAUMBURG PROMENADE LLC	INLAND COMMERCIAL PROPERTY MGMT, INC	2901 BUTTERFIELD ROAD	OAK BROOK	Illinois	60523
9454	2367 MACARTHUR ROAD	WHITEHALL (ALLENTOWN	Pennsylvania	18052-	CHARLES KASYCH, JR	INC	3330 MACARTHUR ROAD	WHITEHALL	Pennsylvania	18052
9456	2130 WALDEN AVENUE	CHEEKTOWAGA	New York	14225	DDR MDT CHEEKTOWAGA WALDEN PLACE LLC	DEVELOPERS DIVERSIFIED REALTY CORP	3300 ENTERPRISE PARKWAY	BEECHWOOD	Ohio	44122
9457	913 W. CENTRAL ENTRANCE	DULUTH	Minnesota	55811-	WATSON CENTERS, INC.	3100 WEST LAKE STREET	SUITE 215	MINNEAPOLIS	Minnesota	55416
9458 9460	288 RTE. 10 W 7111 W. BROAD STREET	SUCCASUNNA RICHMOND	New Jersey Virginia	07876 23294	WESCO, INC T-H FAMILY LIMITED PARTNERSHIP	6606 WEST BROAD STREET	214 ROUTE 10 SUITE 400	E HANOVER RICHMOND	New Jersey Virginia	07936 23230
9461		E. BRUNSWICK	New Jersey	08816	HARRY M. SCHNEIDER FAMILY TRUST	ELIAS L. SCHNEIDER, TRUSTEE	49 WEST PROSPECT STREET	E BRUNSWICK	New Jersey	08816
9464	RIDGE ROAD EAST	IRONDEQUOIT	New York	14621	PDQ TOPS, LLC	BALDWIN REAL ESTATE CORP, SUITE 200	1950 BRIGHTON HENRIETTA TOWNLINE RD	ROCHESTER	New York	14623
9465	695 NO. LEXINGTON- SPRINGMILL	MANSFIELD	Ohio	44906-	PAYLESS SHOE SOURCE, INC.	RETAIL PROPERTY #7023	P.O. BOX 3591	TOPEKA	Kansas	66601-3560
9466	2128 SAGAMORE PKWY. SOUTH	LAFAYETTE	Indiana	47905	BRAND	6274 EAST 375 SOUTH		LAFAYETTE	Indiana	47905
9468	2300 SOUTH ONEIDA	GREEN BAY	Wisconsin	54304	INVESTMENTS CITIZENS BANK	PFEFFERLE COMPANIES	200 E. WASHINGTON STREET, SUITE 2A	APPLETON	Wisconsin	54911
9469	4410 N. MIDKIFF	MIDLAND	Texas	79705-	PILCHERS GROUP		7001 PRESTON RD,	DALLAS	Texas	75205
9470	ROAD 4815 OUTER LOOP BROWNSVILLE	LOUISVILLE	Kentucky	40219	BROWN, NOLTEMEYER CO.	c/o CHARLES A. BROWN	STE 200 LB18 2424 EAGLES EYRIE COURT	LOUISVILLE	Kentucky	40206
9471	SQUARE 3501 AMBASSADOR CAFFERY	LAFAYETTE	Louisiana	70503	EQUITY ONE, INC.	LOUISIANA PORTFOLIO, LLC	1600 N.E. MIAMI GARDENS DRIVE	NORTH MIAMI BEACH	Florida	33179
9472		VIRGINIA BEACH	Virginia	23452-	JLP-LYNNHAVEN VA, LLC	c/o SCHOTTENSTEIN PROP	4300 E. FIFTH AVE	COLUMBUS	Ohio	43219
9473	507 NORTH ACADEMY	COLORADO SPRINGS	Colorado	80909	CITADEL CROSSING ASSOCIATES	GROUP/LEASE ADM SUMMIT COMMERCIAL	1902 WEST COLORADO AVE,	COLORADO SPRINGS	Colorado	80904
9477	BOULEVARD 1001 W.49th St., SUITE 1	HIALEAH	Florida	33012-	PALM SPRINGS MILE ASSOC, LTD	GROUP, INC PHILIPS INTERNATIONAL HOLDING CORP	SUITE B 295 MADISON AVE, 2ND FL	NEW YORK	New York	10017
9478	9490 AIRLINE	BATON ROUGE	Louisiana	70815-	COMMERCE GROUP,	1280 W. NEWPORT		DEERFIELD	Florida	33442
9482	HIGHWAY S.R. 60 & I-75	BRANDON	Florida	33511-	INC. KIMCO REALTY	CENTER DRIVE PO BOX 5020	3333 NEW HYDE	BEACH NEW HYDE PARK	New York	11042-0020
9484	#100B 1006 W. ANTHONY DR. SUITE A&B	CHAMPAIGN	Illinois	61820-	CORP BLOOMFIELD 2005, LLC	BLOCK & COMPANY, INC. C/O	PARK ROAD 605 W. 47TH ST., SUITE 200	KANSAS CITY	Missouri	64112
9486	9705 RESEARCH	AUSTIN	Texas	78759	DICK FERRELL &	7557 RAMBLER	SUITE 1407	DALLAS	Texas	75231
9487	BLVD HWY. 183 5755 N.W. LOOP	SAN ANTONIO	Texas	78238-	COMPANY LINEAGE GROUP, INC		435 BURR ROAD	SAN ANTONIO	Texas	78209-5907
9488	410 SUITE 103 4304 U.S. HIGHWAY 98	N. LAKELAND	Florida	33809-	RLV VILLAGE PLAZA LP	VENTURE LP/STE	31500 NORTHWESTERN	FARMINGTON HILLS	Michigan	48334
9489	NORTH 618 SOUTH ROUTE 59, SUITE	NAPERVILLE	Illinois	60540-	INLAND COMMERCIAL	300 PROPERTY MANAGEMENT, INC	HWY, STE 300 2901 BUTTERFIELD RD	OAK BROOK	Illinois	60523
9490	112 7681 N. POINT PKWY., SUITE 500	ALPHARETTA	Georgia	30202-	CENTRO WATT OPERATING PARTNERSHIP 2, LLC	CENTRO PROPERTIES GROUP	420 LEXINGTON AVE, 7TH FL	NEW YORK	New York	10170
9491	9875 SO. DIXIE HIGHWAY	MIAMI	Florida	33156-	SHOE BANK INC.	C/O B. HANNA	9241 S.W. 140TH STREET	MIAMI	Florida	33176
9494	355 E. ALTAMONTE DR. #1000	ALTAMONTE SPRINGS	Florida	32701-	KIMCO REALTY CORP	PO BOX 5020	3333 NEW HYDE PARK RD STE 100	NEW HYDE PARK	New York	11042-0020
9500	#1000 565 E. HIGHWAY 3040,SUITE# 201	LEWISVILLE	Texas	75067-	GRE VISTA RIDGE LP	P.O'B MONTGOMERY & CO	13760 NOEL ROAD, SUITE 1150	DALLAS	Texas	75240
9501	1414 E. BATTLEFIELD	SPRINGFIELD	Missouri	65804-	MD DEVELOPMENT CO.		1949 E. SUNSHINE, SUITE 1-206	SPRINGFIELD	Missouri	65804
9502	12150 SOUTH BEYER ROAD, SPACE F050	BIRCH RUN	Michigan	48415-	BIRCH RUN OUTLETS II, LLC	105 EISENHOWER PARKWAY	7961CASMA1/	ROSELAND	New Jersey	07068
9503		BLOOMFIELD	New Jersey	07003-	BLOOMFIELD PLAZA ASSOCIATES		275 MADISON AVE, 30 th FL	NEW YORK	New York	10016
9504	3270 NICHOLASVILLE RD.	LEXINGTON	Kentucky	40503	CROSSROADS ASSOCIATES	EQUITY MGMT GROUP, INC-C/O	840 E HIGH ST, SUITE 110	LEXINGTON	Kentucky	40502
9505	6010 GLENWOOD AVENUE	RALEIGH	North Carolina	27612	MUNFORD PROPERTIES, LLC	GEORGE T. MUNFORD	5509 MUNFORD ROAD	RALEIGH	North Carolina	27612
9506	RT. 200 & PLANK RD	ALTOONA	Pennsylvania	16602-	CW PARK HILLS PLAZA LP	CENTRO PROPERTY GROUP/SALES AUDIT DEPT	PO BOX 962	NEW YORK	New York	10108
9507	3514 W. GENESEE ST.	SYRACUSE	New York	13219-	IRWIN & ANN KLEIN	THE SUTTON CO.	525 PLUM STREET, SUITE 100	SYRACUSE	New York	13204
9508	3301 NORTH EVERBROOK	MUNCIE	Indiana	47304-	RONALD D. CLARK	CONSOLIDATED PROPERTY	1801 MAIN STREET	LAFAYETTE	Indiana	47904

	LANE					MANAGEMENT				
9509	2091 WEST STREET, PAROLE	ANNAPOLIS	Maryland	21401-	ANNAPOLIS STATION L.L.C.	ROBERT W. DOUGLAS	10 LEIGH DRIVE	OCEAN PINES	Maryland	21811
9510	1950 PLEASANT HILL RD. STE. B	DULUTH	Georgia	30136-	COMMERCE GROUP,	1280 W. NEWPORT CENTER DRIVE		DEERFIELD BEACH	Florida	33442
9513	815 GOUCHER BLVD.	TOWSON	Maryland	21286	VORNADO REALTY TRUST	210 ROUTE 4 EAST		PARAMUS	New Jersey	07652-0910
9516		FT. MYERS	Florida	33901-	COMMERCE LIMITED PARTNERSHIP #9408	1280 W.NEWPORT CENTER DRIVE		DEERFIELD BEACH	Florida	33442
9518		ELMHURST	New York	11373-	HARMEN INVESTMENT CO., LP		91-31 QUEENS BLVD	ELMHURST	New York	11373
9521		AUGUSTA	Georgia	30909-	RICHMOND PLAZA INVESTORS, LP	CB RICHARD ELLIS	3100 BRECKINRIDGE BLVD,SUITE 185	DULUTH	Georgia	30096
9522	7929 ABERCORN ST., SUITE 640- 650	SAVANNAH	Georgia	31406- 3443	OGLETHORPE ASSOCIATES, LLLP	TRI-KELL INVESTMENTS, INC/1 OVERTON PARK	3625 CUMBERLAND BLVD, STE 530	ATLANTA	Georgia	30339
9523	1990 N. MILITARY TRAIL	WEST PALM BEACH	Florida	33409-	TIME EQUITIES, INC AS AGENT	CLINTON HILLS WPB EQUITIES, LLC	55 5TH AVE., 15TH FLOOR	NEW YORK	New York	10003
9524	3558 SOUTH WEST COLLEGE ROAD	OCALA	Florida	34474-	SELECT SITES OF ATTLEBOROUGH, INC	3109 GRAND AVE. #326		COCONUT GROVE	Florida	33133
9526	1707 MONTGOMERY HIGHWAY	BIRMINGHAM	Alabama	35244-	DEVELOPERS DIVERSIFIED REALTY CORPORATION	3300 ENTERPRISE PARKWAY	ATTN: EXECUTIVE VP - LEASING	BEACHWOOD	Ohio	44122
9527	698 SOUTH WHITNEY WAY	MADISON	Wisconsin	53711-	TRI-BELL PARTNERS, LLP	2625 RESEARCH PARK DRIVE		FITCHBURG	Wisconsin	53711-4908
9528	4199 EAST JERICHO TURNPIKE	EAST NORTHPORT	New York	11731-	EMPIRE ASSOCIATES REALTY CO	ESTATE OF SOL GOLDMAN	640 FIFTH AVE 3rd FLOOR	NEW YORK	New York	10019
9529	300 TANGER OUTLET CENTER	BRANSON	Missouri	65616	TANGER PROPERTIES LIMITED PARTNERSHIP	3200 NORTHLINE AVE	SUITE 360	GREENSBORO	North Carolina	27408
9530	2410 LAURENS ROAD	GREENVILLE	South Carolina	29607-	L.C. JULIAN, JR., LLC		P.O. BOX 2610	GREENVILLE	South Carolina	29602
9533	4130 SOUTH TAMIAMI TRAIL	SARASOTA	Florida	34231-	D-SHARON CORP 1,a FLORIDA CORP	2011 W. CLEVELAND STREET	SUITE E	TAMPA	Florida	33606
9534	936 ROUTE 22 EAST	SOMERVILLE	New Jersey	08876-	STRATIS CORP	PARK & MOUNTAIN AVENUES		SCOTCH PLAINS	New Jersey	07076

		STODE			Locations, Le	uses, und Lundrorus				
#	Store Address	STORE City	State	Zip	LL Name	LL Address	LANDLORD LL Address	City	State	Zip
9540	291 THIRD AVENUE	NEW YORK	New York		MANHATTAN SKYLINE MANAGEMENT CORP	103 WEST 55TH STREET		NEW YORK	New York	10019
9541	11090 PINES BOULEVARD	PEMBROKE PINES	Florida	33026-	CORP CP PEMBROKE PINES, LLC	SELECT STRATEGIES- BROKERAGE, FL DIV LLC	4124 TOWN CENTER BLVD	ORLANDO	Florida	32837
9545	4217 SOUTH BROADWAY AVE	TYLER	Texas	75701-	NOLAN E. AND PAUL MANZIEL	P.O. BOX 6005	110 WEST EIGHT ST	TYLER	Texas	75711
9551	3196 NORTH	LAUDERDALE LAKES	Florida	33319-	KIMCO CORP	3194		NEW HYDE PARK	New York	11042
9553	STATE ROAD 1111 LEAGUE LINE RD STE #121	CONROE	Texas	77303-	CRAIG REALTY GROUP-CONROE, LP	SFLL0120/LCASUMA00 ATTN:MANAGER- LEASE ADM & GEN COUNSEL	PARK ROAD 4100 MACARTHUR BLVD, SUITE	NEWPORT BEACH	California	92660
9554	1170 WEST PATRICK ST., S. G&H	FREDERICK	Maryland	21702-	ROUTE 40 LP	ROBERT BEGELMAN-C/O	200 15942 SHADY GROVE ROAD	GAITERSBURG	Maryland	20877
9557	2033 LEBANON CHURCH RD	WEST MIFFLIN	Pennsylvania	15122-	TRUMBULL CORP	1020 LEBANON ROAD		WEST MIFFLIN	Pennsylvania	15122
9558	SUITE C SUITE 60 455 BELWOOD RD. S.E.	CALHOUN	Georgia	30701-	CALHOUN OUTLETS LLC	105 EISENHOWER PARKWAY	7962CASMA1/	ROSELAND	New Jersey	07068
9564	13003 WEST CENTER ROAD, S. #28	ОМАНА	Nebraska	68144-	WESTWOOD PLAZA LIMITED PARTNERSHIP	MONTCLAIR PROFESSIONAL CENTER	13057 W CENTER ROAD	OMAHA	Nebraska	68144-3790
9566	5732 MCWHINNEY BOULEVARD, #E-40	LOVELAND	Colorado	80538-	CRAIG REALTY GROUP- LOVELAND, LLC	ATTN:MANAGER-LEASE ADM&GENERAL COUNSEL	4100 MACARTHUR, SUITE 200	NEWPORT BEACH	California	92660
9567	2110 WEST INTL. SPEEDWAY	DAYTONA BEACH	Florida	32114-	RICHARD J. SCHILDHORN, TRUSTEE	C/O SRA INVESTMENTS, INC.	4140 N.W. 60TH CIRCLE	BOCA RATON	Florida	33496
9568	64 TUNNEL	ASHEVILLE	North	28805-	PATCO REALTY	222 GRAND AVE		ENGLEWOOD	New Jersey	07631
9571	ROAD 8115 FACTORY SHOPS BLVD	JEFFERSONVILLE	Carolina Ohio	43128	OHIO FACTORY SHOPPS PARTNERSHIP	105 EISENHOWER PARKWAY	7971CASMA1/	ROSELAND	New Jersey	07068
9573	1470 PLEASANT VALLEY RD.	MANCHESTER	Connecticut	06040	PLAZA AT BUCKHILLS, LLC	SIMON PROPERTY GROUP	225 W. WASHINGTON STREET	INDIANAPOLIS	Indiana	46204-3438
9576	11747 NORTH EXECUTIVE DRIVE, #880	EDINBURGH	Indiana	46124	CPG PARTNERS, L.P.		105 EISENHOWER PARKWAY	ROSELAND	New Jersey	07068
9577		GREENVILLE	North Carolina	27834	CENTRO HERITAGE UC GREENVILLE LLC	1 FAYETTE ST #300		CONSHOHOCKEN	Pennsylvania	19428-2064
	4710-B UNIVERSITY DRIVE	HUNTSVILLE	Alabama	35816	BROOKHILL MANAGEMENT CORPORATION		501 MADISON AVENUE	NEW YORK	New York	10022
9582	46220 POTOMAC RUN PLAZA	STERLING	Virginia	20164	KIMCO REALTY CORPORATION	3333 NEW HYDE PARK ROAD	SUITE 100 PO BOX 5020	NEW HYDE PARK	New York	11042-0020
9583 9584	199 NORTH ROUTE 73, STE. A	WEST BERLIN ATLANTA	New Jersey	08091 30339	ACCREDITED AUTOBALE CORP PEARLE VISION,	LUXOTTICA	235A N. ROUTE 73 4000	WEST BERLIN MASON	New Jersey Ohio	08091 45040
9564	2778 COBB PARKWAY	AILANIA	Georgia	20229	INC.	LUXOTTICA RETAIL/ATTN: RETAIL LEASE DEPT	LUXOTTICA PLACE	MASON	Ollo	45040
9585	1475 NORTH BURKHART RD. STE. D180	HOWELL	Michigan	48855	TANGER PROPERTIES LIMITED PARTNERSHIP	PO BOX 10889	3200 NORTHLINE AVENUE SUITE 360	GREENSBORO	North Carolina	27404
9587	320 SOUTH COLORADO BOULEVARD	GLENDALE	Colorado	80246	METROPLEX ASSET MANAGEMENT CO	BETTY HALL-C/O	PO BOX 33715	DENVER	Colorado	80233-0715
9588	655 ROUTE 318, STE. A005	WATERLOO	New York	13165	WATERLOO PREMIUM OUTLETS, LLC	105 EISENHOWER PARKWAY		ROSELAND	New Jersey	07068
9589	1919 VALLEY VIEW BLVD., NW	ROANOKE	Virginia	24012	NOANOKE VENTURE, LLC	GOODMAN PROPERTIES INC	2870 PEACHTREE ROAD # 889	ATLANTA	Georgia	30305
9591	311 WEST MORELAND RD	WILLOW GROVE	Pennsylvania	19090	WCK LIMITED PARTNERSHIP	THE SUTTON CO	525 PLUM STREET, SUITE 100	SYRACUSE	New York	13204
9592		BOWLING GREEN	Kentucky	42104	J-MAR PROPERTIES, LLC		2530 SCOTTSVILLE ROAD SUITE 21	BOWLING GREEN	Kentucky	42104
9595	1039 EAST COUNTY LINE ROAD	JACKSON	Mississippi	39211	CENTRO HERITAGE COUNTY LINE LLC	c/o CENTRO PROPERTY GROUP	420 LEXINGTON AVE 7TH FL	NEW YORK	New York	10170
9596	8362 TAMARACK VILLAGE	WOODBURY	Minnesota	55125	TAMARACK VILLAGE SC, LP	ROBERT MUIR CO	7650 EDINBOROUGH WAY SUITE 375	EDINA	Minnesota	55435
9598	1757 94TH	VERO BEACH	Florida	32966	VERO FASHION	IRWIN TAUBER	9551 EAST BAY	BAY HARBOR	Florida	33154
9604	DRIVE 9396 WEST 159TH STREET	ORLAND PARK	Illinois	60462	OUTLETS, LLC ROCKSIDE, LLC	C/O TERRACO, INC	HARBOR DRIVE 3201 OLD GLENVIEW RD.,	WILMETTE	Illinois	60091
9605		TILTON	New Hampshire	03276	TANGER PROPERTIES LIMITED	3200 NORTHLINE AVE	SUITE 300 SUITE 360	GREENSBORO	North Carolina	27408
9610	6376 EAST STATE	ROCKFORD	Illinois	61108	PARTNERSHIP SUNIL PURI, LLC/6370 STATE,	FIRST ROCKFORD GROUP, INC/	6801 SPRING CREEK RD	ROCKFORD	Illinois	61114
9612	STREET 19504 KATY FREEWAY	HOUSTON	Texas	77094	LLC PACIFIC SIERRA ASSOCIATES	WULFE MGMT SERVICES, INC/6 BLVD	1800 POST OAK BLVD, SUITE	HOUSTON	Texas	77056
9613	8725	WESTMINSTER	Colorado	80030	WESTGATE, LLC SPRINT	PLACE 14631 NORTH	6400 ATTN:	SCOTTSDALE	Arizona	85254-2711

	SHERIDAN BLVD. (UNIT					SCOTTSDALE RD, SUITE 200	COMPLIANCE DEPT			
9615	B) 4015 INTERSTATE HWY. 35, STE.	SAN MARCOS	Texas	78666	TANGER PROPERTIES LIMITED	PO BOX 10889	3200 NORTHLINE AVENUE SUITE	GREENSBORO	North Carolina	27404
9616	214 800 STEVEN B. TANGER BLVD #310	COMMERCE	Georgia	30529	PARTNERSHIP TANGER PROPERTIES LIMITED	PO BOX 10889	360 3200 NORTHLINE AVENUE SUITE	GREENSBORO	North Carolina	27404
9617	6715 JONESBORO	MORROW	Georgia	30260	PARTNERSHIP SOUTH POINT SHOPPING	WIEDMAYER +CO. LLC c/o LEASE ADM.	360 PO BOX 49623	ATLANTA	Georgia	30359
9618	ROAD, STE. H 430 CONSUMER SQUARE	HAMILTON	New Jersey	08330	CENTER ET. AL. BENDERSON- WAINBERG ASSOCIATES, LP	DEVELOPERS DIVERSIFIED REALTY CORP	3300 ENTERPRISE PARKWAY	BEACHWOOD	Ohio	44122
9620	3600 SW ARCHER	GAINESVILLE	Florida	32608	S. CLARK BUTLER	2306 SW 13TH ST., SUITE 1206	PO BOX 1122	GAINESVILLE	Florida	32602
9621	ROAD , #A1 9600 S IH-35 SUITE 1-100	AUSTIN	Texas	78748	PROPERTIES, LTD INLAND SOUTHWEST MANAGEMENT LLC/35102	ATTN: BRUCE SPENCER	125 NW LOOP 410, SUITE 440	SAN ANTONIO	Texas	78216
9623	1930 SOUTH WEST WANAMAKER	TOPEKA	Kansas	66604	CB RICHARD ELLIS, INC	400 SW 8TH STREET	SUITE 110	TOPEKA	Kansas	66603
9624	RD. 3200 PLANK ROAD	FREDERICKSBURG	Virginia	22407	COMMERCE GROUP, INC.	1280 W. NEWPORT CENTER DRIVE		DEERFIELD BEACH	Florida	33442
9625	1041 WEST BAY AREA	WEBSTER	Texas	77598	NP/SSP BAYBROOK, LLC	420 LEXINGTON AVE, 7TH FLOOR	LEGAL DEPT	NEW YORK	New York	10170
9627	BLVD. 622 WEST LINMAR LANE SUITE	JOHNSON CREEK	Wisconsin	53038	CPG PARTNERS, L.P.		105 EISENHOWER PARKWAY	ROSELAND	New Jersey	07068
9629	D25 6415 LABEAUX AVENUE NE,	ALBERTVILLE	Minnesota	55301	CPG PARTNERS, LP	C/O CHELSEA PROPERTY GROUP, INC.	105 EISENHOWER PKWY	ROSELAND	New Jersey	07068
9630	SUITE B-65 2601 SOUTH MCKENZIE STREET SUITE	FOLEY	Alabama	36535	TANGER PROPERTIES LIMITED	3200 NORTHLINE AVE	SUITE 360	GREENSBORO	North Carolina	27408
9631	476 131 NUT TREE ROAD, SUITE	VACAVILLE	California	95687	PARTNERSHIP CPG FINANCE I LLC	C/O PREMIUM OUTLETS	105 EISENHOWER	ROSELAND	New Jersey	07068
9632	K 2700 STATE ROAD 16, STE 815	ST. AUGUSTINE	Florida	32092	CPG PARTNERS, LP	105 EISENHOWER PARKWAY	PARKWAY	ROSELAND	New Jersey	07068
9633		WILLIAMSBURG	Iowa	52361	TANGER PROPERTIES LIMITED	PO BOX 10889	3200 NORTHLINE AVENUE SUITE	GREENSBORO	North Carolina	27404
9635	1863 GETTYSBURG DRIVE SUITE	GETTYSBURG	Pennsylvania	17325	PARTNERSHIP GETTYSBURG OUTLET CENTER LP	THE OUTLETS SHOPPES AT GETTYSBURG	360 5000 HAKES DRIVE, SUITE 500	MUSKEGON	Michigan	49441
9636	250 1000 ROUTE 611, UNIT A19	TANNERSVILLE	Pennsylvania	18372	CHELSEA POCONO	105 EISENHOWER PARKWAY	TENANT ID #7852 CASMA3/	ROSELAND	New Jersey	07068
9640	13000 FOLSOM BOULEVARD,	FOLSOM	California	95630	FINANCE, LLC CHELSEA FINANCING PARTNERSHIP, LP	FOLSOM PREMIUM OUTLETS	105 EISENHOWER PARKWAY	ROSELAND	New Jersey	07068
9642	SUITE 1440 550 PRIME OUTLETS	HAGERSTOWN	Maryland	21740	OUTLET VILLAGE OF	7969CASMA1	105 EISENHOWER	ROSELAND	New Jersey	07068
9643	BOULEVARD 1911 LEESBURG GROVE CITY	GROVE CITY	Pennsylvania	16127	HAGERSTOWN LP	217 EAST REDWOOD STREET	PARKWAY 20TH FLOOR	BALTIMORE	Maryland	21202
9644	RD/SUITE 315 314 FLAT ROCK PLACE, SUITE A135	WESTBROOK	Connecticut	06498	TANGER PROPERTIES LIMITED PARTNERSHIP	3200 NORTHLINE AVE	SUITE 360	GREENSBORO	North Carolina	27408

HAWTHORNE HAWTHORNE <t< th=""><th></th><th></th><th>STORE</th><th></th><th></th><th></th><th></th><th>LANDLORD</th><th></th><th></th><th></th></t<>			STORE					LANDLORD			
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NAM NAME Control Cont		STREET 4320 EAST MILLS				CENTER MILL CIRCLE	P.O. BOX 09601	AVE			
No. No. <td>9665</td> <td>Н</td> <td>OSACE BEACH</td> <td>Missouri</td> <td>65065</td> <td></td> <td></td> <td></td> <td>POSELAND</td> <td>Now Jorcov</td> <td>07068</td>	9665	Н	OSACE BEACH	Missouri	65065				POSELAND	Now Jorcov	07068
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bit bit< bit bit< bit< bit< <td>9677</td> <td>640 BOARDWALK</td> <td>BOSSIER CITY</td> <td>Louisiana</td> <td>71111</td> <td>LOUISIANA</td> <td>LLC - ATTN: GARY</td> <td></td> <td>HUNTSVILLE</td> <td>Alabama</td> <td>35806</td>	9677	640 BOARDWALK	BOSSIER CITY	Louisiana	71111	LOUISIANA	LLC - ATTN: GARY		HUNTSVILLE	Alabama	35806
Bits Statistical and Statistical Actional and Statistical Actional Actionactional Actional Actional Action	9680	RETHERFORD	TULARE	California	93274		ATTN: FREDERICK		FORT WORTH	Texas	76107
989 989 980 CLARDEL CALLET INDUCTIONE CLARD REALETY COMPARIANCE	9683	537 MONMOUTH	JACKSON	New Jersey		CPG PARTNERS, L.P.			ROSELAND	New Jersey	07068
Bind Junch Market Market <td>9685</td> <td>100 CITADEL</td> <td>COMMERCE</td> <td>California</td> <td>90040</td> <td>GROUP CITADEL,</td> <td>LEASE ADM &</td> <td>4100 MACARTHUR</td> <td>NEWPORT BEACH</td> <td>California</td> <td>92660</td>	9685	100 CITADEL	COMMERCE	California	90040	GROUP CITADEL,	LEASE ADM &	4100 MACARTHUR	NEWPORT BEACH	California	92660
968 969 969 969 97013 OFELSEA ALLEN 105 ESENHOVR 055 ELAND Nor Amage 0768 9703 RADA, SUTT, STAN ALUEN Nerada 9693 97101 105 ESENHOVR 105 ESENHOVR 055 ELAND Nor Amage 7167 9710 LAST Marka Marka 97101 Caller Caller 105 ESENHOVR 105 ESENHOVR 055 ELAND Nor Amage 7167 9710 Marka Marka Marka 7570 Carle Caller 107 ESENHOVR SUTT 500 GREENNOVER Nor Amage Nor Am	9686	LIGHTHOUSE	MICHIGAN CITY	Indiana	46360	CHELSEA PROPERTY	GENERAL COUNSE	105 EISENHOWER	ROSELAND	New Jersey	07068
9670 96711 9671 9671 <td>9689</td> <td>820 WEST STACY</td> <td>ALLEN</td> <td>Texas</td> <td>75013</td> <td></td> <td></td> <td></td> <td>ROSELAND</td> <td>New Jersey</td> <td>07068</td>	9689	820 WEST STACY	ALLEN	Texas	75013				ROSELAND	New Jersey	07068
9819819818849839839849	9690	1955 SOUTH CASINO DRIVE,	LAUGHLIN	Nevada	89029	PRE LAUGHLIN (NV)	c/o FREDERICK J.		FORT WORTH	Texas	76107
969 9601 1400ET Form 2001 Form 2001 CREENSOR Noth 2008 961 MULTISTUD CHARLENSTON Canalian Canalian <td>9691</td> <td>5001 EAST EXPRESSWAY 83,</td> <td>MERCEDES</td> <td>Texas</td> <td>78570</td> <td>CPG MERCEDES, LP</td> <td></td> <td></td> <td>ROSELAND</td> <td>New Jersey</td> <td>07068</td>	9691	5001 EAST EXPRESSWAY 83,	MERCEDES	Texas	78570	CPG MERCEDES, LP			ROSELAND	New Jersey	07068
9993 9013 9011 9013 9011 9013 9013 9013 9013 9013 9013 9013 9014 <th< td=""><td>9692</td><td>4840 TANGER OUTLET BLVD,</td><td></td><td></td><td>29418</td><td>LIMITED</td><td></td><td>SUITE 360</td><td>GREENSBORO</td><td></td><td>27408</td></th<>	9692	4840 TANGER OUTLET BLVD,			29418	LIMITED		SUITE 360	GREENSBORO		27408
969 751 SULTH DESERT SULTA SULTANA CANUTILLO Tess 985 908 1084ZO REQUE DESERT SULTANA SULTE 500 MUSKEGON Michigan 4941 908 111 STATANA POTISTOWN Pennsylvania 1944 (HHJ STALIMERICK ROUDENCS, LUC (HHJ STALIMERICK GROUP PENNERTY GROUP PENNERTY GROUP ROSELAND New Jersy 0708 907 2300 CYPRESS Texas 743 CGC HOUSTON PENNERTY GROUP PENNERTY GROUP <t< td=""><td>9693</td><td>4401 NORTH IH 35,</td><td>ROUND ROCK</td><td>Texas</td><td>78664</td><td>CPG ROUND ROCK,</td><td></td><td></td><td>ROSELAND</td><td>New Jersey</td><td>07068</td></t<>	9693	4401 NORTH IH 35,	ROUND ROCK	Texas	78664	CPG ROUND ROCK,			ROSELAND	New Jersey	07068
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967 23001 CYPRESS Texas 77.43 CPC HOLSTON CHELSEA OPE PROPERTY GROUP PROPERTY	9696	18 LIGHTCAP	POTTSTOWN	Pennsylvania	19464				ROSELAND	New Jersey	07068
9698 2020 TANCER WASHINGTON Pennsylvania 15301 TANCER PROPERTIES 2000 NORTHLINE SUITE 360 GREENSBORD North 2740 9701 6433 CANOGA WOODLAND California 91357 PACIEIC/VOUNGMAN PHCIEC I CORPORATE NEWPORT BEACH Florida 92638 9702 2660 W FEDRIA PHCIEIX Arizona B6232 GOLDBERG CA 4707 LB PHCIEIX Arizona B6332 9713 15129 S, LAVENUE LAWIDALE California 9015 EDM REALTY CORP EDM 170 PACIEIC AVE SAN FRANCISCO California 94111 9704 3975 319.5 SAN JOSE California 9126 PROPERTIES ILTD 170 PACIEIC AVE SAN FRANCISCO California 94107 9705 3928 So 366 S. PANJOSE California 9126 CT RETAIL FRANELTY CORP SAN FRANCISCO California 94104 9705 362966 S. UPLAND California 95126 F REVARLYS FAMILY SAGEANT HILL California <td>9697</td> <td>29300</td> <td>CYPRESS</td> <td>Texas</td> <td>77433</td> <td>CPG HOUSTON</td> <td>CHELSEA</td> <td>105 EISENHOWER</td> <td>ROSELAND</td> <td>New Jersey</td> <td>07068</td>	9697	29300	CYPRESS	Texas	77433	CPG HOUSTON	CHELSEA	105 EISENHOWER	ROSELAND	New Jersey	07068
9710 6.33 CANOCA AVE WCODLAND AVE California 9136* PACIFIC WODLAND HILL WODLAND HILL CAL PACIFIC CRUP 1CARA NEWPORT BEACH Florida 9265 9702 2860 W. FEORIA PHOENIX Arizona 8502 COLDBERG & MORALTE PATA SUITE 1 PHOENIX Arizona 8502 9703 AFN ANTRA LAWNDALE California 90260 PROPERTIES IN PROPERTIES COLDBERG & MORALTE PROPERTIES IN NVESTMENTS SUITE 1 PHOENIX Arizona 8021-327 9704 SGELLERT PROPERTIES AN IOSE California 9138 MOSCOVITZ CORDBERTI 2018 SUITE 42 SAN FRANCISCO California 9411 9705 319, S. 100 UNIXAIN AVE PLAND California 9178 CTERTIES FINANCE ILC ROPERTIES FINANCE ILC ROPERTIES FINANCE ILC ROPERTIES FINANCE ILC PROPERTIES FINANCE ILC PROPERTIES FINANCE ILC PROPERTIES FINANCE ILC PROPERTIES FINANCE ILC PROPERTIES SALIFOR SAN FRANCISCO California 9410 9707 76 NORTRA SALEANT California 9458 CACIFLUS FINANCE PROPERTIES SALIFOR PROPERTIES SALIFOR SAN FRANCISCO California 9410 9709 1114 GIT STREE MAREN VILLE California	9698	2200 TANGER	WASHINGTON	Pennsylvania	15301	LIMITED		SUITE 360	GREENSBORO		27408
972 880 W. PEORIA PHOENIX Arizona 8502 GOLDBERG & OSLOBRE 4707 EAST BELL OSLOBRE 9UTE 1 PHOENIX Arizona 8502 973 IGL29 S. HAWTHORNE LAWNDALE California 9016 MIRACLE PROPERTIES LTD	9701			California	91367-	PACIFIC/YOUNGMAN	DEVELOPMENT		NEWPORT BEACH	Florida	92658
9733 Bicl29 S. HAWTHORNE BLVD #7 LAWNDALE California 90260 MRACLE PROPERTIES LTD PROPERTIES LTD PROPERTIES LTD PROPERTIES LTD PROPERTIES LTD UNE TABLE 6444 MULSHIRE BLVD, JUTE 72 BEVERLY HILLS California 90211-327 9111 973 319.5 SAN JOSE California 94015 EDM REALTY CORP PROPERTIES EDM REALTY CORP INVESTMENTS CD ROBERT L 107 PACIFIC AVE SUTE 42 SAN FRANCISCO California 94107 970 339.66 SAN JOSE California 91766 CT RETAIL PROPERTIES KIMCO REALTY SOCKOLOV 1631-B SAN FRANCISCO California 94107 9708 536.06.5 UPLAND California 91766 CT RETAIL PROPERTIES KIMCO REAL 1631-B SAN FRANCISCO California 94104 9709 1111 40TH STREET EMERYVILLE California 94523 KRAUSZ FAMILY TRUST THE KARUSZ 4400NTGOMERY ST. SUITE 300 SAN FRANCISCO California 94104 9710 1114 40TH STREET EMERYVILLE California 95815 F& M PARTNERSHIP 130 J. STREET SUITE 200 SACRAMENTO California 9581-205 9711 8000 AMADOR DUBLIN California 95815 F& M PARTNERSHIP 130 J. STREET SUITE 200 SACRAMENTO Califor	9702		PHOENIX	Arizona	85029-		4707 EAST BELL	SUITE 1	PHOENIX	Arizona	85032
9704 800 GELLERT HOULEVARD DALY CITY California 94015 EDM REALTY CORP DIM 170 PACIFIC AVE SAN FRANCISCO California 9411 800 GELLERT HOULEVARD SAN JOSE Galifornia 95128 MOSCOVITZ C/0 ROBERT L BAUD SUIT 42 SAN FRANCISCO California 94107 9705 358/366 S. MUNCHESTER BLVD UPLAND California 9176 CT RETAIL PROPERTIES KIMCO REALTY 1531-B SMELROSE VISTA California 9406 9706 556 CONTRA COSTA BLVD. PLEASANT HILL California 9456 CR TRETALILY THE KRAUSZ FRANCE ILLUC THE KRAUSZ COMPANIES, INTER SAN FRANCISCO California 94104 9707 1745 AT749A SACRAMENTO California 94586 CATELLUS INNANCE THE KRAUSZ FRANCESE THE KRAUSZ COMPANIES, INTER SAN FRANCISCO California 95815- 9711 1745 AT749A SACRAMENTO California 95815- F& M PARTIESHIN TSIS JITE TO 101 ELLINVOOD NCRAMENTO California 94523 9711 1040AUTRIDCE SALINAS California 9536- BELCO DEVELOPMENT & NORTHEIDGE FAS- LUC 101 ELLINVOOD PLEASANT HILL California 9401 9712 740	9703	16129 S. HAWTHORNE	LAWNDALE	California	90260-	MIRACLE	KUAD		BEVERLY HILLS	California	90211-3270
9755 319 S. WINCHESTER BUVD SAN JOSE California 9518 PROPERTIES PROPERTIES MOKOCUTZ PROPERTIES C/O ROBERT L SOCKOLOV 188 KING STREET SAN FRANCISCO California 94107 9706 363/66 S. BUVD UPLAND California 91766 CT RETAL PROPERTIES KIMCO REALTY 1631-B VISTA California 9026 9708 673 CONTRA PLEASANT HILL California 9408 CT RETAL PROPERTIES KIMCO REALTY 1631-B VISTA California 9026 9709 1111 40TH STREET EMERVVILLE California 9408 CATELLUS FINANCE PROLOCIS 444 MONTCOMBER SAN FRANCISCO California 9581205 9709 1111 40TH STREET EMERVVILLE California 9581-5 F& M PARTNERSHIP 1530 J. STREET SUTE 300 SACRAMENTO California 9581-5 F& M PARTNERSHIP 1530 J. STREET SUTE 300 SACRAMENTO California 9581-5 F& M PARTNERSHIP 1530 J. STREET SUTE 300 SACRAMENTO California 9581-5 F& M PARTNERSHIP PROPERTIES DI ELLINWOOD PLEASANT HILL California 9401 9711 8000 AMADOR DUBLN California 9535-5 BELCO PCOPERTIES 376 DRUVE <t< td=""><td>9704</td><td>350 GELLERT</td><td>DALY CITY</td><td>California</td><td>94015</td><td>EDM REALTY CORP</td><td></td><td></td><td>SAN FRANCISCO</td><td>California</td><td>94111</td></t<>	9704	350 GELLERT	DALY CITY	California	94015	EDM REALTY CORP			SAN FRANCISCO	California	94111
BLVD BLVD BLVD BLVD Califormia P178 CT RETAIL PROPERTIES PROPERTIES KIMCO REALTY 1631-B S.MELROSE VISTA Califormia 9266 9708 675 CONTRA PLEASANT HILL Califormia 9178 S.MELROSE S.MELROSE S.MELROSE S.MELROSE S.MELROSE S.MELROSE S.MELROSE S.MELROSE Mator 4104 9709 675 CONTRA PLEASANT HILL Califormia 9408 CATELUS FINANCE POLOGIS 44 MONTCOMERS, NO. S., SUTTE SON SCARAMENTO Califormia 95815 F & M PARTNERSHIP 1530 J. STREET SUTE 200 SACRAMENTO Califormia 95815 F & M PARTNERSHIP 1530 J. STREET SUTE 200 SACRAMENTO Califormia 95815 F & M PARTNERSHIP 1530 J. STREET SUTE 200 SACRAMENTO Califormia 95815 POPERTIES F24 LID PROPERTIES F24 LID PROP	9705	319 S.	SAN JOSE	California	95128		C/O ROBERT L	188 KING STREET	SAN FRANCISCO	California	94107
FINANCE II, LLCDRUEDRUECalifornia94523KRAUSZ FAMILY TRUSTTHE KRAUSZ COMPANIES, INC OCATELLUS FINANCEDRUESAN FANCISCOCalifornia9410497091111 40TH STREETEMERYVILLECalifornia94608- (LLCCATELLUS FINANCEPROLOGIS44 MONTGOMERY WAYDENVERColorado8023997101745 & 1749A VALEY BLVD.SACRAMENTOCalifornia95815-F & M PARTNERSHIP1530 J. STREETSUTE 200SACRAMENTOCalifornia95814-20597118000 AMADOR VALEY BLVD.DUBLINCalifornia94568- PROPERTIES K72 LTDGrowers PROPERTIES K72 LTDCro CARDOZA PROPERTIES K72 LTD11 ELLINWOOD DRIVEPLEASANT HILLCalifornia945239712776 NORTHRIDGE MALLSALINASCalifornia93906MACERICH PROPERTIES K72 LTDMACERICH PROPERTIES K72 LTD10 ELLINWOOD PROPERTIES K72 LTDPLASANT HILLCalifornia9452397133200 SISK ROAD #GMODESTOCalifornia95356- DELCO DEVELOPMENT & ELCOP.O. BOX 727TEMECULACalifornia9259397145048 N. BLACKSTONE AVEFRESNOCalifornia9370-MANCO ABBOT, INCPO BOX 9440FRESNOFRESNOCalifornia914039715788 INLAND EASTSANCalifornia92408H/INLAND ENTERRISSWAGNER & SCUDERI AVE15315 MAGNOLIASHERMAN OAKSCalifornia91403971712847 N. TATUM BOVAFHOENIXArizona <td>9706</td> <td>BLVD</td> <td>UPLAND</td> <td>California</td> <td>91786-</td> <td></td> <td></td> <td></td> <td>VISTA</td> <td>California</td> <td>90266</td>	9706	BLVD	UPLAND	California	91786-				VISTA	California	90266
COSTA BLVD. COSTA BLVD. TRUST COMPANIES, INC. PROPERITES APAL UP TT, SUTTE 3300 SUTTE 300 SUTE 300 SUTE 300 SUTE 300 SUTE 300<	0708	MOUNTAIN AVE	DI FASANT HILI		04523	PROPERTIES FINANCE II, LLC	THE KDALLSZ	DRIVE			94104
1.LC ARDEN WAY ARDEN WAYSACRAMENTOCalifornia95815-1.LC F& M PARTNERSHIPWAY STRETWAY SUTTE 200SACRAMENTOCalifornia9581-205.97118000 MADOR VALLEY BLVD. VALLEY BLVD.DUBLINCalifornia95815-F& M PARTNERSHIP1530 J. STRETSUTTE 200SACRAMENTOCalifornia945239712776 NORTHRIDGESALINASCalifornia93906-GROWERS PROPERTIES #24 LTD PROPERTY MACERICH PROPERTY MACERICH PROPERTY MARGEMENTCO, DEVELOPMENT & INVESTMENTcol cARDOZA PROPERTY MACERICH PROPERTY NORTHRIDGE FAS*9LASANT HILLCalifornia9452397133200 SISK ROAD #GMODESTOCalifornia95365-BELCO DEVELOPMENT & INVESTMENTPO. BOX 727FEMECULACalifornia9259397145048 N BLACKSTONE AVERESNOCalifornia9370-MANCO ABBOT, INCPO BOX 9440FRESNOCalifornia93792-9449715798 INLAND CAME BACK ROADSAN BENARDINOCalifornia92408H/INLAND ENTEMPRISESWAGNER & SUDDERI S240 EAST CAMELBACK ROADSHERMAN OAKSCalifornia91403971712847 N. TATUM BUVD.PHOENIX PHOENIXArizona8503-STRANSACTING AND TRANSACTING ADD TRANSACTING CAMELBACK ROADSHERMAN OAKSCalifornia9549297181311 SANTA ROSA BUVD.California9540-FINANCIAL TRANSACTING ADD TRANSACTING CAME DASTFINDSORCalifornia95492971712847 N.		COSTA BLVD.				TRUST	COMPANIES, INC	ST., SUITE 3300			
ARDEN WAY ARDEN WAYARDEN WAY 						1, LLC		WAY			
VALLEY BLVD. 776 NORTHRIDGE SALINAS California PROPERTIES #24 LTD PROPERTIES #25 LTD PROPERTIES #24		ARDEN WAY									
9713 3200 SISK ROAD #G MODESTO California 95356 BELCO BELCO DEVELOPMENT & INVESTMENT P0. BOX 727 TEMECULA California 92593 9714 5048 N. BLACKSTONE AVE FRESNO California 9370- MANCO ABBOT, INC MANCO ABBOT, INC P0 BOX 9440 FRESNO California 93792-9444 9715 508 INLAND CENTER DRIVE ROAD SAN BERNARDINO CENTER DRIVE ROAD SAN BERNARDINO CENTER DRIVE ROAD California 92408 H/INLAND ENTERPRISES VAGNER & 2340 EAST CAMELBACK ROAD 15315 MAGNOLIA BUVD. HERMAN OAKS California 91403 9716 3240 EAST ROAD PHOENIX Arizona 85018 DNS, LLC 3240 EAST CAMELBACK ROAD PHOENIX Arizona 85018 9717 12847 N. TATUM ROAD PHOENIX Arizona 85032 FINANCIAL TRADING AND TRANSACTING 1790 EAST RIVER ROAD, SUITE 310 TUCSON Arizona 85718 9718 1911 SANTA ROSA SANTA ROSA California 95407 KAREN LYNN BASSO PO BOX 1635 WINDSOR California 95492 9718 1911 SANTA ROSA SANTA ROSA California 95407 KAREN LYNN BASSO PO BOX 1		VALLEY BLVD. 776 NORTHRIDGE				PROPERTIES #24 LTD MACERICH	PROPERTIES, INC MACERICH	DRIVE 401 WILSHIRE			
#G DEVELOPMENT & INVESTMENT 9714 5048 N. BLACKSTONE AVE FRESNO California 93710 MANCO ABBOT, INC P0 BOX 9440 FRESNO California 9370-944 9715 798 INLAND SAN California 92408 H/INLAND MARCO ABBOT, INC PACE FRESNO California 91403 9715 798 INLAND SAN California 92408 H/INLAND MACO ABBOT, INC PACE FRESNO California 91403 9716 798 INLAND SAN California 92408 H/INLAND MACO ABBOT, INC PACE FRESNO California 91403 9716 798 INLAND SAN California 92408 H/INLAND MAGONER & SCUDERI 15315 MAGNOLIA HERMAN OAKS California 91403 9717 2840 EAST FHOENIX Arizona 85018 CAMELBACK ROAD LUC HOENIX Arizona 85018 9717 12847 N. TATUM FHOENIX Arizona 80532 FINANCIAL TRADING LUC ROAD, SUITE 310 LUC MINDSOR California 95492 9718				- 11 - I		MANAGEMENT CO, LLC	NORTHRIDGE FAS*	blvd Ste 700		6. W.	
BLACKSTONE AVE AVE 9715 798 INLAND SAN California 92408 H/INLAND WAGNER & ENTERPRISES 15315 MAGNOLIA SHERMAN OAKS California 91403 9716 2240 EAST PHOENIX Arizona 85018 DNS, LLC 3240 EAST CAMELBACK ROAD TUCSON Arizona 85018 9717 12847 N. TATUM BLVD. PHOENIX Arizona 80532- LLC FINANCIAL TRADING AND TRANSACTING, LLC 1790 EAST RIVER ROAD, SUITE 310 TUCSON Arizona 85718 9718 1911 SANTA ROSA SANTA ROSA California 95407- KAREN LYNN BASSO PO BOX 1635 WINDSOR California 95492 9719 3867 FOOTHILL BOULEVARD PASADENA California 95407- KAREN LYNN BASSO<						DEVELOPMENT & INVESTMENT				California	
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9716 3240 EAST CAMELBACK ROAD PHOENIX Arizona 85018 DNS, LLC 3240 EAST CAMELBACK ROAD PHOENIX Arizona 85018 Softe 9717 12847 N. TATUM BUVD. PHOENIX Arizona 85032 FINANCIAL TRADING AND TRANSACTING, LLC 1790 EAST RIVER ROAD, SUITE 310 TUCSON Arizona 85718 9718 1911 SANTA ROSA SANTA ROSA California 95407 KAREN LYNN BASSO PO BOX 1635 WINDSOR California 95492 9719 3867 FOOTHILL BOULEVARD PASADENA California 95407 KASEN LYNN BASSO PO BOX 1635 WINDSOR California 95492 9719 3867 FOOTHILL BOULEVARD PASADENA California 95407 KASEN LYNN BASSO PO BOX 1635 WINDSOR California 95492 9719 3867 FOOTHILL BOULEVARD PASADENA California 95407 KASEN LYNN BASSO PO BOX 1635 WINDSOR California 90277 9720 152 W. SUNSET HENDERSON Nevada 89014 SUN SUNSET PLAZA, GRUBB & ELLIS/ 3930 HOWARD LAS VEGAS Nevada 89109	9715	798 INLAND		California	92408				SHERMAN OAKS	California	91403
9717 12847 N. TATUM BLVD. PHOENIX Arizona 80532- AND TRANSACTING, LL FINANCIAL TRADING AND TRANSACTING, LL 1790 EAST RIVER ROAD, SUITE 310 TUCSON Arizona 85718 9718 1911 SANTA ROSA SANTA ROSA California 95407- KAREN LYNN BASSO PO BOX 1635 WINDSOR California 95492 9718 3867 FOOTHILL BOULEVARD PASADENA California 9107- HASTINGS RANCH SHOPPING CENTER, LP RIVIERA CENTER MANAGEMENT LP 1815 VIA EL MANAGEMENT COMPANY REDONDO BEACH California 90277 9720 1152 W. SUNSET HENDERSON Nevada 89014- SUN SUNSET PLAZA, GRUBB & ELLIS/ 3930 HOWARD LAS VEGAS Nevada 89109	9716	3240 EAST CAMELBACK		Arizona	85018		3240 EAST		PHOENIX	Arizona	85018
9718 1911 SANTA ROSA SANTA ROSA California 95407- KAREN LYNN BASSO PO BOX 1635 WINDSOR California 95492 9719 3867 FOOTHILL PASADENA California 91107- HASTINGS RANCH RIVIERA CENTER 1815 VIA EL REDONDO California 90277 BOULEVARD E BOULEVARD E E COMPANY E E 90277 9720 1152 W. SUNSET HENDERSON Nevada 89014- SUN SUNSET PLAZA, GRUBB & ELLIS/ 3930 HOWARD LAS VEGAS Nevada 89109	9717	12847 N. TATUM	PHOENIX	Arizona	80532-	AND TRANSACTING,			TUCSON	Arizona	85718
9719 3867 FOOTHILL PASADENA California 91107- HASTINGS RANCH RIVIERA CENTER 1815 VIA EL REDONDO California 90277 BOULEVARD FMOPPING CENTER, MANAGEMENT PRADO, SUITE 300 BEACH LP. COMPANY 9720 1152 W. SUNSET HENDERSON Nevada 89014- SUN SUNSET PLAZA, GRUBB & ELLIS/ 3930 HOWARD LAS VEGAS Nevada 89109	9718		SANTA ROSA	California	95407-		PO BOX 1635		WINDSOR	California	95492
9720 1152 W. SUNSET HENDERSON Nevada 89014- SUN SUNSET PLAZA, GRUBB & ELLIS/ 3930 HOWARD LAS VEGAS Nevada 89109	9719	3867 FOOTHILL	PASADENA	California	91107-	SHOPPING CENTER,	MANAGEMENT			California	90277
KD LLC LAS VEGAS HOUES PARKWAR, SUITE 180	9720	1152 W. SUNSET RD	HENDERSON	Nevada	89014-			HUGES PARKWAY,	LAS VEGAS	Nevada	89109

9721	3699 MING AVE	BAKERSFIELD	California	93309-	MING PLAZA	121 SPEAR STREET	SUITE 250	SAN FRANCISCO	California	94105
5721	5055 MIRIO 1171	DITIONED	Cumornia	55565	ASSOCIATES, LLC	121 OF LINK OT REET	56112 250	5/11/11/11/010000	Cumornia	54105
9722	5700 E. BROADWAY	TUCSON	Arizona	85711-	S.LEONARD SCHEFF AND SUSAN SCHEFF	2720 E. BROADWAY		TUCSON	Arizona	85716
9723	3638 SOUTH BRISTOL STREET	SANTA ANA	California	92704-	METRO TOWN SQUARE, LLC		3719 SOUTH PLAZA DRIVE	SANTA ANA	California	92704
9724	1302 N. TUSTIN STREET	ORANGE	California	92667-	TUSKATELLA, LLC	PO BOX 5544		ORANGE	California	92863-5544
9726	1705 S. DECATUR BLVD.	LAS VEGAS	Nevada	89102-	PAUL & HAYA REISBORD	4540 NOELINE WAY		ENCINO	California	91436
9727	5756 PACIFIC AVENUE	STOCKTON	California	95207	STONE BROTHERS & ASSOC		5757A PACIFIC AVE, SUITE 200	STOCKTON	California	95207
9728	2220 S. 37TH STREET, SUITE#8	TACOMA	Washington	98409-	METRO PLAZA ASSOCIATES	3620 100th St. SW #A	PO BOX 98922	LAKEWOOD	Washington	98498
9729	4898 EL CAMINO REAL	LOS ALTOS	California	94022-	LOS CAMINOS ALTOS, LP	TRANS- CONTINENTAL PROPERTY MANAGEMENT	500 S. MURPHY AVE	SUNNYVALE	California	94086
9730	14725 NORTH EAST 20TH AVE	BELLEVUE	Washington	98007-	STERNCO CENTER	10510 NORTHRUP WAY N.E.	SUITE 130	KIRKLAND	Washington	98033
9731	4211 PARADISE ROAD	LAS VEGAS	Nevada	89169	DURPAT, LLC	6730 S. LAS VEGAS BLVD		LAS VEGAS	Nevada	
9732	1620 S. HARBOR BLVD., SUITE A	FULLERTON	California	92632-	HARBOR 91 FREEWAY PTN		12550 WHITTIER BLVD.	WHITTIER	California	90602
9733	K-MART CTR/882 BLOSSOM HILL RD	SAN JOSE	California	95123-	SAMPSON FAMILY TRUST	8225 Vineyard Dr.	PO BOX 1887	PASO ROBLES	California	93446
9734	1101 SUPERMALL WAY	AUBURN	Washington	98001-	GLIMCHER SUPERMALL VENTURE LLC	GLIMCHER PROPERTIES LP	180 EAST BROAD STREET, 21ST FLOOR	COLUMBUS	Ohio	43215
9735	8705 SOUTH WEST HALL BLVD	BEAVERTON	Oregon	97008-	HALL BLVD.INVESTORS an OREGON	JOINT VENTURE	520 SW YAMHILL SUITE 444	PORTLAND	Oregon	97201
9736	330 SOUTH VINCENT AVE.	WEST COVINA	California	91790-	VERNON L. WILLIAMS	35391 CAMINO CAPISTRANO BEACH		CAPISTRANO	California	92624
9737	15099 HESPERIAN BLVD	SAN LEANDRO	California	94578-	HALCYON PLACE L.P.	BEACH 3650 MT. DIABLO BLVD STE 103	PO BOX 1059	LAFAYETTE	California	94549

		STORE					LANDLORD			
#	Store Address	City	State	Zip	LL Name	LL Address	LL Address	City	State	Zip
9738	1845 WESTWOOD BLVD	LOS ANGELES	California	90025-	10860 SANTA MONICA LLC	ATTN: F. MARIE WILLIAMS, MANAGER	10680 PICO BLVD., SUITE 315	LOS ANGELES	California	90064
9739	4055 NORTH ORACLE ROAD #101	TUCSON	Arizona	85705-	RICK MCGARREY	2920 N. SANTA ROSA PLACE		TUCSON	Arizona	85712
9742	N-6010 DIVISION ST	SPOKANE	Washington	99208-	POLAR ENTERPRISES, LLC		5426 S. QUAIL RIDGE CIRCLE	SPOKANE	Washington	99223-6386
9743	1005 PESCADARO	TRACY	California	95376-	KLP PROPERTIES,	1343 LOCUST	KIDGE CIRCLE	WALNUT CREEK	California	94596
9744	AVE-SUITE 179 72216 HIGHWAY 111, STE F5,F6	PALM DESERT	California	92260-	INC REALTY TRUST GROUP, INC	STREET #203 THE REMM GROUP/JAN	505 S. VILLA REAL, SUITE 201	ANAHEIM HILLS	California	92807
9745	17600 COLLIER AVENUE SUITE H184	LAKE ELSINORE	California	92530	CASTLE & COOKE LAKE ELSINORE OUTLET CENTERS,	MELANO PROP MGR ATTN:MANAGER- LEASE ADM AND GENERAL COUNS	4100 MACARTHUR BLVD, SUITE 200	NEWPORT BEACH	California	92660
9746	5195 LAKEWOOD BLVD	LAKEWOOD	California	90712-	INC LAKEWOOD ASSOCIATES, LLC	DJM CAPITAL PARTNERS/ATTN: ERIC SAHN	60 S. MARKET STREET - SUITE 1120	SAN JOSE	California	95113
9747	2990 MIDWAY	SAN DIEGO	California	92110-	WELLS FARGO	333 MARKET	MAC #A0109-11	SAN FRANCISCO	California	94105
9748	DRIVE 5592 S.	CULVER CITY	California	90230	BANK, NA ROBERT H.	STREET, 11TH FL TRUSTEE OF THE	6317 W. SLAUSON	CULVER CITY	California	90230
9752	SEPULVEDA BLVD. 1416 JANTZEN BEACH CENTER	PORTLAND	Oregon	97217	THOMPSON JANTZEN DYNAMIC CORPORATION	THOMPSON FAMILY c/o JANTZEN MANAGER, LLC/MALL MGMT OFFIC	AVENUE 1405 JANTZEN BEACH CENTER	PORTLAND	Oregon	97217
9753	39121 FREMONT	FREMONT	California	94538	KIMCO REALTY	3333 NEW HYDE	PO BOX 5020	NEW HYDE PARK	New York	11042-0020
9756	BOULEVARD 12544-B AMARGOSA ROAD	VICTORVILLE	California	92392	CORP DIVERSIFIED INVESTMENT	PARK RD #100 30240 RANCH VIEJO ROAD	SUITE B	SAN JUAN CAPISTRANO	California	92675
9757	1132 LANCASTER	SALEM	Oregon	97301	COMPANY ACADEMY SQUARE	TED DURANT AND	7000 SW HAMPTON	TIGARD	Oregon	97223
9759	DRIVE, NE 6160 FLORIN	SACRAMENTO	California	95823	LLC G&S PROPERTIES	ASSOCIATES	ST. SUITE 130 18 SUNNYSIDE	ORINDA	California	94563
	ROAD - SUITE B 5000 SOUTH	ТЕМРЕ		85282		225 WEST	LANE			
	ARIZONA MILLS CIRCLE 5595 SOUTH	RENO	Arizona Nevada	89502	SIMON PROPERTY GROUP SHANKER NEVADA	WASHINGTON STREET EUGENE BURGER	5011 MEADOWOOD	INDIANAPOLIS	Indiana Nevada	46204 89502
	VIRGINIA STREET - SUITE A				LLC	MANAGEMENT CORP.	MALL WAY, SUITE			
	25640 THE OLD ROAD	STEVENSON RANCH	California	91381	VALENCIA MARKETPLACE I, LLC	101 N. WESTLAKE BLVD #201		WESTLAKE VILLAGE	California	91362
	440 BARRETT PARKWAY, SUITE 17	KENNESAW	Georgia	30144	URBAN RETAIL PROPERTIES, LLC	111 EAST WACKER DRIVE	SUITE 2400	CHICAGO	Illinois	60601
9775	2108 SOUTH CARAWAY	JONESBORO	Arkansas	72401	PHILLIPS INVESTMENTS INC.	P.O. BOX 19298	3406 STADIUM BLVD.	JONESBORO	Arkansas	72402
9777	19110A EAST 39TH STREET	INDEPENDENCE	Missouri	64057	BEST BUY STORES LP	BEST BUY CORPORATE	7601 PENN AVE SOUTH	RICHFIELD	Minnesota	55423-3645
9778	2560 WEST CHANDLER BOULEVARD,	CHANDLER	Arizona	85224	WESTCOR PARTNERS	11411 NORTH TATUM BOULEVARD		PHOENIX	Arizona	85028-2399
9780	SUITE 5 7634 MALL ROAD	FLORENCE	Kentucky	41042	LAMAR ASSET MANAGEMENT & REALTY, INC	365 SOUTH STREET		MORRISTOWN	New Jersey	07960
9782	1916 SKIBO ROAD, SUITE 341	FAYETTEVILLE	North Carolina	28314-			PO BOX 431260	SO. MIAMI	Florida	33243
9783	3272 SILAS CREEK PARKWAY	WINSTON-SALEM	North Carolina	27103	ZAREMBA GROUP,	14600 DETROIT AVE.	SUITE 1500	LAKEWOOD	Ohio	44107
9787	7601 CARSON	LONG BEACH	California	90808	LLC VESTAR PROPERTY	2425 E. CAMELBACK	SUITE 750	PHOENIX	Arizona	85016
9788	BOULEVARD 1400 SOUTH WASHINGTON	NORTH ATTLEBORO	Massachusetts	02760	MANAGEMENT NORTH ATTLEBORO MARKETPLACE III,	RD CARPIONATO PROPERTIES, INC	1414 ATWOOD AVENUE	JOHNSTON	Rhode Island	02919
9789	STREET 301 W. ESPLANADE	OXNARD	California	93030		C/O CENTRO PROPERTIES GROUP	420 LEXINGTON AVE., 7TH FLOOR	NEW YORK	New York	10170
9790	DRIVE 1457 NEW BRITAIN AVENUE	WEST HARTFORD	Connecticut	06110	LLC FW CT-CORBINS CORNER SHOPPING CENTER, LLC	REGENCY CENTERS CORP/ATTN LEGAL DEPT	ONE INDEPENDENT DRIVE , SUITE 114	JACKSONVILLE	Florida	32203-5019
9791	2101 W. BROADWAY	COLUMBIA	Missouri	65203	RAUL WALTER	1021 ASHLAND		COLUMBIA	Missouri	65201-7595
9792	BROADWAY 902 WEST KIMBERLY ROAD	DAVENPORT	Iowa	52806	PROPERTIES DAVENPORT CENTER LIMITED	ROAD #1405 CHASE PROPERTIES LTD	3333 RICHMOND ROAD, SUITE 320	BEECHWOOD	Ohio	44122
9793	1392 TWIXT TOWN	MARION	Iowa	52302	PARTNERS COLLINS SQUARE,	TRINITY PROPERTY	244 CALIFORNIA	SAN FRANCISCO	California	94111
9795	ROAD 23600 EL TORO	LAKE FOREST	California	92630	LLC WALF, LLC	GROUP c/o PROPERTY	ST., SUITE 210 2535 TOWNSGATE	WESTLAKE	California	91361
9797	ROAD, SUITE A 10113 HOLE AVENUE	RIVERSIDE	California	92503	KERA RIVERSIDE, LLC & ARCE	MANAGEMENT AS TENANTS IN COMMON dba OFF	RD., SUITE 310 390 BRIDGE PARKWAY, SUITE C	VILLAGE REDWOOD SHORES	California	94065
9798	700 N. JOHNSON	EL CAJON	California	92020	RIVERSIDE, LLC PACIFIC COAST	THE MALL 6050 SANTO ROAD	SUITE #200	SAN DIEGO	California	92124
	AVENUE, SUITE 1 90 RHL BOULEVARD	SOUTH CHARLESTON	West Virginia	25309	COMMERCIAL WSG TRACE FORK, LP	WSG DEVELOPMENT CO	400 ARTHUR GODFREY ROAD	MIAMI BEACH	Florida	33140
9800	9078 WESTVIEW ROAD	LONE TREE	Colorado	80124	SPRING VALLEY- CAMPO ROAD LLC & HOROWITZ FAMILY	FULLER	STE200 1515 ARAPAHOE ROAD, SUITE 1200	DENVER	Colorado	80202
9801	10359 ULMERTON ROAD	LARGO	Florida	33771	TRUST OF 1993 REAL GLOBAL INVESTMENTS, LLC	c/o BART R. SAUNDERS	7232 W. SAND LAKE ROAD, SUITE	ORLANDO	Florida	32819
9802	2733 PAPERMILL ROAD, STE X-15	WYOMISSING	Pennsylvania	19610	SPRING RIDGE, LP	C/O S RIDGE MANAGEMENT, LLC	202 1000 NORTH FRONT ST., SUITE	WORMLEYSBURG	Pennsylvania	17043
9804	945 WOLCOTT	WATERBURY	Connecticut	06705	VORNADO REALTY	210 ROUTE 4 EAST	500	PARAMUS	New Jersey	07652-0910

9805	STREET 3737 WEST MARKET STREET, UNIT L	FAIRLAWN	Ohio	44333	TRUST ROBERT L. STARK ENTERPRISES, INC	1350 W. 3RD AVE		CLEVELAND	Ohio	44113
9806	19075 INTERSTATE 45 SOUTH, STE 400	SHENANDOAH	Texas	77385	OZ/CLP PORTOFINO, LP	SELECT STRATEGIES BROKERAGE	19075 INTERSTATE 45 SOUTH, STE 225	SHENANDOAH	Texas	77385
9807	5579 FAIRMONT PARKWAY	PASADENA	Texas	77505	FIDELIS REALTY PARTNERS	19 BRIAR HOLLOW LANE	SUITE 100	HOUSTON	Texas	77027
9808	1730 WEST FULLERTON AVENUE, UNIT 22	CHICAGO	Illinois	60614	CENTRUM PROPERTIES INC.	225 WEST HUBBARD STREET	4TH FLOOR	CHICAGO	Illinois	60610
9809	900 CAPITAL CENTER BLVD, UNIT G	LARGO	Maryland	20774	CAPITAL CENTER LLC	CAROLINE DVORAK/INLAND NW MGMT CORP	6564 REISTERSTOWN RD	BALTIMORE	Maryland	21215
	962 SOUTH RANDALL ROAD, UNITE B	ST. CHARLES	Illinois	60174	FUNAI, LLC dba 962 RANDALL ROAD, LLC	CARLO DiCARLO	223 WEST SPRING DR.	TWIN LAKES	Wisconsin	53181-9366
	2790 NW FEDERAL HIGHWAY	STUART	Florida	34994	ELC PENN JENSEN BEACH PROPERTY, LLC	5825 SUNSET DRIVE	SUITE 210	SOUTH MIAMI	Florida	33143
9813	2306 WEST OREGON AVENUE, SPACE F-3	PHILADELPHIA	Pennsylvania	19145	FC QUARTERMASTER ASSOCIATES, L.P.	FOREST CITY RATNER COMPANIES	1 METRO TECH CENTER - 22nd FLOOR	BROOKLYN	New York	11201
9814	1208 GALLERIA BOULEVARD, STE 150	ROSEVILLE	California	95678	CREEKSIDE TOWN CENTER, LLC	CB RICHARD ELLIS	1512 EUREKA RD SUITE 100	ROSEVILLE	California	95661
9816	89 ROUTE 17 SOUTH	EAST RUTHERFORD	New Jersey	07073	LIBERTY COMMONS, LLC	FSIG , LLC	2025 ROUTE 27 SUITE 220	EDISON	New Jersey	08817
9817	8015 CITRUS PARK DRIVE		Florida	33625	WSG DEVELOPMENT CO	400 ARTHUR GODFREY ROAD	SUITE 200	MIAMI BEACH	Florida	33140
9818	9410-A SKOKIE BOULEVARD	SKOKIE	Illinois	60077	INLAND SKOKIE FASHION SQUARE II	INLAND COMMERCIAL PROPERTY MGMT, INC	2901 BUTTERFIELD ROAD	OAK BROOK	Illinois	60523
9820	8401A NORTH MERCIER STREET	KANSAS CITY	Missouri	64155	BTGSI COMMERCIAL, LLC	MD MANAGEMENT, INC	5201 JOHNSON DRIVE, SUITE 450	MISSION	Kansas	66205
	19220 ALDERWOOD MALL PARKWAY,	LYNNWOOD	Washington	98036	ALDERWOOD PARKWAY DEVELOPMENT, LLC	18323 BOTHELL EVERETT HIGHWAY	SUITE 380	MILL CREEK	Washington	98012
9822	STE 130 17227 CHESTERFIELD AIRPORT ROAD,	CHESTERFIELD	Missouri	63005	THF CHESTERFIELD VILLAGE DEVELOPMENT, LLC	THF REALTY	2127 INNERBELT BUSINESS CTR DR,STE 200	ST. LOUIS	Missouri	63114
9823	#203 10260 COORS BYPASS NW, SUITE B	ALBUQUERQUE	New Mexico	87114	LF II COTTONWOOD LP	c/oNORTH AMERICAN REALTY SERVICES, LLLP	7373 N. SCOTTSDALE RD, SUITE A-250	SCOTTSDALE	Arizona	85253

		STORE					LANDLORD			
#	Store Address	City	State	Zip	LL Name	LL Address	LL Address	City	State	Zip
9826	2872 HIGHWAY 35 SOUTH	HAZLET	New Jersey	07730	JACKAPINO- TOLLEVSEN LLC	33 SCHANCK ROAD		HOLMDEL	New Jersey	07733
9828	40620 WINCHESTER ROAD, SUITE A	TEMECULA	California	92591-5504	PANDA EXPRESS, INC	PANDA RESTAURANT GROUP, INC	1683 WALNUT GROVE AVENUE	ROSEMEAD	California	91770
9829	5240 ROUTE 30	GREENSBURG	Pennsylvania	15601	CBL/WESTMORELAND MALL, LP	CBL & ASSO.MGMT, INC/CBL CENTER STE 500	2030 HAMILTON PLACE BLVD	CHATTANOOGA	Tennessee	37421-6000
9831	18 MARCH AVENUE	MANCHESTER	New Hampshire	03103	JDC/MANCHESTER LP	THE CW COMPANIES, INC	ONE ELM SQUARE, SUITE 2C	ANDOVER	Massachusetts	01810
9832	2448 WEST LOOP 340, SUITE 27	WACO	Texas	76711	INLANDWESTERN WACO CENTRAL LP	INLAND SW MGMT, LLC/BLDG. #35101	2201 N. CENTRAL EXPRESSWAY STE 260	RICHARDSON	Texas	75080
9833	1125-A VALLEY RIVER DRIVE	EUGENE	Oregon	97401	VALLEY RIVER NORTH LLC	G GROUP, LLC	PO BOX 529	EUGENE	Oregon	97440
9834	39445 10TH STREET WEST, SUITE E	PALMDALE	California	93551	AMARGOSA PALMDALE INVESTMENTS, LLC	433 NORTH CAMDEN DRIVE	SUITE 500	BEVERLY HILLS	California	90210
9835	790 IYANOUGH RD., SUITE 22A	HYANNIS	Massachusetts	02601	CAPE L.L.C.	1807 MARKET BLVD.	PMB 330	HASTINGS	Minnesota	55033
9840	3750 VETERANS MEMORIAL BLVD	METAIRIE	Louisiana	70002-	3750 VETERANS, LLC	450 WOODVINE AVENUE		METAIRIE	Louisiana	70005
9841	2365 NE 26TH STREET	FORT LAUDERDALE	Florida	33305	BOCA RIO CENTER ASSOCIATES	S&F3 MANAGEMENT COMPANY LLC	7777 GLADES RD, STE 212	BOCA RATON	Florida	33434
9842	12136 LAKEWOOD BOULEVARD	DOWNEY	California	90242	DOWNEY LANDING SPE, LLC	INVESTEC MANAGEMENT CORPORATION	200 EAST CARRILLO ST., SUITE 200	SANTA BARBARA	California	93101-2144
9843	17401 SOUTHCENTER PARKWAY, SUITE	TUKWILA	Washington	98188	WINNERS 3 LLC	117 EAST LOUISA STREET #230		SEATTLE	Washington	98102
9844	141 464 N. ALAFAYA TRAIL, SUITE 109	ORLANDO	Florida	32828	DENO P. DIKEOU	543 WYMORE ROAD NORTH		MAITLAND	Florida	32751
9846	444 ROUTE 211 EAST	MIDDLETOWN	New York	10940	NATIONAL REALTY & DEVELOPMENT CORP.	KOLD HORIT	3 MANHATTANVILLE ROAD	PURCHASE	New York	10577-2117
9847	1444 UNION TURNPIKE	NEW HYDE PARK	New York	11040	LAKE SUCCESS SHOPPING CENTER, LLC	1526-A UNION TURNPIKE		NEW HYDE PARK	New York	11040
9848	29611 PLYMOUTH ROAD	LIVONIA	Michigan	48150	MIDDLEBELT PLYMOUTH VENTURE LLC	SCHOSTAK BROTHERS & COMPANY, INC	17800 LAUREL PARK DRIVE N. STE 200C	LIVONIA	Michigan	48152
9849	8110 WEST BELL ROAD	GLENDALE	Arizona	85308	ARROWHEAD CENTER 01, LLC	ACF PROPERTY MANAGEMENT	12411 VENTURA BLVD	STUDIO CITY	California	91604
9850	8864 S.E. SUNNYSIDE ROAD	CLACKAMAS	Oregon	97015	KIMCO REALTY CORPORATION	3333 NEW HYDE PARK ROAD	SUITE 100 PO BOX 5020	NEW HYDE PARK	New York	11042-0020
9851	12455 VICTORIA GARDENS LANE SUITE #170	RANCHO CUCAMONGA	California	91739	MONET IN RANCHO DEVELOPMENT, LLC	7914 NORTH SHADELAND AVENUE #200	ATTN: JOHN B. URBAHNS	INDIANAPOLIS	Indiana	46250
9852	4175 BALDWIN ROAD, SPACE #9	AUBURN HILLS	Michigan	48326	BALDWIN ROAD ASSOCIATES, LLC	755 WEST BIG BEAVER ROAD	SUITE 2301	TROY	Michigan	48084
9854	4615 WEST FLAMINGO	LAS VEGAS	Nevada	89103	ALLAN L DAHLE, TRUSTEE OF THE ALLAN L. DAHLE TRUST	DATED DECEMBER 27, 1993	388 E. CROSS CREEK LANE	MURRAY	Utah	84107
9855	4001 RIVERDALE ROAD	OGDEN	Utah	84405	DAHLE INVESTMENTS, LTD	6575 SO. REDWOOD ROAD	SUITE 100	TAYLORSVILLE	Utah	84123
9856	6170 SOUTH STATE STREET	MURRAY	Utah	84107	DAHLE INVESTMENTS, LTD	6575 SO. REDWOOD ROAD	SUITE 100	TAYLORSVILLE	Utah	84123
9857	1756 SOUTH STATE STREET	OREM	Utah	84097	DAHLE INVESTMENTS, LTD	6575 SO. REDWOOD ROAD	SUITE 100	TAYLORSVILLE	Utah	84123
9858	7615 FAIRVIEW AVE	BOISE	Idaho	83704	DAHLE INVESTMENTS, LTD	6575 SO. REDWOOD ROAD	SUITE 100	TAYLORSVILLE	Utah	84123
9859	585 SOUTH 24 WEST	BILLINGS	Montana	59102	DAHLE INVESTMENTS, LTD	6575 SO. REDWOOD ROAD	SUITE 100	TAYLORSVILLE	Utah	84123
9860	2285 EAST BASELINE ROAD	GILBERT	Arizona	85234	DAHLE INVESTMENTS, LTD	6575 SO. REDWOOD ROAD	SUITE 100	TAYLORSVILLE	Utah	84123
9861	14115 E. SPRAGUE AVE	SPOKANE	Washington	99216	DAHLE INVESTMENTS, LTD	6575 SO. REDWOOD ROAD	SUITE 100	TAYLORSVILLE	Utah	84123
9862	1505 POST ROAD EAST	WESTPORT	Connecticut	06880	NEW ENGLAND VIDEO OF WESTPORT, INC	860 CANAL STREET		STAMFORD	Connecticut	06902

<u>Exhibit 4.7(b)</u> Consigned Inventory

None.

Equipment Usage Agreement

Bank of America, N.A., Administrative and Collateral Agent MA5-100-09-09 100 Federal Street, 9th Floor Boston, Massachusetts 02110

> Attention: Ms. Kathy Dimock Managing Director

Dear Madam:

The undersigned (the "**Lessor**") has proposed to lease certain equipment (the "**Leased Equipment**") to those persons on Schedule 1 hereto, corporations having their principal executive offices at 555 Turnpike Street, Canton, Massachusetts 02021 (collectively, the "**Borrower**") and has been advised that you are acting as (among other roles) the Administrative Agent and the Collateral Agent (collectively, in such capacities, the "Agent") for the ratable benefit of a syndicate of revolving credit lenders in connection with certain revolving credit facilities in favor of the Borrower.

As an inducement for the Lenders to establish that Loan Agreement and the Lessor to lease the Leased Equipment, the Lessor and the Agent agree as follows:

- 1. The security interest of the Agent in and to the Leased Equipment is hereby subordinated to the security interest therein of the Lessor.
- The Lessor will not terminate any lease with the Borrower on account of any default by the Borrower, except upon not less than 30 days' prior written notice to the Agent (with reasonable detail), during which period, the Lessor shall accept any reasonable cure of such default proffered by the Agent or by the Borrower.
- 3. In the event that the Agent exercises the Agent's rights upon default as a secured creditor of the Borrower by taking possession of collateral granted by the Borrower to the Agent, the Lessor will permit the Agent to use, for such purpose, such of the Leased Equipment as may be designated by the Agent, for a period of up to 16 weeks following such exercise, *provided that* the Agent pays the Lessor rent for such use (based on the rent called for in the lease pursuant to which the Lessor had leased such equipment to the Borrower).

Date _

4. Nothing included herein, nor any act undertaken by the Agent pursuant hereto, shall constitute an assumption by the Agent of any obligation of the Borrower to the Lessor.

Very truly yours,

Casual Male Retail Group, Inc.

By:	
Name:	
Title:	
	CMRG Apparel, LLC
By:	
Name:	
Title:	

Agreed: BANK OF AMERICA, N.A., Administrative and Collateral Agent

By:

Name:

Title:

Schedule 1

Casual Male Retail Group, Inc.

CMRG Apparel, LLC

<u>Exhibit 4.9</u> Insurance Policies

See attached for insurance policies of Casual Male Retail Group, Inc. ("CMRG").

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
Workers'	Wausau Underwriters	7/01/10 - 7/01/11	Statutory	Workers Compensation
Compensation	Insurance Company		Requirements	
	***		\$1,000,000	Employers Liability - Bodily Injury By Accident – Each Accident
	*** (Premium)		\$1,000,000	Employers Liability - Bodily Injury By Disease – Policy Limit
			\$1,000,000	Employers Liability - Bodily Injury By Disease – Each Employee
				Federal Employer's Liability Act
			\$10,000	Bodily Injury By Accident – Each Accident
			\$10,000	Bodily Injury By Disease – Policy Limit
				US Longshore & Harbor Workers' Compensation Act
			\$1,000,000	Bodily Injury By Accident – Each Accident
			\$1,000,000	Bodily Injury By Disease – Each Employee
			\$1,000,000	Bodily Injury By Disease – Policy Limit
				Voluntary Compensation
			\$1,000,000	Bodily Injury By Accident – Each Accident
			\$1,000,000	Bodily Injury By Disease – Each Employee
			\$1,000,000	Bodily Injury By Disease – Policy Limit
Business Travel Accident	Federal Insurance Company (Chubb)	March 10, 2010 to March 1, 2013	\$5,000,000 per Aircraft Accident	Benefit amounts varies depending on class of employee, from \$75,000 to \$1,000,000
	Policy # ***			
General Liability	Wausau Business Insurance Company	7/01/10 - 7/01/11	\$2,000,000	General Aggregate Limit
DOMESTIC	***		\$2,000,000	Products & Completed Operations Limit
	*** (Premium)		\$1,000,000	Personal & Advertising Injury Limit

*** Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange Commission.

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
			\$1,000,000	Each Occurrence Limit
			\$1,000,000	Damage to Premises Rented to You (Any One Fire)
			\$10,000	Medical Expense Limit (Any One Person)
				Employee Benefits Liability
			\$2,000,000	Limits of Insurance Aggregate
			\$1,000,000	Limits of Insurance – Each Employee
			7/1/02	Retro Active Date
Automobile Liability	Wausau Business Insurance Company	7/01/10 - 7/01/11	\$1,000,000	Automobile Liability – Any One Accident
(All States)	***		\$10,000	Auto Medical Protection – Per Person
	*** (Premium)		Statutory Minimum Limits	Personal Injury Protection
			\$1,000,000	Uninsured Motorist/Underinsured Motorists
Lead Umbrella	Continental Casualty Company	7/01/10 - 7/01/11	\$25,000,000	Each Incident/Aggregate
	***		\$10,000	Retained Limit
	*** (Premium)			
Excess Liability	Ohio Casualty Insurance Company	7/01/10 - 7/01/11	\$25,000,000	Aggregate
	***		\$25,000,000	Each Occurrence
	*** (Premium)		\$25,000,000	Excess Lead Umbrella Limit

*** Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange Commission.

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
Global Transit	Indemnity Insurance Co. of North America	6/30/10 - 6/30/11	\$5,000,000 \$500,000	Per any one Conveyance Per any one Steamer/Connecting Conveyance – On Deck
	of North America		\$5,000,000	War Limit
	*** *** (Premium)			Deductible: \$5,000 Deductible per claim, except losses caused by Theft/Pilferage/Hijacking/Shortage are subject to a deductible of 10% of the insured value of the shipment, which is further subject to a \$10,000 minimum and no maximum deductible. Premium based on \$475M Sales.
				Profit Sharing ^{50/50}
Special Contingency Coverage (K&R)	U.S. Specialty Insurance Company (PIA)	6/29/08 - 7/01/11	\$10,000,000	Special Contingency Coverage

	*** (Three-Year Prepaid)			
All Risk Property US & Canada	Affiliated FM	6/30/10 - 6/30/11	\$175,000,000	Policy Limit
	***		***	Values
	*** (Premium)			
			Included	Boiler & Machinery - Property Damage & Business Interruption
			#1 TE 000 000	Earth Movement, as follows:
			\$175,000,000 Annual Aggregate	Scheduled Locations 1, 2 & 3
			\$10,000,000 Annual Aggregate, \$500,000 per location	All other locations

*** Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange Commission.

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
	v		\$5,000,000 Annual	California Earth Movement
			Aggregate,	
			\$500,000 per	
			location	
			\$5,000,000 Annual	
			Aggregate, \$500,000 per	Tier One & Two New Madrid Seismic Zone Earth Movement
			location	
All Risk Property US & Canada	Affiliated FM	6/30/10 - 6/30/11	Excluded	Alaska, Hawaii & Puerto Rico Earth Movement
(Cont)				
			\$175,000,000	Flood, except:
			Annual Aggregate	
			\$10,000,000 Annual	
			Aggregate	Locations in Flood Zones prefixed by C and unshaded X
			\$500,000 Annual Aggregate	Any one location outside of Flood Zones A and V but within Flood Zones B and Shaded X or Zone D
			Excluded	100 Year (Zones A & V) or unclassified or undesignated Flood ones
			\$2,000,000	Seepage or influx of water - Locations 1, 2 & 3
			\$250,000	Seepage or influx of water – Scheduled Location 4
			\$2,000,000/15% of	Extra Expense (whichever is greater)
			reported BI values	
			\$500,000	Brands & Labels
			\$10,000	Precious Metals
			\$100,000	Fire Fighting Materials & Expenses
			\$250,000	Professional Fees

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
			\$250,000	Expediting Expenses
			\$100,000 per	
			occurrence	
			\$1,000 per item	Tree, Shrubs, Plants & Lawns
			\$250,000	Pavements & Roadways
			\$50,000 Annual	Land & Water Clean Up Expense
			Aggregate	
			\$250,000	Installation Floater
			\$3,000,000	Newly Acquired Property (180 day reporting period)
			\$3,000,000	Unnamed Locations Coverage
			\$250,000	Fine Arts
			\$1,000,000	Accounts Receivable
All Risk Property US & Canada (Cont)	Affiliated FM	6/30/10 - 6/30/11	\$1,000,000	Valuable Papers & Records
			\$1,000,000	Electronic Data Processing, Data & Media
			Policy Limit \$5,000,000 Included in Item B Included in Item B	Demolition & Increased Cost of Construction, as follows: Item A: Undamaged Portion Item B: Demolition Item C: Compliance with the Law Item D: Business Interruption
			\$2,000,000	Errors & Omissions
			\$100,000	Transit Coverage
			\$175,000,000	Terrorism Coverage & Supplemental US Certified Act of Terrorism
			\$100,000	Terrorism Coverage for Locations Outside the United States
			\$1,000,000	Fungus, Mold or Mildew
			\$100,000	Deferred Payment
			\$1,000,000	Off-Premises Service Interruption - Property Damage

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
			\$100,000	Arson or Theft Reward
			\$100,000	Money & Securities
			\$100,000	Locks & Keys
			\$100,000	Tenants Legal Liability & Expense
			\$100,000	Soft Costs
			90 Days	Ordinary Payroll
			30 Days	Civil Authority
			Included in Off-	Off-Premises Service Interruption - Business Interruption
			Premises Service	
			Interruption – PD	
			\$1,000,000	Contingent Business Interruption
			\$250,000	Research & Development
			\$500,000	Ingress/Egress
			\$100,000	Tax Treatment
			30 Days	Extended Period of Indemnity
All Risk Property US & Canada (Cont)	Affiliated FM	6/30/10 - 6/30/11		
		Deductibles	\$25,000	All Risk, except:
			\$100,000	Earth Movement
			5% TIV, \$100,000 minimum per location	Earth Movement in California; Tier One & Two New Madrid Seismic Zone; & Pacific Northwest Seismic Zones
			5% TIV, \$100,000	
			minimum per location	Earth Movement Sprinkler Leakage in California; Tier One & Two New Madrid Seismic Zone; & Pacific Northwest Seismic Zones
			\$100,000 per location	Flood
			5% TIV, \$250,000 minimum per location	Wind and/or Hail

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
			\$10,000	Boiler & Machinery
			\$25,000 48 Hours	Off-Premises Service Interruption, as follows: Property Damage Business Interruption
			48 Hours	Electronic Data Processing Equipment, Data & Media
All Risk Property UK Policy	Affiliated FM	6/30/10 - 6/30/11	\$5,111,852	Policy Limit
	***		***	Values
	*** (Premium)		Included	Boiler & Machinery – Property Damage & Business Interruption
			\$5,111,852 Annual Aggregate	Earth Movement
			\$5,111,852 Annual Aggregate	Flood
			\$1,000,000/ 15% of reported BI values	Additional Increased Cost of Working (whichever is greater)
All Risk Property UK Policy (Cont)	Affiliated FM	6/30/10 - 6/30/11	\$250,000	Seepage or influx of water
			\$500,000	Brands & Labels
			\$10,000	Precious Metals
			\$100,000	Fire Fighting Materials & Expenses
			\$250,000	Professional Fees

*** Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange Commission.

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
			\$250,000	Expediting Expenses
			\$100,000 per occurrence \$1,000 per item	Tree, Shrubs, Plants & Lawns not to exceed a limit of \$1,000 per item
			\$250,000	Paving & Roads
			\$50,000 Annual Aggregate	Land & Water Clean Up Expense
			\$250,000	Installation Floater
			\$3,000,000	Newly Acquired Property (180 day reporting period)
			\$3,000,000	Unnamed Locations Coverage
			\$250,000	Fine Arts
			\$1,000,000	Book Debts
			\$1,000,000	Valuable Papers & Records
			\$1,000,000	Electronic Data Processing, Data & Media
			Policy Limit \$5,000,000 Included in Item B Included in Item B	Public Authorities, as follows: Item A: Undamaged Portion Item B: Demolition Item C: Compliance with the Law Item D: Business Interruption
			\$2,000,000	Errors & Omissions
			\$100,000	Transit Coverage
			Not Covered	Terrorism
			\$1,000,000	Fungus, Mold or Mildew
All Risk Property UK Policy (Cont)	Affiliated FM	6/30/10 - 6/30/11	\$100,000	Deferred Payment
			\$1,000,000	Off-Premises Service Interruption – Property Damage
			\$100,000	Arson or Theft Reward

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
			\$100,000	Money & Securities
			\$100,000	Locks & Keys
			\$100,000	Tenants Legal Liability & Expense
			\$100,000	Soft Costs
			90 Days	Ordinary Payroll
			30 Days	Civil Authority
			Included in	
			Off-Premises Service	Off-Premises Service Interruption - Business Interruption
			Interruption – PD	
			\$1,000,000	Contingent Business Interruption
			\$250,000	Research & Development
			\$500,000	Ingress/Egress
			\$100,000	Tax Treatment
			30 Days	Extended Period of Indemnity
		Deductibles		
			\$25,000	All Risk, except:
			\$100,000	Earth Movement (Per Occurrence for Each Location)
			\$100,000	Flood (Per Occurrence for Each Location)
			\$10,000	Boiler & Machinery
			\$25,000 48 Hours	Off-Premises Service Interruption, as follows: Property Damage Business Interruption
			48 Hours	Electronic Data Processing Equipment, Data & Media
International Casualty	Ace American Insurance Co.	6/30/08 - 6/30/11		
	***	Commercial GL	\$1,000,000 each occurrence	BI/PD Coverage

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Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
	*** (Premium)		\$2,000,000 Aggregate Limit	Products/Completed Operations
			\$1,000,000	Premises Damage
			\$1,000,000 Aggregate Limit	Personal Injury & Advertising Injury Coverage
			\$10,000	Medical Expense Limit
			\$1,000,000 Each Claim	Employee Benefits Liability (subject to \$1,000 deductible/claim)
			\$1,000,000 Annual Aggregate	Employee Benefits Liability
		Commercial Auto	\$1,000,000 Combined single limit BI/PD any one accident	Automobile Bodily Injury/Property Damage Liability Coverage
			\$25,000 Any one accident	Hired Auto Physical Damage
			\$25,000 Any one policy period	Hired Auto Physical Damage
			\$10,000 each person	Medical Payments
			\$20,000 each accident	Medical Payments
		Employers Responsibility Coverage	Voluntary Compensation Benefits:	
			North Americans	State of Hire
			Third Country Nationals	Country of Origin

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Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
International Casualty (Cont)	Ace American Insurance Co.	6/30/08 – 6/30/11	Local Nationals	EL Only
			\$1,000,000 Policy Limit	Executive Assistance Services (including repatriation) – Medical Assistance Services
			\$1,000,000 each accident	Contingent Employers Liability - BI by Accident
			\$1,000,000 each employee	Contingent Employers Liability – BI by disease
			\$1,000,000 policy limit	Contingent Employers Liability – BI by disease
		AD&D Coverage	\$25,000 per covered persons	Employee AD&D Coverage
			\$1,500,000 Aggregate Limit	Employee AD&D Coverage
		Kidnap & Extortion Coverage	\$50,000 Each loss	Extortion/Ransom Moneys Payment
			\$50,000 Each loss	In transit Extortion/Ransom Moneys Loss
			\$50,000 Each loss	Kidnap and Extortion Expenses
			\$50,000 Each loss	Legal Costs
			\$50,000 Each loss	Detention Expenses
			\$10,000 Each life \$50,000 Each loss	Medical, Death or Dismemberment Medical, Death or Dismemberment
			\$50,000 Each loss	Incident Response
			#50,000 Each 1088	Incluein veshouse

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	Insurance Carrier Policy Number	Policy Term	Policy Limits	
Surety / Bonds	Fidelity & Deposit Company of Maryland ***	04/26/10 - 04/26/11	\$76,500 Bond Amount	Sales and Use Tax, State of Nevada
<u>Coverage</u>	Insurance Carrier Policy Number	Policy Term	Policy Limits	
Directors & Officers Liability	Chartis Insurance Company Policy No. ***	7/1/2010 - 7/1/2011	\$10,000,000	Primary policy excess \$250,000 Securities Claims Self Insured Retention
	St. Paul Travelers Policy No. ***	7/1/2010 - 7/1/2011	\$10,000,000	Excess underlying \$10,000,000
	Monitor Policy No. ***	7/1/2010 - 7/1/2011	\$5,000,000	Excess underlying \$20,000,000
	Allied World National Assurance Company Policy No. ***	7/1/2010 - 7/1/2011	\$10,000,000	Excess underlying $25,000,000 - Side A w/Difference in Conditions$
Employment Practices Liability	Chartis Insurance Company Policy No. ***	7/1/2010 - 7/1/2011	\$5,000,000	Excess \$250,000 Self Insured Retention
Fiduciary Liability	Chartis Insurance Company Policy No. ***	7/1/2010 — 7/1/2011	\$5,000,000	\$0 Self Insured Retention
Crime	Chartis Insurance Company Policy No. ***	7/1/2010 – 7/1/2011	\$5,000,000	Excess \$150,000 Self Insured Retention
Cyber Risk	Beazley Insurance Group Policy No.***	10/14/2009 – 10/14/2010	\$2,000,000	Excess \$100,000 Self Insured Retention Insuring Agreements:

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Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Coverage	9	Policy Term	Policy Limits	
				 Electronic Media Liability Computer and Information Security Liability Privacy Liability Cyber Extortion First Party Data Protection First Party Network Business Interruption Crisis Management Expenses* * Sublimits may apply

Note: This Schedule of Insurance is only an outline of coverage that has been prepared for your convenience. Actual policy language must be consulted for any definitive evaluation Of coverage Terms & Conditions.

Exhibit 4.11 Capital Leases

Master List of Outstanding Leases with Equipment Lessors

FINANCIAL SERVICES Product

1 – IKON (Generic) CPP650 Copier & Canon IR 5000

Product Schedule #1012992A3: 1- Canon IR 7105 Copier

Product Schedule #1012992A4: 1 - Ricoh C900S Copier

Equipment under Lease commencing 02/01/10:

1 - Ricoh MPC4000 Color Copier

1 - Ricoh MPC3300 Color Copier

6 - Ricoh MC5000 B&W Copiers

3 - Ricoh MP6000 B&W Copiers

2 - Ricoh MP3350 B&W Copiers

Rental Schedule	Lease Commencement Date (2)	Term of Lease	Monthly Payment (3)	Lease Expiration Date (4)	Total Lease
1012992A2	07/01/07	48 months (1)	***	06/30/11	***
1012992A3	10/06/08	48 months	***	10/05/12	***
1012992A4	01/07/10	60 months	***	01/06/15	***
?	02/01/10	60 months	***	01/31/15	***

(1) First month payment \$0; Months 2 - 48 = *** / month.

(2) Commencement Date is approximate. Lease commences as of the equipment delivery date.

(3) Maximum copies included in monthly payment. Additional charges may apply if maximum copies exceeded.

Product Schedule #1012992A2 :

(4) Return equipment at end of Lease Term.

EMC CORPORATION

Supplement 4 includes:

1 -Storage Device

- Symmetrix DMX2000 for AS400 environment

Supplement 6 includes:

1 - NS42G-A

1 - CRNRK

1 - CX3-80

Supplement 7 includes:

15 - CS-4G15-300U

1 -CX-4PDAE-FD

Rental Supplement	Lease Commencement Date	Term of Lease	Monthly Payment (1)	Lease Expiration Date	Total Lease
4 (2)	03/01/10	12 months	***	02/28/11	***
6 (3)	02/01/08	36 months	***	01/31/11	***
7 (4)	09/01/08	29 months	***	01/31/11	***

(1) Payments assigned to De Lage Financial Services, Inc.

(2) Supplement 4 to Master Lease 13204 extended through 02/28/11. Buyout option price of *** (excludes maintenance and applicable taxes). Monthly Payment and Total Lease excludes maintenance and applicable taxes.

(3) Supplement 6 replaces Supplements 3 and 5 and the total lease amount includes ***, which is the termination amount for Supplements 3 and 5.

(4) Supplement 7 is coterminous with Supplement 6 and the listed total lease amount is the <u>actual</u> equipment cost.

IBM CREDIT LLC

Value Plan Lease Agreement No. VP0F82991:

- 2 -TS3310 Tape Library
- 2 RS/6000 System Rack
- 1 IBM 7042-CR4 HW Management
- 1 Tape and Optical Storage Device
- 1 Flat Panel Consol Kit

ValuePlan Lease Agreement No. VP0F92786:

1 - 9992-003 Reseller Sourced IBM SW

	Lease			Lease	
ValuePlan	Commencement	Term of	Monthly	Expiration	
Lease Agreement No.	Date	Lease	Payment	Date (1)	Total Lease
VP0F82991	202/1/09		***	04/30/12	***
VP0F92786	02/1/09	39 months	***	04/30/12	***

(1) FMV buyout and end of lease term upon 3 months prior written notice to IBM

<u>Exhibit 4.13(a)</u> Labor Relations

None.

<u>Exhibit 4.19</u> <u>Litigation</u>

GENERAL LITIGATION - FISCAL YEAR 2010

Name of Case	Jurisdiction	Date Filed Description of Claim		Amount Sought	CMRG's Counsel	Status
Paul Kelly v. Casual Male Retail Group, Inc.	Superior Court, Los Angeles County. Case #BC413329	5/8/2009	Kelly filed a class action on behalf of himself and all others similarly situated alleging that CMRG violates the Beverly Song Act (Cal. Civil Code 1747.08) by obtaining and recording personal information when a credit card is used at point-of- sale. Invasion of privacy.	Unkown.	Matthew R. Orr, Esq. Call Jensen & Ferrell 610 Newport Center Drive Suite 700 Newport Beach, CA 92660 (949) 717-3000 morr@calljensen.com	***
Retail Oroup, me.	#DC+15525	3/0/2003	sale. Invasion of privacy.		mont@cunjensen.com	
Rowland, Deborah for herself and the Estate of Joe Rowland	District Court of Parker County, TX	9/27/2009	Personal Injury	\$450,000 initial demand. Latest demand is \$350,000. Defense latest offer was \$160,000.	Michael Fox, Field Attorney for Liberty Mutual	***
Chapter 7 Trustee of the Estate of Block Corporation	N/A	N/A	Seeks reimbursement of \$317,753.61 deduction.	\$317,753.61	N/A	***

<u>Exhibit 4.19</u> <u>Litigation</u>

EMPLOYMENT LITIGATION

Plaintiff	State	Date Filed	Docket #	Plaintiff's Counsel	Charge	CMRG's Counsel	Case Status
Drotar, Marie	СА	7/9/2010	30-2010- 00388534-CU- OE-CXC	Krutcik & Georggin 26021 Acero Mission Viejo, CA 92691	On behalf of a statewide puntative class of Rochester store employees, illegal deduction of commissions owed/failure to pay meal and rest breaks	Michael Mankes Littler Mendelson One International Place, Suite 2700 Boston, Massachusetts 02110	***
Jones, O'Nekola "Nikki"	CA	6/4/2009	37-2009-69721- CU-OE-CTL	Timothy Cohelan (Cohelan, Khoury & singer)	Wage and Hour Claims for CA Store Managers which spans from 2005-2008 for CA store managers.	David Casey Michael Mankes Littler Mendelson One International Place, Suite 2700 Boston, Massachusetts 02110 Casey Direct: (617) 378-6001 email: dcasey@littler.com mmankes@littler.com	***
Iskandaryan, Agram	CA	N/A	N/A	Grace & Hollis, LLP San Diego, CA	On behalf of a statewide putative class of Casual Male store employees, /failure to pay meal and rest breaks and expenses	David Casey Michael Mankes Littler Mendelson One International Place, Suite 2700 Boston, Massachusetts 02110 Casey Direct: (617) 378-6001 email: dcasey@littler.com mmankes@littler.com	***
Richardson, Patrick	N.C.	7/22/2010	W.D.N.C. Charlotte Div. 3:10-cv-396	Charles Ali Everage Everage law firm, PLLC, Charlotte, NC	Race and Gender Discrimination	Trish Holland Jackson Lewis	***

<u>Exhibit 4.19</u> <u>Litigation</u>

AGENCY CASES

Name	Date Filed	Case #	Charge	Plaintiff Attorney	Status	CMRG's Counsel	Comments
Garcia,			Race, Sex,			Robert Morsilli	
Carmen	12/29/2005	520-2006-00324	National Origin	Self	Submitted to EEOC on 3/14/06	Jackson Lewis	***
Kyle, Booker T.	12/2/2008	550-2009-00461	Sex, Retaliation	Self	M. Kenney submitted position statement to EEOC on 1/26/09. No legal fees spent to date.	N/A	***
Vento, Friedel	9/20/2010	NYS Div. of Human Rights 10144216	Retaliation/Age	Self	Response not yet filed.	N/A	***

Exhibit 4.28(b) Contingent Obligations

In addition to minimum rental payments, many of the store leases to which Casual Male Retail Group, Inc. and/or its subsidiaries (singularly, "Casual Male" or collectively, the "Casual Male entities") is a party, include provisions for common area maintenance, real estate taxes, insurance, promotional charges, and or escalation clauses and in some cases percentage rents based on percentage of store sales above designated levels.

On May 14, 2002, Casual Male completed the acquisition of substantially all of the assets of Casual Male Corp. and certain of its subsidiaries, for a purchase price of approximately \$170 million. In connection with the acquisition, Casual Male assumed certain contingent liabilities, including, but not limited to, existing retail store lease arrangements and the existing mortgage for Casual Male Corp.'s corporate office located in Canton, Massachusetts, which Casual Male currently occupies as its corporate headquarters.

On January 30, 2006, Casual Male entered into a sale-leaseback transaction with Spirit Finance Corporation, a third party real estate investment trust ("Spirit"). In connection with the transaction, Casual Male sold its headquarters and distribution center property to Spirit for \$56.0 million. At the closing on February 1, 2006 Casual Male entered into a twenty-year lease agreement with a wholly-owned subsidiary of Spirit whereby Casual Male agreed to lease the property back for an annual rent of \$4.6 million.

Casual Male is subject to various legal proceedings and claims that arise in the ordinary course of business. Management believes that the resolution of these matters will not have an adverse impact on the results of operations or the financial position of Casual Male.

EXHIBIT 5.4

FAX TO: CHRIS SANTOS (617) 434-4131

	1AL tail group

REVOLVING LINE OF CREDIT AVAILABILITY

CALCULATION AT COST

		Certi Da	ficate # te:
Revolver Inventory	Borrowing Base		<u> </u>
Eligible Credit Card	Receivables	Advance Rate 90%	<u> </u>
Less Gift Cert	l Reserve: 2 months: PA. VA and Wash. ificate Merchandise Credits posits (TCM& Rochester)	50% 100%	(c)
Total Revolver Borr	owing Base (uncapped) (a+b+c)		
Total Revolver Borr	owing Base (capped at \$75MM for the Revolver)		0
	AVAILABILITY CALCULATIO	DN	
Beginning Principal	Balance (excludes Last Out)		
ADD:	Prior days Borrowing from BOA		
ADD:	Fees charged today		
Less:	Prior day's pay down		
Ending principal bal	ance		
ADD:	Estimated accrued interest month-to-date		
ADD:	Outstanding Letters of Credit		
Total loan balance p	rior to request (not to exceed)		
Total availability (p	prior to today's request)		_
Advance	ACCT# ***		
<u>Today's Paydo</u>	<u>own (from account ***)</u>		
<u>Today's Princ</u>	<u>ipal Balance</u>		
Total availability (a	ifter today's request)		
Memo:			
Less:	Minimum Excess Availability Covenant: Greater of		
	\$5,000,000	5,000,000	
	10% of Loan Cap	—	
Availability After O	Covenant		
herewith (i) is Restated Loan	ted represents and warrants that: (a) the information set forth above and all true and correct in all material respects, (ii) has been prepared in accordance and Security Agreement (as amended end in effect from time to time, the "L	ce with the requirements of the Sixth Amer oan Agreement") by and between, among	nded and others, the

Borrowers and Bank of America, N.A., and (iii) is based on supporting documentation that was used by the undersigned in connection with the preparation hereof and supports the calculations and conclusions evidenced hereby, which supporting documentation the undersigned acknowledges must be satisfactory to the Administrative Agent; (b) no Default or Event of Default (as each such term is defined in the Loan Agreement) is presently in existence; and (c) all or a portion of the advance requested hereby will be set aside by the Borrowers to cover 100% of the Borrowers' obligation for sales tax on account of sales since the most recent borrowing under the Loan Agreement.

Casual Male Retail Group, Inc.

Authorized Signer:

Dennis Hernreich, Executive Vice President, COO, CFO & Treasurer Peter H. Stratton, Jr., Senior Vice President, Finance Corporate Controller, CAO

*** Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange Commission.

CASUAL MALE (The "Borrower") REVOLVING LINE OF CREDIT AVAILABILITY CALCULATION

FAX TO: CHRIS SANTOS (617) 434-	4131	Certificate # W/E Date:
Beg. Inventory as of:		COST
0		
(Sourced from JDA Stock Ledger)	Hybrid/DVI Store Inventory	
Deginaing Inventory Adjusted	Hybrid/DXL Store Inventory	
Beginning Inventory - Adjusted		_
ADD	Receiving/ Purchases	
	Purchase Accrual (ASN)	
	Reverse ASN Accrual	
	Freight	
LESS	Net Sales @ Retail (memo only) Cost of Goods Sold @ Cost	
	Total Adds/ (Reductions)	
Ending Inventory as of:		
ADD:	Eligible LC Inventory At 85% Eligible In-Transit Inventory	
	At 80%	
LESS:	Shrinkage at Cost (2.0% of sales since last physical Inv) × Cost Compliment) RTV Inventory (loc #9996) exclusion	
Eligible Inventory, as of:		
Revolver Advance Rate (***% Dec. 16 Total Casual Male Borrowing Base I	-	<u>***%</u>

Based on Most Recent Appraisal Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange *** Commission.

ROCHESTER (The "Borrower") REVOLVING LINE OF CREDIT AVAILABILITY CALCULATION

FAX TO: CHRIS SANTOS (617) 434	-4131	Certificate # W/E Date:
		COST
Beg. Inventory as of:		
(Sourced from JDA Stock Ledger)		
	Hybrid/DXL Store Inventory	
Beginning Inventory - Adjusted		
ADD	Receiving/ Purchases	
	Purchase Accrual (ASN)	
	Reverse ASN Accrual	
	Freight	
LESS	Net Sales @ Retail (memo only)	
LESS	Cost of Goods Sold @ Cost	
	Total Adds/ (Reductions)	
Ending Inventory as of:		
ADD:	Eligible LC Inventory	
	At 85%	_
	Eligible In-Transit Inventory	
	At 80%	
LESS:	Shrinkage (2.0% of sales)	
22001	(2.0% of sales since last physical Inv) × Cost Compliment	
	RTV Inventory (loc #5199) exclusion	
Eligible Inventory, as of:		
Revolver Advance Rate (***% Dec. 1	6 - EOM Sep/ ***% Oct - Dec 15th)*	***0⁄0
Total Rochester Borrowing Base Inv		0
Total Total Dortowing Dust In		0

*

Based on Most Recent Appraisal Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange *** Commission.

EXHIBIT 5.8

None.

STORE NO.	BANK NAME	BANK ADDRESS	CITY	ST	ZIP	TELEPHONE A	ACCOUNT #	ACH <u>ROUTING #</u>	DEP. <u>ROUTING #</u>	STORE ADDRESS	CITY	ST	ZIP
9052	CASUAL MALE STORES US BANK	440 REGENCY PARKWAY	ОМАНА	NE	68114	(402) 392-3600	***	***	***	605 NORTH 98 ST	OMAHA	NE	68114
9053	BANK OF AMERICA	DRIVE 9550 METCALF	OVERLAND PARK	KS	66212	(816) 979-8945	***	***	***	8721 METCALF	OVERLAND	KS	66212
9054	CHASE (JPMORGAN)	325 NORTH MILWAKEE	VERNON HILLS	IL	60061	(847) 821-8716	***	***	***	AVENUE 445 EAST TOWNLINE	PARK VERNON HILS	IL	60061
9055	CHASE (JPMORGAN)	AVENUE 2031 WEST HENDERSON	COLUMBUS	ОН	43220	(614) 248-2323	***	***	***	ROAD 1113 KENNEY CENTRE	COLUMBUS	OH	43220
9056	BANK OF AMERICA	ROAD 5270 POPLAR AVENUE	MEMPHIS	TN	38119	(901) 684-6000	***	***	***	847 SOUTH WHITE STATION	MEMPHIS	TN	38117
9058	BANK OF AMERICA	8100 FORSYTH BLVD	ST LOUIS	MO	63105	(314) 466-0482	***	***	***	RD 1026 SOUTH BRENTWOOD	RICHMOND HEIGHTS	МО	63117
9059	CHASE (JPMORGAN)	18100 WEST ELEVEN MILE ROAD	LATHRUP VILLAGE	MI	48076	(248) 424-8720	***	***	***	BLVD 26300 SOUTHFIELD ROAD	LATHRUP VILLAGE	MI	48076
9060	CHASE (JPMORGAN)	1234 MONROE	DEARBORN	MI	48124	(313) 565-8800	***	***	***	234000 MICHIGAN AVENUE	DEARBORN	MI	48124
9063	CHASE (JPMORGAN)	43100 GRAND RIVER AVENUE	NOVI	MI	48375	(248) 349-2424	***	***	***	43115 CRESCENT	NOVI	MI	48375
9064	CHASE	13999 LAKESIDE		MI	48313	(586) 247-4900	***	***	***	BLVD 13451 HALL	UTICA	MI	48315
9066	(JPMORGAN) BANK OF	CIRCLE 508 POMPTON	HEIGHTS CEDAR GROVE	NJ	07009	(800) 841-4000	***	***	***	ROAD 540 US	TOTOWA	NJ	07512
9067	AMERICA BANK OF	AVE 46 PARSONAGE	MENLO PARK	NJ	08837	(800) 841-4000	***	***	***	HIGHWAY 46 236 LAFAYETTE	EDISON	NJ	08837
9069	AMERICA BANK OF AMERICA	RD 2293 SANDLAKE ROAD	ORLANDO	FL	32809	(407) 855-3181	***	***	***	RD 7939 SO. ORANGE	ORLANDO	FL	32809
9070	BANK OF AMERICA	11800 ROCKVILLE	ROCKVILLE	MD	20852	(301) 881-8390	***	***	***	BLOSOM TRAIL 11503-A ROCKVILLE	ROCKVILLE	MD	20852
9071	CHASE (JPMORGAN)	PIKE 431 WEST SOUTHERN AVENUE	MESA	AZ	85210	(480) 890-5343	***	***	***	PIKE 1110 WEST SOUTHERN AVENUE	MESA	AZ	85210
9072	CHASE (JPMORGAN)	3235 NORTH MESQUITE	MESQUITE	ТΧ	75150	(972) 270-5481	***	***	***	1725 NORTH TOWN EAST BLVD	MESQUITE	ΤX	75150
9073	CHASE (JPMORGAN)	2000 WEST 15TH STREET	PLANO	ТΧ	75075	(972) 423-6527	***	***	***	1025 NO CENTRAL EXPRESSWAY	PLANO	ΤX	75075
9074	CHASE (JPMORGAN)	1337 GESSNER	HOUSTON	ТΧ	77055	(713) 751-6100	***	***	***	1005 GESSNER STREET	HOUSTON	TX	77055
9076	BANK OF AMERICA	4040 SOUTH COOPER STREET	ARLINGTON	ТΧ	76015	(817) 468-4787	***	***	***	4110 SOUTH COOPER STREET	ARLINGTON	ΤX	76015
9080	BANK OF AMERICA	220 SOUTH ESCONDIDO BLVD	ESCONDIDO	CA	92025-4183	8 (760) 489-2001	***	***	***	1004 WEST VALLEY PARKWAY # 23	ESCONDIDO	CA	92025
9081	BANK OF AMERICA	203 NORTH GLENDALE AVENUE	GLENDALE	CA	91206	(818) 500-5096	***	***	***	340 NORTH GLENDALE AVE	GLENDALE	CA	91206
9082	BANK OF AMERICA	19240 NORDHOFF STREET	NORTHRIDGE	CA	91324	(818) 885-4060	***	***	***	19422 NORDOFF STREET (NORDHOFF PLAZA)	NORTHRIDGE	CA	91324
9083	CHASE	10999 HWY 10	SAN ANTONIO	ΤХ	78230	(210) 691-8200	***	***	***	11075 IH-10	SAN ANTONIO	TX	78230
9084	(JPMORGAN) BANK OF AMERICA	WEST, # 100 1108 THE MALL IN COLUMBIA	COLUMBIA	MD	33401	(410) 730-8971	***	***	***	WEST SUITE 302 10300 LITTLE PATUXENT PKWY	COLUMBIA	MD	21044
9102	BANK OF	170 MAIN ST	EAST HAVEN	СТ	06512	(800) 841-4000	***	***	***	96 FRONTAGE	EAST HAVEN	СТ	06512
9105	AMERICA BANK OF	900 BALD HILL	WARWICK	RI	02886	(401) 821-7588	***	***	***	RD 800 BALD HILL	W WARWICK	RI	02893
9106	AMERICA BANK OF	ROAD 2747 DUKE	ALEXANDRIA	VA	22314	(703) 838-5920	***	***	***	RD 6222 LITTLE	ALEXANDRIA	VA	22312
9112	AMERICA BANK OF	STREET 71 FAUNCE	NORTH	MA	02747	(800) 841-4000	***	***	***	RIVER TPKE 21 FAUNCE	NORTH	MA	02747
9114	AMERICA CHASE	CORNER RD 7400 SOUTH	DARTMOUTH OKLAHOMA CITY	OK	73159	(405) 231-6000	***	***	***	CORNER RD 2209 SW 74 ST	DARTMOUTH OKLAHOMA	OK	73159
9117	(JPMORGAN) BANK OF AMERICA	PENNSYLVANIA 310 DANIEL WEBSTER	NASHUA	NH	03060	(800) 841-4000	***	***	***	SUITE 318 440 MIDDLESEX RD	CITY TYNGSBORO	MA	01879
9119	CHASE	HIGHWAY 4730 WEST 79th	CHICAGO	IL	60652	(773) 585-7700	***	***	***		HOMETOWN	IL	60456
9120	(JPMORGAN) CHASE	STREET 215 ROUTE 83	ELMHURST	IL	60126	(630) 834-7329	***	***	***	AVE 17 WEST 180	OAKBROOK	IL	60181
	(JPMORGAN) BANK OF AMERICA	2030 COLISEUM DRIVE SUIT A		VA	23666	(757) 896-3300	***	***	***	22ND STREET 1044 W MERCURY	TERRACE HAMPTON	VA	23666
9124	BANK OF AMERICA	600 SILAS DEANE	WETHERSFIELD	СТ	06109	(800) 841-4000	***	***	***	BLVD 1138 SILAS DEANE HWY	WETHERSFIELD	СТ	06109
9127	CHASE (JPMORGAN)	HIGHWAY 1225 SOUTH PARK DRIVE	GREENWOOD	IN	46143	(317) 321-4004	***	***	***	884 N US 31 GREENWOOD SHOPPES	GREENWOOD	IN	46142
9131	BANK OF AMERICA	1188 NIAGARA FALLS BLVD	TONAWANDA	NY	14150	(716) 833-3330	***	***	***	SHOPPES 1228-1230 NIAGARA FALLS BLVD	TONAWANDA	NY	14150
9133	BANK OF AMERICA	7207 EAST INDEPENDENCE BLVD	CHARLOTTE	NC	28227	(704) 386-5865	***	***	***	FALLS BLVD 5030 E INDEPENDENCE BLVD	CHARLOTTE	NC	28212
9137	BANK OF	330 BUSH RIVER ROAD	COLUMBIA	SC	29210	(803) 765-4730	***	***	***	125 OUTLET	COLUMBIA	SC	29210
9139	AMERICA BANK OF	ROAD 7420 RIVERS	NORTH	SC	29406	(843) 720-4945	***	***	***	POINT BLVD 7800 RIVERS	CHARLESTON	SC	29406

9142	AMERICA BANK OF AMERICA	AVENUE 1774 WASHINGTON STREET	CHARLESTON HANOVER	MA	02339	(800) 841-4000	***	***	***	AVE SUITE 1440 1410 WASHINGTON ST HANOVER SC	HANOVER	MA	02339
9144	BANK OF AMERICA	225 MEMORIAL AVENUE	WEST SPRINGFIELD	MA	01089	(413) 746-3263	***	***	***	223-227 MEMORIAL AVE	W SPRINGFIELD	MA	01089
9147	BANK OF AMERICA	245 WEST DAVIS STREET		NC	27216	(336) 222-3500	***	***	***	2397 CORPORATION PKWY	BURLINGTON	NC	27215
9149	BANK OF AMERICA	133 WOLF RD	ALBANY	NY	12205	(800) 841-4000	***	***	***	110 WOLF RD	ALBANY	NY	12205
9152	BANK OF AMERICA	2501 NORTH OAK STREET	MYRTLE BEACH	SC	29577	(843) 946-2100	***	***	***	TANGER OUTLET CENTER ON HIGHWAY 501, 4630 FACTORY STORES BLVD, SUITE A-105	MYRTLE BEACH	SC	29579
9155	CHASE (JPMORGAN)	6303 N PORTLAND	OKLAHOMA CITY	ОК	73112	(405) 440-8575	***	***	***	3617 NORTHWEST EXWY	OKLAHOMA CITY	OK	73112
9157	BANK OF AMERICA	756 TWO MILE PARKWAY	GOODLETESVILLE	TN	37072	(615) 859-4158	***	***	***	1596 GALLATIN PIKE N	MADISON	TN	37115
9159	BANK OF AMERICA	2850 PRINCE WILLIAM PARKWAY	WOODBRIDGE	VA	22191	(703) 497-0801	***	***	***	SMOKETOWN STATION, 13289 WORTH AVE.	WOODBRIDGE	VA	22192

Hui BANG GYAMELLA, BURNANDELLA, BURNANDELLA, BURNANDELLA, BURNANDELLA, BURNANDELLA, CORTANIA, SANDELLA, BURNANDELLA, SANDELLA, SANDEL	STORE		BANK	CITY		710	TELEDIIONE		ACH	DEP.	STORE	CITY	0.77	710
Heat Alter Graver Press ENDERGY MARGES ENDERGY MARGE			-											ZIP 02026
1016 KANG OF AMPRICA DESAMPTITAMENEA DESAMPTITAMENEA <thdesamptitamenea< th=""> DESAMPTITAMENEA</thdesamptitamenea<>		BANK OF AMERICA	ST ONE POST OFFICE					***	***	***	HWY			01906
1949 LANG, GLARGEA, 20. C.T. U.S. (2000) C.T. U.S. (2000) C.T. U.S. (2000) U.S. (2000) <td>9166</td> <td>BANK OF AMERICA</td> <td></td> <td></td> <td>NY</td> <td>14304</td> <td>(716) 283-8783</td> <td>***</td> <td>***</td> <td>***</td> <td>1852 MILITARY RD</td> <td></td> <td>NY</td> <td>14304</td>	9166	BANK OF AMERICA			NY	14304	(716) 283-8783	***	***	***	1852 MILITARY RD		NY	14304
1917 CLASE (PENDREAD) 252 DUILLALE MERILLALE 10 2017 2017 PPP PPP PPP PPP <th< td=""><td>9168</td><td>BANK OF AMERICA</td><td></td><td></td><td>СТ</td><td>06340</td><td>(800) 841-4000</td><td>***</td><td>***</td><td>***</td><td>•</td><td></td><td>СТ</td><td>06340</td></th<>	9168	BANK OF AMERICA			СТ	06340	(800) 841-4000	***	***	***	•		СТ	06340
ID Description Description <thdescription< th=""> <thdesc< td=""><td>9171</td><td>CHASE (JPMORGAN)</td><td>2325 SOUTHLAKE</td><td>MERRILLVILLE</td><td>IN</td><td>46410</td><td>(219) 738-4254</td><td>***</td><td>***</td><td>***</td><td>2217A E 80TH AVE</td><td>MERRILLVILLE</td><td>IN</td><td>46410</td></thdesc<></thdescription<>	9171	CHASE (JPMORGAN)	2325 SOUTHLAKE	MERRILLVILLE	IN	46410	(219) 738-4254	***	***	***	2217A E 80TH AVE	MERRILLVILLE	IN	46410
International District Abo International District Abo International District Abo International District Abo 1979 BARK OF AMERICA BARK OF AMERICA BARK OF AMERICA Mail District Abo Calabra District Abo			RD								INTERNATIONAL DR			32819
Bits Bits <th< td=""><td></td><td></td><td>HENRIETTA RD</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>HENRIETTA RD SUITE 22</td><td></td><td></td><td></td></th<>			HENRIETTA RD								HENRIETTA RD SUITE 22			
10100 IDADE Disclosofie Disclosofie <thdisclosofie< th=""> Disclosofie <thdisclos< td=""><td></td><td></td><td>ROAD</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>POST RD</td><td></td><td></td><td>06460</td></thdisclos<></thdisclosofie<>			ROAD								POST RD			06460
117.0 DANK OF AMERICA BUS DO SATT NOBFOLK VA 25502 (77) #65-5150 **** **** **** SEAR LINCIDA BUS NOBFOLK VA 25502 (77) #65-5150 **** **** SEAR LINCIDA BUS NOBFOLK VA 25502 (77) #65-5150 **** **** **** SEAR LINCIDA BUS DANK DE AMERICA BUS DANK BUS DANK DE AMERICA BUS DANK DE AMERICA BUS DANK DE AMERICA BUS DANK DE AMERICA BUS DANK DE AMERICA BUS DANK			ROAD								POINT RD			
BULTRAFT			RD					***	***	***				23502
98.00 CANSIGN OF AMERICA CENTRATIONE MADE DIST. 21220 CHI 52-200 ***** ***** </td <td></td> <td></td> <td>MILITARY HIGHWAY</td> <td></td> <td></td> <td></td> <td></td> <td>***</td> <td>***</td> <td>***</td> <td>BEACH BLVD.</td> <td></td> <td></td> <td></td>			MILITARY HIGHWAY					***	***	***	BEACH BLVD.			
9486 BANK OF AMERICA 2008 NOTE 22 CTE NUMN MARKEN 9480 CAMPACE 2008 NOTE 22 CTE MARKEN NUMNIANC MARKEN NUMNIANC MARKEN NUMNIANC MARKEN NUMNIANC MARKEN NUMNIANC MARKEN NUMNIANC MARKEN NUMNIANC MARKEN NUMNIANC MARKEN NUMNIANC MARKEN NUMNIANCE MARKEN NUMNIANCEN N	9181	BANK OF AMERICA	702 NORTH ROLLING ROAD	BALTIMORE	MD	21228	(410) 744-2166	***	***	***	6217 BALTIMORE NATIONAL PIKE	BALTIMORE	MD	21228
9197 US BANK 200 SNELLING ADD ROSEVILLE NN 5171 0071 (56-230) *** *** *** F** [57] COUNTY BO ROSEVILLE NN 5171 0071 (56-230) *** 1990 Class INFMARING<														02155 07083
9100 BANK OF AMERICA DIBLICIMOND VILLIAMSUUG VA 2185 (C7) 259-540 **** 200 MIDE CIRITON MARINE NIL			2690 SNELLING					***	***	***	1671 COUNTY RD			55113
9190 CHASE, UMORICAN 7000, 7000 WEST MILLAUREE WI 5520 (1.1) 545-748 **** *** *** ***	9188	BANK OF AMERICA	1801 RICHMOND	WILLIAMSBURG	VA	23185	(757) 259-5481	***	***	***	CENTER OF LIGHTFOOT, VA	LIGHTFOOT	VA	23090
1919 BANK OF AMERICA 99 ROCKINGLAN SALEM NH 0.979 (0.00) 941-000 *** *** *** *** *** 545 B ARROWAY SALEM NH 9195 BANK OF AMERICA STADEN NY 1718 (0.00) 941-000 *** *** *** 550 BROADWAY SALEM NY 9196 CASE (PMORGAN) SZADEN STADEN NY 1718 (0.00) 941-000 *** *** *** 560 COUNT R COUNTER NO AGA 9197 BANK OF AMERICA TAMERICA BANK OF AMERICA TAMERICA TAMERICA <td< td=""><td>9190</td><td>CHASE (JPMORGAN)</td><td></td><td>MILWAUKEE</td><td>WI</td><td>53220</td><td>(414) 546-7485</td><td>***</td><td>***</td><td>***</td><td>4751 S 76TH ST</td><td>GREENFIELD</td><td>WI</td><td>53220</td></td<>	9190	CHASE (JPMORGAN)		MILWAUKEE	WI	53220	(414) 546-7485	***	***	***	4751 S 76TH ST	GREENFIELD	WI	53220
9939 BANK OF AMERICA. 9941 GLASE (JPMORGAN) CUNTRY ID REDOKTIELD YI 1774 (200) 44-000 *** *** 246 (DUNT VALUE) CENTREACH YI 9140 CLASE (JPMORGAN) DULEMONT PLD REDOKTIELD REDOKTIELD YI Stable (JPLOTEN) BROCKTELLD YI 9150 US BANK TABLE RAM NALEWOOD MAS (JPLOTEN) *** *** *** BULENOND RD DULENOND RD BROCKTELLD YI 9199 BANK OF AMERICA MARLEWOOD MA 01803 0000 JR1-000 *** *** *** BEV LEA R.2 1232 TOM SIVER NI 9200 CHASE (JPMORGAN) MARLEWOOD MI 06510 673104-770 *** *** *** BEV LEA R.2 1232 TOM SIVER NI 9201 CHASE (JPMORGAN) MARLEWOOD MI 5420 65210 67-605 **** **** BEV LEA R.2 1723 CMI SIVER NI 9201 CHASE (JPMORGAN) 2011 SOUTH BAND SOUTH SINGHA WI 105212 CAST 677555 **	9191	BANK OF AMERICA	99 ROCKINGHAM	SALEM	NH	03079	(800) 841-4000	***	***	***		SALEM	NH	03079
9194 CHASE (IMMORAN) 253.05 (22) 82-1-821 *** *** 1250-A WEST BROOKFELD VII 919 US BANK MAPLEWOOD MA 5109 (G)177-2000 *** *** *** 1250-A WEST BKOCKFELD VII 919 BANK OF AMERICA TOMDESEX BURUNTON MA 0803 6004-0400 *** *** *** BKV LF ALV J122 TOM'S RIVER NI 919 BANK OF AMERICA TOMORRE TOM'S RIVER NI 0673 (72) 240-330 *** *** BKV LF ALV J122 TOM'S RIVER NI 9200 CHASE (IPMORGAN) MADUETS CHACAGO IL 06618 (73) 04-770 *** *** MALL DMUST	9193	BANK OF AMERICA	994 MIDDLE	SELDEN	NY	11784	(800) 841-4000	***	***	***		CENTEREACH	NY	11720
9196 US BANK 1760 BEAM MAPLEWOOD MN 5109 (61) 747-200 **** **** BLS COUNTY ED MAPLEWOOD MA 9197 BANK OF AMERICA. SEN KOF AMERICA.	9194	CHASE (JPMORGAN)	2255 NORTH	BROOKFIELD	WI	53005	(262) 821-4321	***	***	***	17500-A WEST	BROOKFIELD	WI	53005
9197 BANK OF AMERICA 75 MIDDLESSE BURLINGTOM MA 0.0933 (000) 841-4000 **** *** <td>9196</td> <td>US BANK</td> <td>1760 BEAM</td> <td>MAPLEWOOD</td> <td>MN</td> <td>55109</td> <td>(651) 747-2000</td> <td>***</td> <td>***</td> <td>***</td> <td>1845 COUNTY RD</td> <td>MAPLEWOOD</td> <td>MN</td> <td>55109</td>	9196	US BANK	1760 BEAM	MAPLEWOOD	MN	55109	(651) 747-2000	***	***	***	1845 COUNTY RD	MAPLEWOOD	MN	55109
9199 BANK OF AMERICA 1220 HOOPER TOMS RIVER NJ 06753 (7.32) 24.320.00 **** <td>9197</td> <td>BANK OF AMERICA</td> <td>75 MIDDLESEX</td> <td>BURLINGTON</td> <td>MA</td> <td>01803</td> <td>(800) 841-4000</td> <td>***</td> <td>***</td> <td>***</td> <td></td> <td>BURLINGTON</td> <td>MA</td> <td>01803</td>	9197	BANK OF AMERICA	75 MIDDLESEX	BURLINGTON	MA	01803	(800) 841-4000	***	***	***		BURLINGTON	MA	01803
Base Charles Charles Construction C	9199	BANK OF AMERICA	1290 HOOPER	TOMS RIVER	NJ	08753	(732) 240-3300	***	***	***		TOM'S RIVER	NJ	08753
Avenue solution Construction Case (Case) (Case) Avenue solution Case (Case) (Case) 9202 FIRST BANKING 7300 GREENBAAY KENOSHA WI 5314.2 (Case) (267,7516 ***	9200	CHASE (JPMORGAN)	3225 WEST	CHICAGO	IL	60618	(773) 604-7770	***	***	***	2949 W ADDISON ST ADDISON	CHICAGO	IL	60618
Jack International and the label of the lab	9201	US BANK		BLOOMINGTON	MN	55420	(952) 887-6045	***	***	***		RICHFIELD	MN	55423
2219 ROULLAN DERK WENTROLL 20 REACL 1 R1 100,04 (04) 02,0100 PLAZA 38 DERKEL 1 R1 2205 CHASE (PMORGAN) 2101 SOUTH BEND SOUTH BEND IN 46637 (574) 283-4150 **** **** **** WENTRAND 2206 CHASE (PMORGAN) 2360 CENTRAL YONKERS N 10710 (914) 337-0678 **** **** **** 2360 CENTRAL YONKERS N 10710 (914) 337-0678 **** **** 2360 CENTRAL YONKERS N 10710 (914) 337-0678 **** **** 2360 CENTRAL YONKERS N 10710 (914) 337-0678 **** **** 2360 CENTRAL YONKERS N 10710 108,045,1770 **** **** 2360 CENTRAL AND PLAZA 38 YONKERS N 11 400 370 WEST 951 STL EVERGREEN PLAZA 38 COMMONS 2370 WEST 9517 WEST STR STL	9202	FIRST BANKING		KENOSHA	WI	53142	(262) 697-7505	***	***	***		KENOSHA	WI	53142
9205 CHASE (PMORGAN) 2101 SOUTH BEND SOUTH BEND IN 46637 (574) 283-4150 ***** **** **** <	9204	PROVIDENT BANK	44 WEST ROUTE 59	NANUET	NY	10954	(845) 627-6180	***	***	***	PLAZA 38 ROCKLAND	NANUET	NY	10954
9206 CHASE (PMORGAN) 7750 NORTH WAYNE ROD WESTLAND MI 48185 (734) 425-8605 **** *** *** 83592 WARREN WESTLAND MI 4 9207 CHASE (PMORGAN) 2568 CENTRAL PARK AVE YONKERS NY 10710 (914) 337.0878 *** *** *** 2360 CENTRAL Ave YONKERS NY 10 9208 CHASE (PMORGAN) 5485 EAST HURON (VEER DRIVE YPSILANTI MI 48197 (74) 995-8094 *** *** *** 376 WASHTENAW AN ARBOR MI 9210 CHASE (PMORGAN) 2310 WEST 935h CHICAGO IL 60643 (708) 445-1770 *** *** 233 SELATBUSH BROOKLYN NY 11234 (718) 692-5850 **** **** 2435 BLATBUSH BROOKLYN NY 11234 (718) 692-5850 **** **** 2435 BLATBUSH BROOKLYN NY 1445 9212 MASE (PMORGAN) 260 JOHN R TROY MI 48083 248) 524-6224 ****	9205	CHASE (JPMORGAN)		SOUTH BEND	IN	46637	(574) 283-4150	***	***	***	INDIAN RIDGE SC	MISHAWAKA	IN	46545
9207 CHASE (JPMORGAN) 2586 CENTRAL PARK AVE YONKERS NY 10710 (914) 337.0878 **** **** 2369 CENTRal Park YONKERS NY 9208 CHASE (JPMORGAN) 548 EAST HURON YPSILANTI MI 48197 (734) 995.8094 **** **** 3576 WASHTENAW ANA RBOR MI 9210 CHASE (JPMORGAN) 2310 WEST 95:h STREET CHICAGO IL 60643 (708) 445-1770 **** **** 2637 WEST 95TH EVERCREN PARK 9211 WASHINGTON 5230 FLATBUSH BROKLYN NY 11234 (718) 692-5850 **** **** **** 2500 E LINCOLN LANGHORNE PA 9214 CHASE (JPMORGAN) 260 JUNR TROY MI 48083 (248) 524-6224 **** **** **** 2500 E LINCOLN LANGHORNE PA 9217 CHASE (JPMORGAN) 260 JUNR TROY MI 48093 (248) 524-6224 **** **** **** 2510 E LINCOLN HAILSON MI 9217 CHASE (JPMORGAN) 333 SOUTH HIGH COLUMBUS OH 43206	9206	CHASE (JPMORGAN)	7750 NORTH	WESTLAND	MI	48185	(734) 425-8605	***	***	***	35592 W WARREN	WESTLAND	MI	48185
9208 CHASE (JPMORGAN) 5485 EAST HURON YPSILANTI MI 48197 (734) 995-8094 **** **** *** 376 WASHTEAW ANN ARBOR MI 9210 CHASE (JPMORGAN) 2310 WEST 95th STREET CHICAGO IL 60643 (708) 445-1770 **** **** *** 376 WASHTEAW PERGREEN IL 6 9211 WASHINGTON 5230 FLATBUSH BROOKLYN NY 11234 (718) 692-5850 **** **** *** 2435 FLATBUSH BROOKLYN NY 14 9212 BANK OF AMERICA 155 BRISTOL LANGHORNE PA 19047 (800) 841-4000 **** **** 100 W 12 MILE R MADISON MI 4 9214 CHASE (JPMORGAN) 833 SOUTH HIGH COLUMBUS OH 43206 (614) 248-2480 **** **** 100 W 12 MILE R MADISON HEIGHTS 9217 CHASE (JPMORGAN) 4763 GREAT NORTH OH 44070 (440) 777-4888 **** **** \$3600 LORAIN RD NOLMSTED OH 4205 9212 CHASE (JPMORGAN) 4763	9207	CHASE (JPMORGAN)	2368 CENTRAL	YONKERS	NY	10710	(914) 337-0878	***	***	***	2369 CENTRal Park	YONKERS	NY	10710
9210 CHASE (JPMORGAN 2310 WEST 95th STREET CHICAGO IL 60643 (708) 445-170 **** *** *** *** 2637 WEST 95TH ST. EVERGREEN PARK COMMONS 9211 WASHINGTON 520 FLATBUSH MUTUAL BROOKLYN NY 11234 (718) 692-5850 **** **** 2435 FLATBUSH AVE BROOKLYN NY 9213 BANK OF AMERICA 195 BRISTOL OXFORD VALLEY ROAD LANGHORNE PA 19047 (800) 841-4000 **** **** 2500 E LINCOLN LANGHORNE PA 9214 CHASE (JPMORGAN 260 JOHN R TROY MI 48083 (248) 524-6224 **** **** 100 W 12 MILE RD MADISON MADISON MI 9214 CHASE (JPMORGAN 833 SOUTH HIGH STREET COLUMBUS OH 43206 (614) 248-2480 **** **** **** 52180 LORAIN RD NOLMBUS OH 9220 CHASE (JPMORGAN 763 GREAT NORTH OH 44070 (440) 777-4888 **** **** 5295 HICKORY ANTIOCH NI 9221 BANK OF AMERICA 141 40 X RD NORTH OH <td>9208</td> <td>CHASE (JPMORGAN)</td> <td>5485 EAST HURON</td> <td>YPSILANTI</td> <td>MI</td> <td>48197</td> <td>(734) 995-8094</td> <td>***</td> <td>***</td> <td>***</td> <td>3576 WASHTENAW</td> <td>ANN ARBOR</td> <td>MI</td> <td>48104</td>	9208	CHASE (JPMORGAN)	5485 EAST HURON	YPSILANTI	MI	48197	(734) 995-8094	***	***	***	3576 WASHTENAW	ANN ARBOR	MI	48104
9211 WASHINGTON MUTUAL S230 FLATBUSH AVENUE & AVENUE V AVENUE V AVEN	9210	CHASE (JPMORGAN)	2310 WEST 95th	CHICAGO	IL	60643	(708) 445-1770	***	***	***	2637 WEST 95TH ST., EVERGREEN		IL	60805
9213 BANK OF AMERICA (OKROB VALLEY (CAASE (JPMORGAN) 195 BRISTOL (CAASE (JPMORGAN) LANGHORNE (PASE (JPMORGAN) PA 19047 (800) 841-4000 *** *** *** *** 2500 E LINCOLN LANGHORNE PA 100 9214 CHASE (JPMORGAN) 260 JOHN R TROY MI 48083 (248) 524-6224 *** *** *** *** 100 W 12 MILE RD MADISON MI 9217 CHASE (JPMORGAN) 833 SOUTH HIGH STREET COLUMBUS OH 43206 (614) 248-2480 *** *** *** SANCUS RETALL CENTER IS4 COLUMBUS OH 4207 9220 CHASE (JPMORGAN) 4763 GREAT NORTHERN BUD NORTH OH 44070 (440) 777-4888 *** *** *** *** 25180 LORAIN RD NOLMSTED OH 9221 BANK OF AMERICA 141 SOUTH ROCK RD NGRHA N 37217 (615) 291-2945 *** *** *** 8303 KELLOGG ST WICHITA KS 67207 (316) 261-4557 *** *** 8303 KELLOGG ST WICHITA KS 67207 (316) 261-4557 *** ***	9211		AVENUE &	BROOKLYN	NY	11234	(718) 692-5850	***	***	***	2435 FLATBUSH	BROOKLYN	NY	11234
9214CHASE (JPMORGAN)260 JOHN RTROYMI48083(248) 524-6224*********100 W 12 MILE RD SPACE KMADISONMI 49217CHASE (JPMORGAN)833 SOUTH HIGH STREETCOLUMBUSOH43206(614) 248-2480************SANCUS RETAIL CENTER, 1154COLUMBUSOH9220CHASE (JPMORGAN)4763 GREAT NORTHEN BLVD NORTHER NBLVD OLMSTEDNORTH OLMSTEDOH44007(440) 777-4888************25180 LORAIN RDN OLMSTEDOH9221BANK OF AMERICA2669 MURFREESBORO ROADNASHVILLETN37217(615) 291-2945************8303 KELLOGG ST WITH 444ANTIOCHTN9223BANK OF AMERICA141 SOUTH ROCK ROADWICHITAKS67207(316) 261-4557************8303 KELLOGG ST WITH 444WITH 4434 BAY RD SAGINAWSAGINAWMI48003(989) 771-2440*********8033 KELLOGG ST WITH 444WITH 4434 BAY RD SAGINAWSAGINAWMI48063(989) 771-2440*********6710 GOVERNOR SUITE 444SAGINAWMI9224CHASE (JPMORGAN)144 BAY RD HIGHWAYSAGINAWMI48063(989) 771-2440************6710 GOVERNOR SUITE 444SAGINAWMI9225BANK OF AMERICA6711 RITCHIE STREETSTREETSTREET*********	9213	BANK OF AMERICA	195 BRISTOL OXFORD VALLEY	LANGHORNE	PA	19047	(800) 841-4000	***	***	***		LANGHORNE	PA	19047
9217CHASE (JPMORGAN)833 SOUTH HIGH STREETCOLUMBUSOH43206(614) 248-2480**********SANCUS RETAIL CENTER, 1154 POLARIS PKWCOLUMBUSOH49220CHASE (JPMORGAN)4763 GREAT NORTHER NBLVD MURREESBORO ROADNORTH OMSTEDOH44070(440) 777-4888******************POLARIS PKW POLARIS PKWNOLMSTEDOH0H49221BANK OF AMERICA2669 MURREESBORO ROAD141 SOUTH ROCKWICHITAKS67207(316) 261-4557************\$295 HICKORY HOLLOW PKWY HID15ANTIOCHN S9224CHASE (JPMORGAN)144 BAY RDSAGINAWMI48603(989) 771-2440************\$303 KELLOGG ST HITCHWICHITAKS672079225BANK OF AMERICA6711 RITCHIE GLEN BURNEGLEN BURNEMD21061-2395(410) 766-3500************\$434 BAY RDSAGINAWMI9226US BANK17800 FORT STREETRIVERVIEWMI48192(734) 284-0365************\$105 GUVERKAR RDSOUTHGATEMI9227CHASE (JPMORGAN)17800 FORT STREETRIVERVIEWMI48192(734) 284-0365************\$105 GUVERKAR RDSOUTHGATEMI9229US BANK00 NORTH 55TH STREETLINCOLNNE68504(402) 467-8002************\$105 GA350**** <td>9214</td> <td>CHASE (JPMORGAN)</td> <td></td> <td>TROY</td> <td>MI</td> <td>48083</td> <td>(248) 524-6224</td> <td>***</td> <td>***</td> <td>***</td> <td></td> <td></td> <td>MI</td> <td>48071</td>	9214	CHASE (JPMORGAN)		TROY	MI	48083	(248) 524-6224	***	***	***			MI	48071
9220CHASE (JPMORGAN)4763 GREAT NORTHERN BLVD OLMSTEDNORTH OLMSTEDOH4407(440) 777-4888************25180 LORAIN RDN OLMSTEDOH449221BANK OF AMERICA NORTHERN BLVD MURFREESBORD ROADC669 MURFREESBORD ROADNASHVILLETN37217(615) 291-2945************\$295 HICKORY HOLLOW PKWY HOLLOW PKWY HOLLOW PKWY H1015ANTIOCHTN372179223BANK OF AMERICA RD141 SOUTH ROCK RDWICHITAKS67207(316) 261-4557************8303 KELLOGG ST SUITE 444WICHITAKS672079224CHASE (JPMORGAN)144 BAY RD RTSAGINAWMI48603(989) 771-2440************4434 BAY RD SAGINAWSAGINAWMI9225BANK OF AMERICA RD6711 RITCHIE HIGHWAYGLEN BURNEMD21061-2395(410) 766-3500************8100 COVERNOR RITCHIE HWYGLEN BURNEMD9227CHASE (JPMORGAN)144 BAY RD HIGHWAYSAGINAWMI48192(734) 284-0365********8106 COVERNOR RITCHIE HWYMI49229US BANK100 NORTH 56TH STREETLINCOLNNE68504(402) 467-8002********101 S 48TH SUITE 4LINCOLNNE9229US BANK100 NORTH 56TH ROADLINCOLNNE68504(402) 467-8002************101 S 48TH SUITE 4LINCO	9217	CHASE (JPMORGAN)		COLUMBUS	ОН	43206	(614) 248-2480	***	***	***	SANCUS RETAIL CENTER, 1154		ОН	43240
9221BANK OF AMERICA2669 MURFREESBORD ROADNASHVILLETN37217(615) 291-2945************5295 HICKORY HOLLOW PKWYANTIOCHTN372179223BANK OF AMERICA141 SOUTH ROCK RDWICHITAKS67207(316) 261-4557*********8303 KELLOGG ST SUITE 444WICHITAKS672079224CHASE (JPMORGAN)144 BAY RD AIR MAYSAGINAWMI48603(989) 771-2440*********6710 GOVERNOR RITCHIE HWYSAGINAWMI9225BANK OF AMERICA6711 RITCHIE HIGHWAYGLEN BURNIEMD21061-2395(410) 766-3500*********6710 GOVERNOR RITCHIE HWYSAGINAWMI9227CHASE (JPMORGAN)17800 FORT STREETRIVERVIEWMI48192(734) 284-0365*********101 S 48TH SUITE 4LINCOLNNE9229US BANK100 NORTH 56TH STREETLINCOLNNE68504(402) 467-8002******101 S 48TH SUITE 4LINCOLNNE69230CHASE (JPMORGAN)4600 DESSLER ROADCANTONOH44718(330) 492-4431*********5106-5108 CANTONCANTONOH49235CHASE (JPMORGAN)SOUTH FLINT PLAZA 4841 FENTON RDFLINTMI48507(810) 234-3557************5106-5108 CANTORCANTONOH9236CHASE (JPMORGAN)SOUTH	9220	CHASE (JPMORGAN)			OH	44070	(440) 777-4888	***	***	***		N OLMSTED	OH	44070
9223BANK OF AMERICA141 SOUTH ROCK RDWICHITAKS67207(316) 261-4557*********8303 KELLOGG ST SUTTE 444WICHITAKS6709224CHASE (JPMORGAN)4144 BAY RDSAGINAWMI48603(989) 771-240*********4434 BAY RDSAGINAWMI9225BANK OF AMERICA6711 RITCHIE HIGHWAYGLEN BURNIEMD21061-2395(410) 766-3500*********6710 GOVERNOR RITCHIE HWYGLEN BURNIEMD9227CHASE (JPMORGAN)17800 FORT STREETRIVERVIEWMI48192(734) 284-0365*********1015 487H SUITE 4LINCOLNMI9229US BANK100 NORTH 567H STREETLINCOLNNE68504(402) 467-8002*********1015 487H SUITE 4LINCOLNNE69232CHASE (JPMORGAN)4000 DRESSLER STREETCANTONOH44718(330) 492-4431*********5106-5108 WHIPPLE NWCANTONOH49235CHASE (JPMORGAN)SOUTH FLINT FLAZA 4841 FENTON RDFLINTMI48507(810) 234-3557*********5106-5108 WHIPPLE NWCANTONOH9236UNITED SAVINGS BANKSUITH FLINT FLAZA 4841 FENTON RDFLINTMI48507(810) 234-3557************5106-5108 FUECANTONPI9236UNITED SAVINGS BANKSUI BALTIMORESPRINFF	9221	BANK OF AMERICA	2669 MURFREESBORO		TN	37217	(615) 291-2945	***	***	***	HOLLOW PKWY	ANTIOCH	TN	37013
9224CHASE (JPMORGAN)4144 BAY RD 6711 RITCHIESAGINAW GLEN BURNIEMI48603 MD(989) 771-2440*********4434 BAY RD 6710 GOVERNOR RITCHIE HWYSAGINAW MDMI49225BANK OF AMERICA HIGHWAY6711 RITCHIE HIGHWAYGLEN BURNIEMD21061-2395(410) 766-3500************fright Grid GOVERNOR RITCHIE HWYGLEN BURNIEMD21061-2395(410) 766-3500************fright Grid GOVERNOR RITCHIE HWYGLEN BURNIEMD21061-2395(410) 766-3500************fright Grid GOVERNOR RITCHIE HWYGLEN BURNIEMD21061-2395(410) 766-3500************fright Grid GOVERNOR RITCHIE HWYSOUTHGATEMIMI48192(734) 284-0365************18700 EUREKA RD SPACE 1,2,3SOUTHGATEMIMI48192(734) 284-0365*********18700 EUREKA RD SPACE 1,2,3SOUTHGATEMIMI48192(734) 284-0365*********18700 EUREKA RD SPACE 1,2,3SOUTHGATEMIMI48507(402) 467-8002*********18700 EUREKA RD SPACE 1,2,3SOUTHGATEMI48507(402) 467-8002*********5106-5108 SUBCANTONOH48507(810) 234-3557*********5106-5108 SUBCANTONOHWHIPPLE NWWHIPPLE NWWHIPPLE NWWHIPPLE NW	9223	BANK OF AMERICA	141 SOUTH ROCK	WICHITA	KS	67207	(316) 261-4557	***	***	***	8303 KELLOGG ST	WICHITA	KS	67207
9227 CHASE (JPMORGAN) 17800 FORT STREET RIVERVIEW MI 48192 (734) 284-0365 *** *** *** 18700 EUREKA RD SOUTHGATE MI 48192 9229 US BANK 100 NORTH 56TH LINCOLN NE 68504 (402) 467-8002 *** *** *** 101 S 48TH SUITE 4 LINCOLN NE 6 9230 CHASE (JPMORGAN) 4600 DRESSLER ROAD CANTON OH 44718 (330) 492-4431 *** *** *** 5106-5108 CANTON OH 4 9235 CHASE (JPMORGAN) SOUTH FLINT PLAZA 4841 FENTON RD FLINT MI 48507 (810) 234-3557 *** *** *** 5106-5108 CANTON OH 4 9236 CHASE (JPMORGAN) SOUTH FLINT PLAZA 4841 FENTON RD FLINT MI 48507 (810) 234-3557 *** *** *** 5106-5108 CANTON OH 4 9236 UNITED SAVINGS S01 BALTIMORE PLAZA 4841 FENTON RD SPRINFFIELD PA 19064-3809 (610) 544-9090 *** *** *** 220 BALTIMORE PIKE SPRINGFIELD			4144 BAY RD 6711 RITCHIE								4434 BAY RD 6710 GOVERNOR			48603 21061
9229 US BANK 100 NORTH 56TH STREET LINCOLN NE 68504 (402) 467-8002 *** *** *** 101 S 48TH SUITE 4 LINCOLN NE 6 9232 CHASE (JPMORGAN) 600 DRESSLER ROAD CANTON OH 44718 (330) 492-4431 *** *** *** 5106-5108 WHIPPLE NW CANTON OH 4 9235 CHASE (JPMORGAN) SOUTH FLINT PLAZA 4841 FENTON ROH FLINT MI 48507 (810) 234-3557 *** *** G4365 MILLER RD FLINT MI 4 9236 UNITED SAVINGS S01 BALTIMORE BANK SPRINFFIELD PA 19064-3809 (610) 544-9090 *** *** *** 220 BALTIMORE PIKE SPRINGFIELD PA 19064-3809 *** *** *** 220 BALTIMORE PIKE SPRINGFIELD PA 19064-3809 ***	9227	CHASE (JPMORGAN)	17800 FORT	RIVERVIEW	MI	48192	(734) 284-0365	***	***	***	18700 EUREKA RD	SOUTHGATE	MI	48195
9232 CHASE (JPMORGAN) 4600 DRESSLER ROAD CANTON OH 44718 (330) 492-4431 *** *** *** 5106-5108 WHIPPLE NW CANTON OH 4 9235 CHASE (JPMORGAN) SOUTH FLINT PLAZA 4841 FENTON RD FLINT MI 48507 (810) 234-3557 *** *** *** G4365 MILLER RD FLINT MI 4 9236 UNITED SAVINGS BANK 301 BALTIMORE PIKE & WEST AVE SPRINFFIELD PA 19064-3809 (610) 544-9090 *** *** *** 220 BALTIMORE PIKE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** *** 200 BALTIMORE PIKE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** *** 220 BALTIMORE PIKE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** *** 220 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** *** 220 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** *** 220 BALTIMORE SPRINGFIELD PA 19064-3809 19064-38	9229	US BANK	100 NORTH 56TH	LINCOLN	NE	68504	(402) 467-8002	***	***	***		LINCOLN	NE	68510
9235 CHASE (JPMORGAN) SOUTH FLINT FLINT MI 48507 (810) 234-3557 *** *** G4365 MILLER RD FLINT MI 4 PLAZA 4841 FENTON RD FENTON RD FENTON RD FENTON RD SPRINFFIELD PA 19064-3809 (610) 544-9090 *** *** *** 220 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** 220 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** 220 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** PIKE *** 200 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** 200 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** 200 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** 200 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** 200 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 *** *** 200 BALTIMORE SPRING	9232	CHASE (JPMORGAN)	4600 DRESSLER	CANTON	OH	44718	(330) 492-4431	***	***	***		CANTON	ОН	44718
9236 UNITED SAVINGS 301 BALTIMORE SPRINFFIELD PA 19064-3809 (610) 544-9090 *** *** 220 BALTIMORE SPRINGFIELD PA 19064-3809 (610) 544-9090 BANK PIKE & WEST AVE PIKE PIKE	9235	CHASE (JPMORGAN)	SOUTH FLINT PLAZA 4841	FLINT	MI	48507	(810) 234-3557	***	***	***		FLINT	MI	48507
	9236		301 BALTIMORE	SPRINFFIELD	PA	19064-3809	(610) 544-9090	***	***	***		SPRINGFIELD	PA	19064
	9237			COLUMBUS	ОН	43232	(614) 248-2490	***	***	***		COLUMBUS	OH	43232

HAMILTON ROAD

STORE NO.	BANK NAME	BANK ADDRESS	СІТҮ	ST	ZIP			ACH <u>ROUTING #</u> <u>RC</u>			СІТҮ	ST	
	CHEVY CHASE BANK	ROAD		MD	20770	(301) 614-2401	***	***	***	7565 GREENBELT RD SPACE 205			20770
9242 9247	BANK OF AMERICA US BANK	183 QUAKER RD 1493 ROBERT	QUEENSBURY WEST ST PAUL	NY MN	12804 55118	(800) 841-4000 (651) 552-0420	***	***	***	1492 STATE ROUTE 9 1733 S ROBERTS	LAKE GEORGE W ST PAUL		12845 55118
9250		STREET SOUTH 910 TALON	O'FALLON	IL	62269	(618) 632-5500	***	***	***	ST 319 LINCOLN	FAIRVIEW		62208
9251	CITIZENS NATIOANL BANK	DRIVE	SEVIERVILLE			(865) 429-7585	***	***	***	HWY 2655 TEASTER LANE	HEIGHTS PIGEON FORGE		37863
9252	US BANK	OFFICE 72ND AND	OMAHA	NE	68114	(402) 399-3733	***	***	***	7604 DODGE ST	OMAHA	NE	68114
9254	CHASE (JPMORGAN)	DODGE 120 NORTH	JOLIET	IL	60432	(815) 727-2601	***	***	***	1359 N LARKIN	JOLIET	IL	60435
9256	BANK OF AMERICA	SCOTT 3371 US HWY 1	LAWRENCEVILLE	NJ	08648	(800) 432-1000	***	***	***		LAWRENCEVILLE	NJ	08648
9257	CHASE (JPMORGAN)	5435 NORTHFIELD ROAD	BEDFORD HEIGHTS	OH	44146	(216) 475-5300	***	***	***	PIKE 4755 NORTHFIELD RD	N RANDALL	OH	44128
9258	HUNTINGTON BANK		TOLEDO	OH	43623	(419) 254-7052	***	***	***	5212 MONROE ST SUITE B	TOLEDO	OH	43623
9260	NORTHWEST SAVINGS BANK	8 MILLCREEK SQUARE	ERIE	PA	16509	(814) 866-3900	***	***	***	7 MILLCREEK SQ	ERIE	PA	16565
9267		9991 E WASHINGTON STREET	INDIANAPOLIS	IN	46229	317-266-6737	***	***	***	10027 E WASHINGTON ST	INDIANAPOLIS	IN	46229
9270	CHASE (JPMORGAN)	2404 EAST OAKLAND AVENUE	BLOOMINGTON	IL	61701	(309) 433-9151	***	***	***	1407 N VETERANS PKWY	BLOOMINGTON	IL	61704
9271	CHASE (JPMORGAN)	202 FOREST BLVD	PARK FOREST	IL	60466	(708) 747-2400	***	***	***	4744 W LINCOLN PKWY	MATTESON	IL	60443
	TD BANK CHASE (JPMORGAN)	30 STATE ROAD 1935 BRETON ROAD	KITTERY GRAND RAPIDS	ME MI	03904 49506	207 - 439-2066 (616) 771-7025	***	***	*** ***	8 DEXTER LN 3931 28TH ST SE	KITTERY GRAND RAPIDS		03904 49512
9274	CHASE (JPMORGAN)	SOUTHEAST 1 EAST OLD STATE CAPITOL	SPRINGFIELD	IL	62701	(217) 525-9600	***	***	***	2450 WABASH SPACE 101	SPRINGFIELD	IL	62704
9278	BANK OF AMERICA	PLAZA 10700 MIDLOTHIAN TURNPIKE	RICHMOND	VA	23235	(804) 378-8675	***	***	***	11003 MIDLOTHIAN TPKE	RICHMOND	VA	23225
9280	FIRST NAT'L BANK OF PA	5004 MCKNIGHT RD	PITTSBURG	PA	15237	(412) 369-0990	***	***	***		PITTSBURGH	PA	15237
9283		5400 MAYFIELD ROAD	LYNDHURST	OH	44124	(440) 442-7800	***	***	***	5419 MAYFIELD RD	LYNDHURST	OH	44124
9286	BANK OF AMERICA		HAMDEN	СТ	06517	(800) 841-4000	***	***	***	1869 DIXWELL AVE	HAMDEN	СТ	06514
9291	BANK OF AMERICA	502 SOUTH COLLEGE ROAD	WILMINGTON	NC	28403	(910) 251-5244	***	***	***	351 S COLLEGE RD SPACE D-19	WILMINGTON	NC	28403
9292	BANK OF AMERICA	1469 ROUTE 9	WAPPINGERS FALLS	NY	12590	(800) 841-4000	***	***	***	1955 SOUTH RD	POUGHKEEPSIE	NY	12601
9298	PNC BANK	505 NORTH DUPONT HIGHWAY	DOVER	DE	19901	(888) 762-2265	***	***	***	1037 N DUPONT HWY	DOVER	DE	19901
9299	US BANK	231 COUNTY ROAD 10 NE	BLAINE	MN	55434	(763) 785-3015	***	***	***	N CT COMMONS SP 13 670 HWY 10	BLAINE	MN	55434
		1123 SOUTH UNIVERSITY	LITTLE ROCK	AR	72205	(501) 664-3613	***	***	***	1216 S UNIVERSITY AVE	LITTLE ROCK		72204
	· · · · ·	2109 WEST CENTRE	PORTAGE	MI	49002	(269) 323-0381	***	***	***	6749 S WESTNEDGE AVE			49081
	M & T BANK	811 KIDDER STREET	WILKES-BARRE	PA	18702	(570) 824-5915	***	***	***	TRIANGLE PLZ 677H KIDDER ST	WILKES BARRE		18702
	BANK OF AMERICA	3400 WESTOWN PARKWAY	MOINES	IA	50266	(515) 224-0615	***	***	***	8801 UNIVERSITY AVE			50325
	PNC BANK	32 MIRACLE MILE SHOPPING CENTER	MONROEVILLE	PA	15146	(412) 373-2476	***	***	***	3832 WILLIAM PENN HWY	MONROEVILLE		15146
	BANK OF AMERICA	67 OLD NEWTOWN RD	DANBURY	CT	06810	(800) 841-4000	***	***	***	100 NEWTOWN RD	DANBURY		06810
	M & T BANK	2421 OLD PHILADELPHIA PIKE	LANCASTER	PA	17602	(717) 293-5505	***	***	***	35 S WILLOWDALE DR BOX 807	LANCASTER		17602
9319 9322	US BANK BANK OF AMERICA	5501 WEST 41ST 19 RIDGEDALE AVE	EAST HANOVER	SD NJ	57106 07936	(605) 323-3580 (800) 841-4000	***	***	***	3500 W 41ST ST 368 STATE ROUTE 10	SIOUX FALLS EAST HANOVER		57106 07936
9323	FIRST CITIZENS BANK	241 EAST MARKET ST, PO BOX 1377	SMITHFIELD	NC	27577-1377	(919) 989-3274	***	***	***	2400 INDUSTRIAL PK DR SP 450	SMITHFIELD	NC	27577
9324	US BANK	3802 13TH AVENUE SOUTH	FARGO	ND	58103	(701) 281-0975	***	***	***	4340 13TH AVE SW	FARGO	ND	58103
9327	CHASE (JPMORGAN)	30730 GROESBECK HIGHWAY	ROSEVILLE	MI	48066	(586) 775-7800	***	***	***	30160 GRATIOT AVE	ROSEVILLE	MI	48066
9330	WACHOVIA BANK	143 OLD COUNTRY RD	CARLE PLACE	NY	11514	(516) 577-8317	***	***	***	152 GLEN COVE RD	CARLE PLACE	NY	11514
9331	BANK OF AMERICA	4495 LEMAY FERRY ROAD	ST LOUIS	МО	63129	(314) 284-3800	***	***	***	7328 S LINDBERGH BLVD	ST LOUIS	МО	63125
9333	BANK OF AMERICA	4189 SOUTH SERVICE ROAD	ST PETERS	МО	63376	(636) 939-1236	***	***	***	4083 VETERAN'S MEMORIAL PARKWAY	ST PETERS	МО	63376
9334	CHASE (JPMORGAN)	ROAD	LANSING	IL	60438	(708) 474-6161	***	***	***	16819 TORRENCE AVE			60438
9336		425 PHILBROOK AVE	PORTLAND	ME	04106	(800) 841-4000	***	***	***	220 MAINE MALL RD			04106
9339		47 WEST MAIN ST	PATCHOGUE	NY	11772	(800) 841-4000	***	***	***	49956 N SERVICE RD			11772
9340	BANK OF AMERICA	7520 MARLBORO PIKE		MD	20747	(301) 817-7760	***	***	***	5736 SILVER HILL RD 6528	HEIGHTS		20747
9343	PNC BANK	2101 PARK MANOR BLVD	PITTSBURGH	PA	15205	(412) 787-5757	***	***	***	6528 STEUBENVILLE PIKE, ROBINSON COURT	PITTSBURGH	PA	15205

9347	BANK OF AMERICA	6701 SOUTH MEMORIAL	TULSA	OK	74133	(918) 591-6865	***	***	***	8228 E 61ST ST SUITE 101	TULSA	OK 74133
9348	M & T BANK	DRIVE WEIS PLAZA 1802 ROOSEVELT AVE	YORK	PA	17408	(800) 724-2440	***	***	***	MAPLE VLG II 970 LOUCKS RD	YORK	PA 17404
9349	FIFTH THIRD BANK	1250 NORTH GREEN RIVER RD	EVANSVILLE	IN	47715	(812) 474-2741	***	***	***	1530 N GREEN RIVER RD BLDG A	EVANSVILLE	IN 47715

NO.	BANK NAME	ADDRESS	CITY	ST	ZIP	TELEPHONE	ACCOUNT #	ACH # ROUTING #	DEP. ROUTING #	STORE ADDRESS	CITY	ST	ZIP
9351	FIRST TENNESSEE	5526 BRAINERD	CHATTANOOGA			(423) 954-2520	***	***	***	BRAINARD PK 5799	CHATTANOOGA		37411
9356	CHASE (JPMORGAN)	RD 8515 FONDREN	HOUSTON	ТΧ	77074	(713) 751-6100	***	***	***	BRAINARD RD 6898 SOUTHWEST FREEWAY	HOUSTON	ТΧ	77074
9360	CHASE (JPMORGAN)	4530 WEST SAGINAW	LANSING	MI	48917	(517) 323-7045	***	***	***	5849 W SAGINAW HWY DELTA CTR	LANSING	MI	48917
9361	CHASE (JPMORGAN)		ZIONSVILLE	IN	46077	(317) 266-7316	***	***	***	501 COLISEUM BLVD	FT WAYNE	IN	46805
9363	CHASE (JPMORGAN)		BROOKLYN	NY	11209	(718) 439-5648	***	***	***	527 86TH ST BAYRIDGE	BROOKLYN	NY	11209
9365	CHASE (JPMORGAN)	19732 ST HWY 249	HOUSTON	ТΧ	77070	(281) 469-1687	***	***	***	THE COMMONS AT WILLOWBROOK, 7592 FM 1960 WEST	HOUSTON	ΤX	77070
9366	CHASE (JPMORGAN)	7000 GRAPEVINE HIGHWAY	FORT WORTH	ТΧ	76180	(817) 884-4000	***	***	***	N EAST SC 8704A AIRPORT FREEWY	HURST	ТΧ	76053
9367	BANK OF AMERICA	5310 SUNRISE HIGHWAY	MASSAPEQUA	NY	11762	(800) 841-4000	***	***	***	5060A SUNRISE HWY	MASSAPEQUA	NY	11762
9368	CHASE (JPMORGAN)		GROVE CITY	OH	43123	(614) 248-2270	***	***	***	PKWY CNTR E. BUCKEYE PARKWAY	GROVE CITY	OH	43123
9370	CHASE (JPMORGAN)		N RIVERSIDE	IL	60546	(708) 488-9537	***	***	***	7365 25TH ST N RIVERSIDE PLZ	N RIVERSIDE	IL	60546
9371	BANK OF AMERICA	1355 N. DELSEA DRIVE	DEPTFORD	NJ	08096	(800) 841-4000	***	***	***	CENTER OF DEPTFORD, NJ 08096	DEPTFORD	NJ	08096
9374	CHASE (JPMORGAN)		BRONX	NY	10475	(718) 862-9480	***	***	***	BAY PLAZA , 2094 BARTOW AVE	BRONX	NY	10475
9375	CHASE (JPMORGAN)		CINCINNATI	OH	45240	(513) 595-6410	***	***	***		SPRINGDALE	OH	45246
9376	CHASE (JPMORGAN)	45 EAST FOURTH STREET	CINCINNATI	OH	45202	(513) 784-0770	***	***	***	KENWOOD CTR 7324	CINCINNATI	ОН	45236
9377	CHASE (JPMORGAN)	101 MONUMENT	INDIANAPOLIS	IN	46204	(317) 321-7020	***	***	***	KENWOOD RD 6024 E 82ND ST CASTLETON SUOPS	INDIANAPOLIS	IN	46250
9378	US BANK	CIRCLE MIDTOWN WI OFFICE 5526 W	MILWAUKEE	WI	53216	(414) 873-8510	***	***	***	CASTLETON SHOPS MIDTOWN CENTER 4176 NORTH 56TH STREET	MILWAUKEE	WI	53209
9379	BANK OF AMERICA	CAPITOL DRIVE 188 BOSTON	SHREWSBURY	MA	01545	(800) 841-4000	***	***	***	STREET 80 80A BOSTON TPKE	SHREWSBURY	MA	01545
9380	BANK OF AMERICA	TURNPIKE ROAD 3375 LEONARDTOWN	WALDORF	MD	20602	(301) 645-8887	***	***	***	3376 CRAIN HIGHWAY	WALDORF	MD	20601
9381	CHASE (JPMORGAN)	ROAD 533 LYNDON LANE	LOUISVILLE	KY	40222	(502) 566-2291	***	***	***	7635 SHELBYVILLE	LOUISVILLE	KY	40222
9383	BANK OF AMERICA	1000 COTTMAN	PHILADELPHIA	PA	19111	(800) 841-4000	***	***	***	RD 2375 COTTMAN AVE	PHILADELPHIA	PA	19149
9384	CHASE (JPMORGAN)	AVE 7990 WASHINGTON	DAYTON	OH	45459	(937) 443-6290	***	***	***	7924 SPRINGBORO	MIAMISBURG	ОН	45342
9387	CHASE (JPMORGAN)	VILLAGE DRIVE 30 NORTH MAIN	POLAND	OH	44514	(330) 757-0852	***	***	***	PIKE 926 BOARDMAN-	BOARDMAN	OH	44512
9388	SOVEREIGN BANK	STREET 2655 RICHMOND	STATEN ISLAND	NY	10314	(718) 370-3623	***	***	***	POLAND RD 2295 RICHMOND AVE	STATEN ISLAND	NY	10314
9390	CHASE (JPMORGAN)	AVE 303 SOUTH MAIN	DUNCANVILLE	ТΧ	75116	(972) 780-4207	***	***	***	SPACE 63 3209 CAMP WISDOM	DALLAS	ТΧ	75237
9391	CITIZENS BANK	2084 NAMANS	WILMINGTON	DE	19808	(302) 421-2358	***	***	***	RD 3924 KIRKWOOD	WILMINGTON	DE	19808
9393	CHASE (JPMORGAN)	ROAD 600 SOUTH TYLER STREET, SUITE 100	AMARILLO	ΤX	79101	(806) 378-3100	***	***	***	HWY RTE 2 WOFLIN SQ 2221 I-40 W	AMARILLO	ΤX	79109
9395 9396	CHASE (JPMORGAN) BANK OF AMERICA	7979 PLAZA BLVD 236 WEST DEKALB PIKE	MENTOR KING OF PRUSSIA			(440) 352-5530 (800) 841-4000	*** ***	*** ***	*** ***	7619 MENTOR AVE	MENTOR KING OF PRUSSIA		44060 1940€
9398	BANK OF AMERICA	12400 NORTH FREEWAY	HOUSTON	ΤX	77060	(281) 874-6166	***	***	***	GREENSPOINTE SQ 153 GREENS RD	HOUSTON	ΤX	77060
	BANK OF AMERICA HSBC BANK USA		SECAUCUS JOHNSON CITY			(800) 841-4000 800-975-4722	*** ***	*** ***	*** ***	3 MILL CREEK DR 223 REYNOLDS RD OAKDALE MALL 3A	SECAUCUS JOHNSON CITY		07094 13790
9402	CHASE (JPMORGAN)	2921 PAT BOOKER,		ТΧ	78148	(210) 566-5750	***	***	***	8251 AGORA PARKWAY, SUITE 101	SELMA	ΤX	78154
9403	CHASE (JPMORGAN)	STE 100 19747 US HWY 59	CITY HUMBLE	ΤX	77338	(281) 540-6822	***	***	***	19723 EASTEX	HUMBLE	ΤX	77338
9404	BANK OF AMERICA	5144 82ND STREET				(806) 798-4900	***	***	***	FREEWAY HWY 59 4408 50TH ST	LUBBOCK		79414
	BANK OF AMERICA	9375 KINGSTON PIKE	KNOXVILLE			(865) 541-6130	***	***	***	7834 KINGSTON PIKE			37919
	CHASE (JPMORGAN)	ADAMS STREET	PEORIA			(309) 672-6123	***		***	3526-3528 N UNIVERSITY AVE	PEORIA		61604
	BANK OF AMERICA	9505 PINEVILLE- MATTHEWS ROAD	PINEVILLE			(704) 386-3980	***	***	***	10610 D CENTRUM PKWY	PINEVILLE		28134
	BANK OF AMERICA	14001 METROTECH DRIVE				(703) 502-3360		***		13061 LEE JACKSON MEMORIAL HWY			22033
	US BANK	900 WEST COUNT ROAD 42				(952) 435-3235	***		***	820 W COUNTY RD 42			55337
	BANK OF AMERICA BANK OF AMERICA	50 MONUMENT RD 41 BEACON				(800) 841-4000 (800) 841-4000	***	***	***	4510 CITY AVE 1400 WORCESTER RD	PHILADELPHIA NATICK		19131 01760
9413	BANK OF AMERICA	STREET 601 N.W. LOOP 410	SAN ANTONIO	ТΧ	78216	(210) 525-5440	***	***	***	7334 SAN PEDRO	SAN ANTONIO	TX	78216
9414	BANK OF AMERICA	6605 UPTOWN	ALBUQUERQUE	NM	87110	(505) 282-3030	***	***	***	BLVD 6601 MENAUL BLVD	ALBUQUERQUE	NM	87110
9415	BANK OF AMERICA	BLVD NE 241-42 S. CONDUIT	ROSEDALE	NY	11422	(800) 841-4000	***	***	***	NE 320 W SUNRISE HWY		NY	11581
9416	CHASE (JPMORGAN)		BROOKLYN	NY	11207	(718) 346-0087	***	***	***	1110 PENNSYLVANIA	STREAM BROOKLYN	NY	11207
9417	BANK OF AMERICA	BOULEVARD 3802 S. ALAMEDA		ТΧ	78404	(361) 851-6600	***	***	***	AVE STORE 18 5118-C S STAPLES ST		ТΧ	78411
9419	BANK OF AMERICA	7676 MCPHERSON	CHIRSTI LAREDO	ТΧ	78041	(956) 728-6830	***	***	***	5504 SAN BERNADO	CHRISTI LAREDO	ΤX	78041
		ROAD 7703 EASTPOINT	BALTIMORE		21224	(410) 285-4780	***	***	***	AVE STE 100 7839 EASTPOINT	E BALTIMORE		21224

STORE NO.	BANK NAME	BANK ADDRESS	CITY	ST	ZIP		ACCOUNT #	ACH ROUTING # R	DEP. OUTING # ***		CITY	ST	ZIP
9421	CHASE (JPMORGAN)	4600 SOUTH HULEN STREET		TX	76132	(817) 884-4000	***	***	***	4613 S HULEN ST SUITE C		TX	
9422 9424	CHASE (JPMORGAN) WACHOVIA BANK	STE 150 53 COLONIAL PARK		TX PA	75240 17109	(972) 934-7501	***	***	***	13398 PRESTON RD 4425 JONESTOWN	DALLAS		75240 17109
9424		MALL PA 6665	APPLETON	WI	54915	(717) 657-4065 (920) 738-9000	***	***	***	RD RTE 22 SHOPS AT FOX			54915
3420	CHASE (JEMORGAN)	WISCONSIN AVE	AFFEETON	**1	34313	(920) 730-9000				RIVER 708 N CASALOMA DR STE 10 UNIT3	(APPLETON)	**1	54915
9429	BANK OF AMERICA	1212 HAWKINS BLVD	EL PASO	ΤX	79925	(915) 590-4921	***	***	***	1111 HAWKINS BLVD	EL PASO	ТΧ	79925
9430	CHASE (JPMORGAN)	WHITE PLAINS COUNTY CTR 45 AQUEDUCT RD	WHITE PLAINS	NY	10606	(914) 428-1701	***	***	***	350 TARRYTOWN RD RTE 119	GREENBURGH	NY	10607
9431	COMPASS BANK	2811 EASTERN BLVD	MONTGOMERY	AL	36116	(334) 409-7206	***	***	***	3984 EASTERN BLVD SUITE B	MONTGOMERY	AL	36116
9432	BANK OF AMERICA	29 BLANDING BLVD	ORANGE PARK	FL	32073	(904) 269-1770	***	***	***	66 BLANDING BLVD	ORANGE PARK	FL	32073
9433	BANK OF AMERICA	9550 REGENCY SQUARE BLVD	JACKSONVILLE	FL	32225	(904) 724-4445	***	***	***	9402 ARLINGTON EXWY	JACKSONVILLE	FL	32225
9434	BANK OF AMERICA	1199 NE 163rd STREET	NORTH MIAMI	FL	33162	(305) 947-0691	***	***	***	1749 NE 163RD ST	N MIAMI BEACH	FL	33162
9435	BANK OF AMERICA	5330 HIGHWAY 78	STONE MOUNTAIN	GA	30087	(770) 498-5250	***	***	***	5370 US HWY 78 SUITE 5	STONE MOUNTAIN	GA	30087
9436	BANK OF AMERICA	2850 NO FEDERAL HWY	LIGHTHOUSE POINT	FL	33064	(954) 784-2974	***	***	***	1800 N FEDERAL HWY STE 100	POMPANO BEACH	FL	33062
9440	BANK OF AMERICA	821 NORTH STILES STREET	LINDEN	NJ	07036	(800) 841-4000	***	***	***	1601 W EDGAR RD	LINDEN	NJ	07036
9442	CHITTENDEN BANK	99 DORSET STREET	S BURLINGTON	VT	05403	(802) 658-1444	***	***	***	861 WILLISTON RD STAPLES PLZ	S BURLINGTON	VT	05403
9444	M & T BANK	640 SCRANTON CARBONDALE HWY	SCRANTON	PA	18508	(570) 342-3047	***	***	***	CENTER OF SCRANTON, PA 18508	SCRANTON	PA	18508
9445	BANK OF AMERICA	265 MONTAUK HIGHWAY	ISLIP	NY	11751	(800) 841-4000	***	***	***	1757 SUNRISE HWY	BAY SHORE	NY	11706
9447	BANK OF AMERICA	7811 MAPLE AVENUE	PENNSAUKEN	NJ	08109	(800) 841-4000	***	***	***	216 HADDONFIELD RD	CHERRY HILL	NJ	08002
9449 9451	BANK OF AMERICA CHASE (JPMORGAN)	8501 SUDLEY RD 323 SOUTH BARRINGTON ROAD	MANASSAS SCHAUMBURG	VA IL	20109 60193	(703) 331-3030 (847) 895-3803	***	***	***	SCHAUMBURG PROMENADE 1985 EAST GOLF	MANASSAS SCHAUMBURG		22109 60173
9454	BANK OF AMERICA	1459 MACARTHUR	WHITEHALL	PA	18052	(800) 841-4000	***	***	***	ROAD 2367	WHITEHALL	PA	18052
9456	BANK OF AMERICA	RD 600 DICK RD	DEPEW	NY	14043	(800) 841-4000	***	***	***	MACARTHUR RD 2130 WALDEN	CHEEKTOWAGA	NY	14225
9457	US BANK	2400 MAPLE GROVE ROAD	DULUTH	MN	55811	(218) 723-2938	***	***	***	AVE 913 W CENTRAL ENTRANCE	DULUTH	MN	55811
9458	BANK OF AMERICA	15 COMMERCE BLVD	SUCCASUNNA	NJ	07876	(800) 841-4000	***	***	***	288 STATE ROUTE 10 W	SUCCASUNNA	NJ	07876
9460	BANK OF AMERICA		RICHMOND	VA	23294	(804) 755-4500	***	***	***	7111 W BROAD ST	RICHMOND	VA	23294
9461	BANK OF AMERICA	25 MAIN STREET	SOUTH RIVER	NJ	08882	(800) 841-4000	***	***	***	326 STATE ROUTE 18	E BRUNSWICK	NJ	08816
9464	BANK OF AMERICA	1381 EAST RIDGE ROAD	ROCHESTER	NY	14621	(716) 467-7781	***	***	***	1381 E RIDGE RD	IRONDEQUOIT (ROCHESTER)	NY	14621
9465	CHASE (JPMORGAN)		MANSFIELD	OH	44906	(419) 525-5715	***	***	***	695 N LEXINGTON SPRINGMILL RD	MANSFIELD	OH	44906
9466	CHASE (JPMORGAN)	2207 SAGAMORE PARKWAY SOUTH	LAFAYETTE	IN	47905	(765) 423-0140	***	***	***	2128 SAGAMORE PKWY S	LAFAYETTE	IN	47905
9468	CHASE (JPMORGAN)	935 PILGRIM WAY	GREEN BAY	WI	54304	(920) 497-6800	***	***	***	2300 S ONEIDA ST UNITED CTR	GREEN BAY (ASHWAUBEN)	WI	54304
9469	CHASE (JPMORGAN)	3209 COURTYARD DRIVE	MIDLAND	ТΧ	79705	(432) 688-6353	***	***	***	4410 N MIDKIFF RD SUITE B-1	MIDLAND		79705
9470	CHASE (JPMORGAN)	1481 SOUTH SEVENTH STREET	LOUISVILLE	KY	40208	(502) 566-2201	***	***	***	4814 OUTER LOOP BROWNSVL SQ	LOUISVILLE	KY	40219
9471	CHASE (JPMORGAN)	5233 JOHNSTON STREET	LAFAYETTE	LA	70503	(337) 236-7182	***	***	***	SC 3501 AMBASSADOR	LAFAYETTE	LA	70503
9472	BANK OF AMERICA	745 LYNNHAVEN	VIRGINIA	VA	23452	(757) 498-6013	***	***	***	CAFFREY 2704 N MALL DR		VA	23452
9473	US BANK	PARKWAY 1415 N ACADEMY BLVD	BEACH COLORADO SPRINGS	CO	80909	(719) 597-9038	***	***	***	BLVD CITADEL	BEACH COLORADO SPRINGS	CO	80909
9477	BANK OF AMERICA	900 WEST 49TH STREET	HIALEAH	FL	33012	(305) 364-8000	***	***	***	XG 1001 W 49TH ST STE 1	HIALEAH	FL	33012
9478	CHASE (JPMORGAN)		BATON ROUGE	LA	70806	(225) 332-4523	***	***	***	9490 AIRLINE HWY	BATON ROUGE	LA	70815
9482	BANK OF AMERICA	2105 WEST BRANDON BLVD	BRANDON	FL	33511	(813) 653-2235	***	***	***	103 BRANDON TOWN CENTER BLVD	BRANDON	FL	33511
9484	CHASE (JPMORGAN)	303 SOUTH MATTIS AVENUE	CHAMPAIGN	IL	61821	(217) 351-1600	***	***	***	1006 W ANTHONY DR	CHAMPAIGN	IL	61820
9486	CHASE (JPMORGAN)	221 WEST SIXTH STREET	AUSTIN	ΤX	78701	(512) 479-1581	***	***	***	SUITES A & B 9705 RESEARCH BLVD HWY 183	AUSTIN	ΤX	78759
9487	CHASE (JPMORGAN)		SAN ANTONIO	ТΧ	78205	(210) 271-8200	***	***	***	5755 NORTHWEST	SAN ANTONIO	ΤX	78238
9488	BANK OF AMERICA	4330 U S 98 NORTH	LAKELAND	FL	33809-3821	(863) 816-1610	***	***	***	LOOP 410 #103 4304 HWY 98 N	N LAKELAND	FL	33809
9489	CHASE (JPMORGAN)	55 SOUTH MAIN STREET, STE 175	NAPERVILLE	IL	60540	(630) 305-6115	***	***	***	VILLAGE PLZ 618 S RTE 59 NAPER W PLZ	NAPERVILLE	IL	60540
9490	BANK OF AMERICA		ALPHARETTA	GA	30022	(710) 442-2476	***	***	***	#112 7681 N POINT	ALPHARETTA	GA	30202
9491	BANK OF AMERICA	PARKWAY 9101 S DIXIE HWY	MIAMI	FL	33156	(305) 663-5107	***	***	***	PKWY SUITE 500 9875 S DIXIE	MIAMI	FL	33156
9494	BANK OF AMERICA	460 E ALTAMONTE	ALTAMONTE	FL	32701	(321) 207-2400	***	***	***	HWY 355 E	ALTAMONTE	FL	32701

		DRIVE	SPRINGS							ALTAMONTE DR SUITE 1000	SPRINGS	
9500	CHASE (JPMORGAN)	1201 WEST MAIN STREET	LEWISVILLE	TX	75067	(214) 290-2000	***	***	***	565 E HWY 3040 SUITE 201	LEWISVILLE	TX 75067
9501	BANK OF AMERICA	2940 S. GLENSTONE	SPRINGFIELD	MO	65804	(417) 227-6251	***	***	***	1418 E BATTLEFIELD RD	SPRINGFIELD	MO 65804
9502	NATIONAL CITY BANK	12010 CHURCH STREET LOCATOR R-H23-XX	BIRCH RUN	MI	48415	(989) 797-9277	***	***	***	12150 SOUTH BEYER ROAD, SPACE F050	BIRCH RUN	MI 48415

STORE								АСН	DEP.				
<u>NO.</u> 9503	BANK NAME VALLEY NATIONAL	BANK ADDRESS	CITY BELLEVILLE	ST NJ	ZIP 07109	TELEPHONE (973) 759-1015	ACCOUNT #	ROUTING # RO		STORE ADDRESS	CITY BLOOMFIELD	ST	ZIP 07003
	BANK	AVENUE					***	***	***	AVE			
9504	CHASE (JPMORGAN)	4097 NICHOLS PARK DRIVE,	LEXINGTON	KY	40503	(859) 273-1016	***	***	***	3270 NICHOLASVILLE RD	LEXINGION	КҮ	40503
9505	BANK OF AMERICA		RALEIGH	NC	27612	(919) 716-2237	***	***	***	6010 GLENWOOD AVE	RALEIGH	NC	27612
9506	FIRST COMMONWEALTH	AVENUE P.O. BOX 503	HOLLIDAYBURG	PA	16648	(814) 944-4644	***	***	***	US 70 W RT 200 & PLANK RD PARK HIL PLZ	ALTOONA	PA	16602
9507	BANK CHASE		SYRACUSE	NY	13219	(315) 488-9255	***	***	***	3514 W GENESEE ST	SYRACUSE	NY	13219
9508	(JPMORGAN) CHASE	STREET 3401 WEST FOX	MUNCIE	IN	47304	(765) 747-4615	***	***	***	3301 N EVERBROOK	MUNCIE	IN	47304
9509	(JPMORGAN) BANK OF	RIDGE LANE 2120 WEST	ANNAPOLIS	MD 214	401-3058	(410) 224-3625	***	***	***	LANE 2091 WEST ST SUITE	ANNAPOLIS	MD	0 21401
9510	AMERICA BANK OF	STREET 3542 SATELLITE	DULUTH	GA	30136	(770) 497-3100	***	***	***	B 1950 PLEASANT HILL	DULUTH	GA	30096
	AMERICA BANK OF	BLVD. 825 DULVANEY	TOWSON			(410) 277-7471	***	***	***	RD SUITE B 815 GOUCHER BLVD			0 21286
	AMERICA BANK OF	VALLEY BLVD 1511 MATTHEW	FORT MYERS		33907	(239) 939-1011	***	***	***	4455 CLEVELAND	FT MYERS		33901
	AMERICA CHASE	DRIVE 8921 QUEENS	ELMHURST			(718) 803-5340	***	***	***	AVE 8955 QUEENS BLVD	ELMHURST		11373
	(JPMORGAN) BANK OF	BOULEVARD 3507 WHEELER RD			30909		***	***	***	-	AUGUSTA		. 30909
	AMERICA					(706) 737-4923	***	***	***	RD SUITE 1206			
9522	BANK OF AMERICA	7802 ABERCORN STREET	SAVANNAH	GA	31406	(912) 353-3960	10 M	10 A. A.		OGLETHORPE PLAZA, 7929 ABERCORN STREET,	SAVANNAH	GA	. 31406
9523	BANK OF		WEST PALM	FL 334	409-4715	(561) 697-3603	***	***	***	SUITE 640-650 1990 N MILITARY	W PALM BEACH	FL	33409
9524	AMERICA BANK OF	TRAIL 3120 SW 34 th AVE	BEACH OCALA	FL 344	474-4433	(352) 861-1015	***	***	***	TRAIL 3558 SW COLLEGE	OCALA	FL	34474
9526	AMERICA COMPASS BANK	1789 Montgomery	BIRMINGHAM	AL	35244	(205) 297-3510	***	***	***	RD, SUITE 200 1707 MONTGOMERY HWY	HOOVER	AL	35244
9527	CHASE	HIGHWAY 22 EAST MIFFLIN	MADISON	WI	53703	(608) 282-6020	***	***	***	698 S WHITNEY WAY	MADISON	WI	53711
9528	(JPMORGAN) BANK OF AMERICA	STREET 41 VETERANS MEMORIAL	COMMACK	NY	11725	(800) 841-4000	***	***	***	STERLING CTR 4199 JERICHO TPKE	E NORTHPORT	NY	11731
9529	BANK OF	HIGHWAY 510 VETERANS	BRANSON	МО	65616	(417) 336-6363	***	***	***	4370 GRETNA RD	BRANSON	МО	0 65616
	AMERICA BANK OF	BOULEVARD 498 SOUTH	GREENVILLE		29607	(864) 271-5740	***	***	***	SUITE 2170 2410 LAURENS RD	GREENVILLE		29607
5550	AMERICA	PLEASANTBURG DRIVE	GREEKVIEEE	50	23007	(004) 2/1 5/40				2410 Entoneiro ne	GREENVIEEE	50	20007
9533	BANK OF AMERICA	3303 SOUTH TAMIAMI TRAIL	SARASOTA	FL	34239	(941) 954-7800	***	***	***	4130 S TAMIAMI TRAIL	SARASOTA	FL	34231
9534	BANK OF AMERICA	10 WEST HIGH STREET	BRIDGEWATER	NJ	08807	(908) 722-0601	***	***	***	936 RTE 22 E	SOMERVILLE	NJ	08876
9540	AMALGAMATED BANK NY	301 THIRD AVENUE	NEW YORK	NY	10010	(212) 679-5305	***	***	***	291 THIRD AVE	NEW YORK	NY	10010
9541	BANK OF AMERICA	10050 PINES BLVD	PEMBROKE PINES	FL	33024	(954) 435-4114	***	***	***	11090 PINES BOULEVARD	PEMBROKE PINES	FL	33026
9542	BANK OF AMERICA	100 EAST ELM STREET	HILLSBORO	TX	76645	(254) 580-2300	***	***	***	104 NE I-35 SUITE 128		ТΧ	76645
9545	CHASE (JPMORGAN)	100 INDEPENDENCE PLACE	TYLER	ТХ	75703	(903) 561-5000	***	***	***	4217 S BROADWAY AVE	TYLER	ТΧ	75701
9551	BANK OF AMERICA	3661 W OAKLAND PARK BLVD	LAUDERDALE LAKES	FL 333	311-1145	(954) 714-9079	***	***	***	3196 N STATE RD 7 REEF PLZ	LAUDERDALE LAKES	FL	33319
9553	BANK OF AMERICA	2900 WEST DAVID ROAD		ΤХ	77303	(936) 539-0299	***	***	***	1111 LEAGUE LINE RD. SUITE 121	CONROE	ΤX	77303
9554	BANK OF AMERICA	1070 WEST	FREDERICK	MD	21703	(301) 698-6080	***	***	***	1170 W PATRICK ST SUITES G & H	FREDERICK	MD	21702
9557	FIRST NAT'L BANK		WEST MIFFLIN	PA	15122	(412) 655-0900	***	***	***	2033 LEBANON CHURCH RD SUITE C	W MIFFLIN	PA	15122
9558	BRANCH BK/TR	CHURCH ROAD 120 EAST HIGHWAY 53 SE	CALHOUN	GA	30701	(706) 602-4003	***	***	***	455 BELWOOD RD SE SUITE 60	CALHOUN	GA	30701
9564	(BB&T) US BANK	3410 SOUTH 143RD PLAZA	OMAHA	NE	68144	(402) 330-1407	***	***	***	13003 W CENTER RD	OMAHA	NE	68144
9566	COMPASS BANK	5275 MCWHINNEY	LOVELAND	CO	80538	(970) 622-8080	***	***	***	SUITE 28 5732 MCWHINNEY	LOVELAND	CO	80538
9567	BANK OF AMERICA		DAYTONA BEACH	FL	32114	(386) 947-3798	***	***	***	BLVD SPACE E-40 2110 W INTERNATL SPEEDWAY BLVD	DAYTONA BEACH	FL	32114
9568	BANK OF	SPEEDWAY BLVD 162 COLLEGE	ASHEVILLE	NC	28801	(828) 251-8269	***	***	***	64 TUNNEL RD	ASHEVILLE	NC	28805
9571	AMERICA SECUTITY	STREET 2 SOUTH MAIN	JEFFERSONVILLE	ОН	43218	740-426-6384	***	***	***	8115 FACTORY SHOPS	JEFFERSONVILLE	OH	43128
9573	NATIONAL BANK BANK OF AMERICA	STREET 354 1/2 WEST MIDDLE	MANCHESTER	СТ	06040	(800) 841-4000	***	***	***	BLVD. 1470 PLEASANT VALLEY RD	MANCHESTER	СТ	06040
9576	MAIN SOURCE BANK	TURNPIKE 3880 W PRESIDENTIAL WAY PO Box 38	EDINBURGH	IN	46124	(812) 526-0551	***	***	***		EDINBURGH	IN	46124
9577	BANK OF AMERICA	317 SE GREENVILLE	GREENVILLE	NC	27858	(252) 551-6218	***	***	***	3040 S EVANS ST SUITE 103	GREENVILLE	NC	27834
9581	WACHOVIA BANK	BLVD. 4012 UNIVERSITY	HUNTSVILLE	AL	35816	(256) 551-5180	***	***	***	4710-B UNIVERSITY	HUNTSVILLE	AL	35816
9582	BANK OF	DRIVE 45985 - 180 REGAL	STERLING	VA	20165	(703) 421-7533	***	***	***	DRIVE 46220 POTOMAC RUN	STERLING	VA	20164
9583	AMERICA BANK OF	PLAZA 140 ROUTE 73	WEST BERLIN	NJ	08091	(856) 767-5800	***	***	***	PLAZA 199 NORTH ROUTE	WEST BERLIN	NJ	08091
9584	AMERICA BANK OF	NORTH 3057 AKERS MILL	ATLANTA	GA	30339	(770) 953-5640	***	***	***	73, SUITE A 2778 COBB PARKWAY	ATLANTA	GA	. 30339
9585	AMERICA CHASE	ROAD 2410 W. GRAND	HOWELL	MI	48843	(517) 548-3827	***	***	***	1475 N BURKHART	HOWELL	MI	48843
9587	(JPMORGAN) CHASE	RIVER 105 FILLMORE	DENVER	CO	80206	(303) 322-4799	***	***	***	RD, SUITE D180 320 SOUTH	GLENDALE	СО	80246
9588	(JPMORGAN) FIVE STAR BANK	STREET 1940 US ROUTE 20	WATERLOO	NY	13165	(315) 539-1000	***	***	***	COLORADO BLVD 655 RTE 318 SUITE A005	WATERLOO	NY	13165

9589	BANK OF AMERICA	5002 WILLIAMSON ROANOKE ROAD NW	VA	24012	(540) 561-0943	***	***	***	1919 VALLEY VIEW BLVD NORTHWEST	ROANOKE	VA 24012
9591	AMERICA BANK OF AMERICA	101 E. MORELAND WILLOW GROVE RD	PA	19090	(800) 841-4000	***	***	***		WILLOW GROVE	PA 19090

STORE		BANK						ACH	DEP.				
NO.	BANK NAME CHASE (JPMORGAN)	ADDRESS	CITY BOWLING GREEN	ST KY	ZIP 42101	TELEPHONE 4 (270) 781-9476	ACCOUNT #]			STORE ADDRESS	CITY BOWLING GREEN		ZIP 42104
	· · · · ·	AVENUE					***	***	***	RD			
9595	TRUSTMARK BANK	CAPITOL STREET PO BOX 291	JACKSON	MS	39205-0291	(601) 961-6071	***	***	***	1039 E COUNTRY LINE RD SUITE A	JACKSON	MS	39211
9596	US BANK	8575 VALLEY CREEK ROAD	WOODBURY	MN	55125	(651) 264-0200	***	***	***	8362 TAMARACK VILLAGE	WOODBURY	MN	55125
9598	WACHOVIA BANK	8055 20TH	VERO BEACH	FL	32966	(561) 778-6081	***	***	***	1757 94TH DR	VERO BEACH	FL	32966
9601	BANK OF AMERICA		CHARLOTTESVILLE	VA	22901	(434) 974-4940	***	***	***		CHARLOTTESVILLE	VA	22901
9604	CHASE (JPMORGAN)		OAK FOREST	IL	60452	(708) 535-5440	***	***	***		ORLAND PARK	IL	60462
9605	TD BANK	STREET 10 SHERWOOD DRIVE	TILTON	NH	03276	(603) 286-2401	***	***	***	CENTER, 120	TILTON	NH	03276
9610	CHASE (JPMORGAN)	EAST STATE	ROCKFORD	IL	61125-1086	(815) 398-6500	***	***	***	LACONIA ROAD 6376 EAST STATE	ROCKFORD	IL	61108
9612	CHASE (JPMORGAN)	1200	HOUSTON	ΤХ	77010	(713) 751-6100	***	***	***	STREET 2346 SOUTH	HOUSTON	ΤХ	77077
9613	CHASE (JPMORGAN)		WESTMINSTER	CO	80030	(303) 244-5060	***	***	***	HIGHWAY 6 8725 SHERIDAN	WESTMINSTER	СО	80030
9615	FROST NATIONAL BANK	SHERIDAN BLVD 221 WONDER WORLD DRIVE	SAN MARCOS	ТΧ	78666	(512) 393-5647	***	***	***	BLVD UNIT B TANGER OUTLETS 4015 INTERSTATE	SAN MARCOS	TX	78666
9616	COMMUNITY BANK & TRUST		COMMERCE	GA	30529	(706) 336-3202	***	***	***	HWY 35 STE 214 800 STEVEN B TANGER BLVD	COMMERCE	GA	30529
9617	BANK OF AMERICA	1200 MT. ZION	MORROW	GA	30260-2314	(770) 968-2000	***	***	***	S/310 6715 SUITE H	MORROW	GA	30260
9618	BANK OF AMERICA	ROAD	MAYS LANDING	NJ		(800) 841-4000	***	***	***	JONESBORO H Center of Mays	Mays Landing		08330
9620	BANK OF AMERICA		GAINESVILLE	FL		(352) 264-2929	***	***	***	Landing, NJ 08330 3600 S.W. ARCHER	, ,		32608
9621	CHASE (JPMORGAN)	ARCHER ROAD	AUSTIN	TX		(512) 479-5400	***	***	***	ROAD UNIT A-1 5601 BRODIE LANE			78745
9621	BANK OF AMERICA	WESTGATE BLVD. STE 111	PENSACOLA	FL	32504	(850) 478-3504	***	***	***	7000 N DAVIS	PENSACOLA		32504
9623	BANK OF AMERICA	DAVIS HIGHWAY	ТОРЕКА	KS		(785) 295-3546	***	***	***	HIGHWAY UNIT A 1930 S W	ТОРЕКА		66614
9624	BANK OF AMERICA	STREET		VA		(540) 548-2827	***	***	***	WANAMAKER RD SUITE E	FREDERICKSBURG		
	CHASE (JPMORGAN)	SILVER PARKWAY		TX		(281) 557-7941	***	***	***	1041 WEST BAY	WEBSTER		77598
9627	PREMIER BANK	AREA BLVD 100 GRELL	JOHNSON CREEK	WI	53038	(920) 699-6900	***	***	***	AREA BLVD 132 WEST LINMAR	JOHNSON CREEK	WI	53038
9629	PREMIER BANK	LANE 11055 61ST STREET NORTH	ALBERTVILLE	MN		(763) 497-8224	***	***	***	LANE, SUITE D25 6415 LABEAUX AVENUE SUITE B-	ALBERTVILLE		55301
9630	WACHOVIA BANK	EAST 700 SOUTH MACKENZIE	FOLEY	AL	36535	(251) 972-8823	***	***	***	65 2601 SOUTH MCKENZIE ST.	FOLEY	AL	36535
9631	BANK OF AMERICA	STREET 150 PARKER ST	VACAVILLE	CA	95688	(707) 449-4433	***	***	***	SUITE 476 131 NUT TREE ROAD, SUITE K	VACAVILLE	CA	95687
9632	Bank of ST. Augustine	900 STATE ROAD 16	ST. AUGUSTINE	FL	32084	(904) 209-0078	***	***	***	2700 STATE RD 16 SUITE 815	ST. AUGUSTINE	FL	32092
9633	US BANK	408 COURT STREET	WILLIAMSBURG	IA	52361	(319) 668-9100	***	***	***	112-A TANGER DR.	WILLIAMSBURG	IA	52361
9635	PNC BANK	1275 YORK ROAD	GETTYSBURG	PA	17325	(717) 337-9333	***	***	***	1863 GETTYSBURG VILLAGE DRIVE, SUITE 250	GETTYSBURG	PA	17325
9636	CITIZENS BANK OF PA	ROUTE 611 AND 715	TANNERSVILLE	PA	18372	(570) 629-1631	***	***	***	1000 ROUTE 611, UNIT A19	TANNERSVILLE	PA	18372
9640	BANK OF AMERICA		FOLSOM	CA	95630	(916) 861-9900	***	***	***	13000 FOLSOM BLVD, SUITE 1440	FOLSOM	CA	95630
9642	M & T BANK	10721 FAIRWAY	HAGERSTOWN	MD	21740	(301) 790-2326	***	***	***	495 PRIME	HAGERSTOWN	MD	21740
9643	NATIONAL CITY BANK	LANE 201 SOUTH BROAD ST LOCATOR 46-11-	GROVE CITY	PA	16127	(724) 458-9250	***	***	***	OUTLETS BLVD. 1911 LEESBURG GROVE CITY ROAD, SUITE 315	GROVE CITY	PA	16127
9644	CITIZENS BANK	071	WESTBROOK	СТ	06498	(860) 399-8511	***	***	***	314 FLAT ROCK PLACE, SUITE	WESTBROOK	СТ	06498
9662	CHASE (JPMORGAN)		WHITEHALL	OH	43213	(614) 248-2600	***	***	***	A135 5091 EAST MAIN	COLUMBUS	OH	43212
9664	US BANK	MAIN STREET 4621 INLAND	ONTARIO	CA	91764	(909) 980-1485	***	***	***	STREET 4320 EAST MILLS	ONTARIO	CA	91764
	FIRST BANK OF THE LAKE	EMPIRE ROAD		мо		(573) 348-2265	***	***	***	CIRCLE UNIT H FACTORY OUTLET VILLAGE OSAGE			65065
9668	WILMINGTON TRUST	4369 HIGHWAY ONE	REHOBOTH	DE	19971	(302) 856-4491	***	***	***	BEACH, 4540 HWY 54, SUITE N4 REHOBOTH OUTLETS, 1230 OCEAN OUTLETS,	REHOBOTH BEACH	DE	19971
9670	REGIONS BANK	9420 HIGHWAY 49 NORTH	GULFPORT	MS	39503	(228) 896-9519	***	***	***	HWY 1 10737 FACTORY SHOPS	GULFPORT	MS	39503
9676	CHASE (JPMORGAN)	425 AIRLINE HIGHWAY	GONZALES	LA	70737	(225) 644-2575	***	***	***	BOULEVARD TANGER OUTLEGT, 2400 TANGER	GONZALES	LA	70737
9677	CHASE (JPMORGAN)	2039 AIRLINE DRIVE	BOSSIER CITY	LA	71111	(318) 226-2723	***	***	***	BLVD. SUITE 152 LOUISIANA BOARDWALK, 640 BOARDWALK	BOSSIER CITY	LA	71111
9680	BANK OF AMERICA	303 E. TULARE	TULARE	CA	93274	(559) 686-4900	***	***	***	BLVD.	TULARE	CA	93274

9683	CHASE (JPMORGAN)	AVENUE 525 MARKETPLACE BOULEVARD	HAMILTON	NJ	8691	(609) 585-3584	***	***	***	STREET JACKSON OUTLET CENTER, 537 MONMOUTH ROAD, SPACE 322	JACKSON	NJ 08527
9685	BANK OF AMERICA	941 SOUTH ATLANTIC BLVD	LOS ANGELES	CA	90022	(323) 415-8618	***	***	***	CITADEL OUTLETS, 100 CITADEL DRIVE, SUITE 660	COMMERCE	CA 90040
9686	CHASE (JPMORGAN)	4365 FRANKLIN STREET	MICHIGAN CITY	IN	46360	(219)-879-1122	***	***	***	1740 LIGHTHOUSE PLACE	MICHIGAN CITY	IN 46360
9687	BANK OF AMERICA	7825 MONTEREY STREET	GILROY	CA	95020	(800) 237-8052	***	***	***	GILROY PREMIUM OUTLETS, 8155 ARROYO Circl, Sp#A-108	GILROY	CA 95020
9689	CHASE BANK	819 S ALLEN HEIGHTS	ALLEN	TX	75002	(972) 747-3210	***	***	***	ALLEN PREMIUM OUTLETS 820 WEST STACY ROAD, SUITE 330	ALLEN	TX 75013
9690	BANK OF AMERICA	1755 LAKESIDE DR	BULLHEAD CITY	AZ	86442	(520) 758-3981	***	***	***	1955 SOUTH CASINO DRIVE, SUITE 270	LAUGHLIN	NV 89029
9691	LONE STAR NATIONAL BANK	RIO GRD V PREM OTL 5001 E. HIGHWAY83, SUITE 650C	MERCEDES	TX	78541	(956) 544-3805	***	***	***	RIO GRANDE VALLEY PREM OUTLET 5001 E. EXPRESSWAY 83, SUITE 230	MERCEDES	TX 78570
9692	BANK OF AMERICA	5900 CORE AVE	NORTH CHARLESTON	SC	29406	(843) 745-8328	***	***	***	4840 TANGER	NORTH CHARLESTON	SC 29418

STORE		BANK						ACH	DEP.				
NO.	BANK NAME	ADDRESS		ST TY	ZIP	TELEPHONE	ACCOUNT #				CITY	ST TV	ZIP
9693	CHASE BANK	1111 N. IH 35 At HIGHWAY 79	ROUND ROCK	ТΧ	78664	(512) 479-5400				4401 N. IH 35, SUITE 869	ROUND ROCK	ΤХ	
9694	CHASE BANK	7598 N MESA	EL PASO	TX	79912	(915) 585-5012	***	***	***	THE OUTLET SHOPPES AT EL PASO 7051 SOUTH DESERT BOULEVARD, SUITE	EL PASO	ТХ	79932
9696	M & T BANK	2186 HIGH STREET	POTTSTOWN	PA	19464	(610) 970-5051	***	***	***	C-333 PHILADELPHIA PREMIUM OUTLETS 18 LIGHTCAP ROAD, SUITE 167	POTTSTOWN	PA	19464
9697	BANK OF AMERICA	17930 SPRING CYPRESS ROAD	CYPRESS	ΤX	77429	(281) 256-4000	***	***	***	HOUSTON PREMIUM OUTLETS 29300 HEMPSTEAD ROAD, SUITE #804	CYPRESS	ТΧ	77433
9698	PNC BANK	319 Washington Rd	WASHINGTON	PA	15301	(724) 225-1400	***	***	***	2200 TANGER BOULEVARD, SUITE 725	WASHINGTON	PA	15301
9701	BANK OF AMERICA	5959 CANOGA AVENUE	WOODLAND HILLS	CA	91367	(818) 712-6007	***	***	***	6443 CANOGA AVE STAPLES PLZ	WOODLAND HILLS (CANOGA PARK)	CA	91367
9702	CHASE (JPMORGAN)	2950 WEST	PHOENIX	AZ	85029	(602) 589-3888	***	***	***	2860 W PEORIA AVE	PHOENIX	AZ	85029
9703	BANK OF AMERICA	PEORIA 1603 HAWTHORNE BLVD	REDONDO BEACH	CA	90247	(310) 214-7306	***	***	***	16129 S HAWTHORNE BLVD SUITE F	LAWNDALE	CA	90260
9704	BANK OF AMERICA	391 SERRAMONTE CTR	DALY CITY	CA	94015	(650) 615-4700	***	***	***	350 GELLERT BLVD	DALY CITY	CA	94015
9705	BANK OF AMERICA	2905 STEVENS	SANTA CLARA	CA	95050	(408) 983-0588	***	***	***	319 S.WINCHESTER	SAN JOSE	CA	95128
9706	BANK OF AMERICA	CREEK BLVD 901 NORTH MOUNTAIN	ONTARIO	CA	91762	(909) 865-2424	***	***	***	BLVD 358/366 S MOUNTAIN AVE	UPLAND	CA	91786
9708	BANK OF AMERICA	AVENUE 1053 WILLOW	CONCORD	CA	94520-5896	(925) 671-1563	***	***	***	675 CONTRA COSTA		CA	94523
9709	BANK OF AMERICA	PASS RD 4120 SAN PABLO	EMERYVILLE	CA	94608	(510) 273-5690	***	***	***	BLVD 1199 40TH ST EAST	HILL EMERYVILLE	CA	94608
9710	BANK OF AMERICA	AVENUE 3101 ARDEN	SACRAMENTO	CA	95825	(916) 861-9429	***	***	***	BAY SHOP CTR 1743 ARDEN WAY	SACRAMENTO	CA	95815
9711	BANK OF AMERICA	WAY 7496 DUBLIN	DUBLIN	CA	94568-2416	(925) 833-9588	***	***	***	8000 AMADOR	DUBLIN	CA	94568
9712	BANK OF AMERICA	BLVD 800 NORTHRIDGE	SALINAS	CA	93906	(831) 443-7125	***	***	***	VALLEY BLVD 776 NORTHRIDGE MALL	SALINAS	CA	93906
9713	BANK OF AMERICA	CENTER 3401 DALE	MODESTO	CA	95356	(209) 549-8280	***	***	***	3200 SISK ROAD	MODESTO	CA	95356
9714	BANK OF AMERICA	ROAD 590 EAST SHAW	FRESNO	CA	93710	(559) 445-7346	***	***	***	UNIT G 5048 N	FRESNO	CA	93710
9715	BANK OF AMERICA	AVENUE 303 NORTH "D"	SAN	CA	92401	(909) 381-8400	***	***	***	BLACKSTONE AVE #101 798 INLAND CTR DR			92408
9716	CHASE (JPMORGAN)	STREET 5041 NORTH	BERNARDINO PHOENIX	AZ	85016	(602) 589-4340	***	***	***	3240 E CAMELBACK	BERNARDINO		85018
9717	CHASE (JPMORGAN)	16TH STREET 12240 NORTH	PHOENIX	AZ	85032	(602) 261-5230	***	***	***	RD SUITE 100 12847-B N TATUM	PHOENIX		85032
9718	BANK OF AMERICA	TATUM BLVD 10 SANTA ROSA		CA	95404	(707) 525-2303	***	***	***	BLVD 1911 SANTA ROSA	SANTA ROSA		95407
9718 9719	BANK OF AMERICA	AVENUE 3555 EAST	PASADENA	CA	95404 91107	(626) 304-3175	***	***	***	AVE 3867 FOOTHILL	PASADENA		91107
		FOOTHILL BLVD					***	***	***	BLVD			
9720	BANK OF AMERICA	641 MALL RING CIRCLE	HENDERSON	NV	89014	(702) 654-3100				1152 W SUNSET RD SUNSET PLZ	HENDERSON		89014
9721	BANK OF AMERICA	3800 MING AVENUE	BAKERSFIELD		93309	(661) 395-2117	***	***	***	3699 MING AVE MING PLAZA	BAKERSFIELD		
9722	CHASE (JPMORGAN)	6257 EAST BROADWAY BLVD	TUCSON	AZ	85711	(877) 226-5663	***	***	***	5700 E BROADWAY	TUSCON		85711
9723	BANK OF AMERICA	3730 SOUTH BRISTOL STRET	SANTA ANA	CA	92704	(714) 973-8495	***	***	***	3638 S BRISTOL ST METRO TWN SQ	SANTA ANA	CA	92704
9724	BANK OF AMERICA	941 NORTH TUSTIN	ORANGE	CA	92867	(714) 778-7304	***	***	***	1302 N TUSTIN ST	ORANGE	CA	92667
9726	BANK OF AMERICA	4801 W. CHARLESTON BLVD	LAS VEGAS	NV	89193	(702) 654-4310	***	***	***	1705 S DECATUR BLVD	LAS VEGAS	NV	89102
9727	BANK OF AMERICA	503 W. BENHOLT DRIVE	STOCKTON	CA	95207	(209) 944-5277	***	***	***	5779 PACIFIC AVE SHERWOOD PLZ	STOCKTON	CA	95207
9728	BANK OF AMERICA	4002 TACOMA MALL BLVD	TACOMA	WA	98409	(800) 253-0784	***	***	***	2220 S 37TH ST METRO PLZ S-8	TACOMA	WA	98409
9729	BANK OF AMERICA	384 SAN ANTONIO RD	MOUNTAIN VIEW	CA	94040-1273	(650) 324-4433	***	***	***	4898 EL CAMINO REAL	LOS ALTOS	CA	94022
9730	BANK OF AMERICA	2400 148TH AVE.		WA	98052	(206) 358-2410	***	***	***	14725 NE 20TH AVE	BELLEVUE	WA	98007
9731	BANK OF AMERICA	NORTHEAST 4795 SOUTH MARYLAND	LAS VEGAS	NV	89119	(702) 654-4120	***	***	***	STERNCO CTR 3993 S MARYLAND PKWY SUITE 101	LAS VEGAS	NV	89119
9732	BANK OF AMERICA	PARKWAY 401 N. HARBOR	FULLERTON	CA	92832-1939	(714) 533-4470	***	***	***	1620 S HARBOR	FULLERTON	CA	92632
9733	BANK OF AMERICA	BLVD 971 BLOSSOM	SAN JOSE	CA	95123	(408) 277-7730	***	***	***	BLVD SUITE A 882 BLOSSOM HILL	SAN JOSE	CA	95123
9734	BANK OF AMERICA	HILL ROAD 18 AUBURN	AUBURN	WA	98002-5490	(253) 833-5310	***	***	***	RD K-MART CTR 1101 SUPERMALL	AUBURN	WA	98001
9735	BANK OF AMERICA	WAY N 10101 SW WASHINGTON	PORTLAND	OR	97223	(503) 620-5515	***	***	***	WAY, 1069 8705 SW HALL BLVD	BEAVERTON	OR	97008
9736	BANK OF AMERICA	SQ RD 150 SO. CALIFORNIA	W. COVINA	CA	91790	(626) 854-8047	***	***	***	330 S VINCENT AVE	W COVINA	CA	91790
9737	BANK OF AMERICA	AVENUE 1200 FAIRMONT	SAN	CA	94578	(510) 614-6150	***	***	***	15099 HESPERIAN	SAN	CA	94578
9738	BANK OF AMERICA	DRIVE 11501 SANTA	LEANDRO LOS ANGELES		90025	(310) 996-7811	***	***	***	BLVD SUITE E&F 1845 WESTWOOD	LEANDRO W LOS		90025
9739	BANK OF AMERICA	MONICA BLVD	TUCSON	AZ	85705	(877) 226-5663	***	***	***	BLVD 4055 N ORACLE RD	ANGELES TUSCON		85705
5133	STATO PRIMEMOR		100001	- 12	55705	(3, 7) 220-3003					100001	112	33703

9742	BANK OF AMERICA	30 E WELLESLEY AVE	SPOKANE	WA	99207	(509) 353-6066	***	***	***	SUITE 101 6010 N DIVISION ST	SPOKANE	WA	99208
9743	BANK OF AMERICA	111 W 10th STREET	TRACY	CA	95376	(209) 836-0944	***	***	***	1005 PESCADARO AVE SUITE 179	TRACY	CA	95376
9744	BANK OF AMERICA	71-799 HIGHWAY 111	RANCHO MIRAGE	CA	92270	(760) 341-4781	***	***	***	72216 HWY 111 SUITES F5 & F6	PALM DESERT	CA	92260
9745	BANK OF AMERICA	2495 E. LAKESHORE DR	LAKE ELSINORE	CA 9	2530-4446	(909) 679-6818	***	***	***	17600 COLLIER AVE SUITE H184	LAKE ELSINORE	CA	92530
9746	BANK OF AMERICA	4705 SILVA	LAKEWOOD	CA	90712	(562) 663-0525	***	***	***	5195 LAKEWOOD BLVD	LAKEWOOD	CA	90712
9747	BANK OF AMERICA	1275 ROSECRANS DRIVE	SAN DIEGO	CA	92106	(619) 221-6613	***	***	***	2990 MIDWAY DR ROSECRANS CTR	SAN DIEGO	CA	92110

STORE		BANK		070	710	TELEDUONE	1000ID###	ACH	DEP.	CTODE ADDDEGG	OTT		710
<u>NO.</u> 9748	BANK NAME BANK OF AMERICA	ADDRESS 5541 SEPULVEDA	CITY CULVER CITY	ST CA	2IP 90230	TELEPHONE (310) 397-7781	ACCOUNT #	ROUTING #	ROUTING #	STORE ADDRESS 5592 S SEPULVEDA	CITY CULVER CITY		ZIP 90230
9752	BANK OF AMERICA	BLVD	VANCOUVER	WA	98660	(360) 696-5651	***	***	***	BLVD 1416 JANTZEN	PORTLAND		97217
		STREET								BEACH CENTER			
9753	BANK OF AMERICA	39300 FREMONT BLVD	FREMONT	CA	94538	(510) 795-4110	***	***	***	39121 FREMONT BLVD	FREMONT	CA	94538
9756	BANK OF AMERICA	12682 ARMAGOSA ROAD	SOUTH VICTORVILLE	CA	92392	(760) 843-6615	***	***	***	12544-B AMARGOSA ROAD	VICTORVILLE	CA	92392
9757	BANK OF AMERICA	1288 LANCASTER		OR	97301	(503) 945-2194	***	***	***	1132 LANCASTER	SALEM	OR	97301
9759	BANK OF AMERICA	DR NE 7198 STOCKTON	SACRAMENTO	CA	95823	(916) 732-4276	***	***	***	DRIVE NE 6160 FLORIN ROAD	SACRAMENTO	CA	95823
9760	CHASE (JPMORGAN)	BLVD 2528 WEST	TEMPE	AZ	85282	(480) 890-6256	***	***	***	SUITE B 5000 ARIZONA	TEMPE	AZ	85282
		SOTHERN AVENUE				. ,				MILLS CIRCLE			
9761	BANK OF AMERICA	5905 S. VIRGINIA	RENO	NV	89502-6029	(775) 688-8900	***	***	***	5595 SOUTH	RENO	NV	89502
		ST								VIRGINIA ST, SUITE A			
9768	BANK OF AMERICA	24740 VALLEY STREET	NEWHALL	CA	91321-2640	(661) 253-4600	***	***	***	VALENCIA MARKET PL. 25640	VALENCIA	CA	91381
0760	DANIZ OF AMERICA		VENNES AM	C A	20144	(770) 400 5177	***	***	***	THE OLD RD	VENNES AM	C A	20144
9769	BANK OF AMERICA	BUSBEE PKWY	KENNESAW	GA	30144	(770) 423-5177				440 BARRETT PKWY, SUITE 17	KENNESAW		30144
9775	BANK OF AMERICA	2500 HIGHLAND	JONESBORO	AR	72401	(870) 933-4352	***	***	***	2108 SOUTH CARAWAY	JONESBORO	AR	72401
9777	BANK OF AMERICA	4041 LYNN COURT DRIVE	INDEPENDENCE	MO	64055	(816) 979-6119	***	***	***	19110 A EAST 39TH STREET	INDEPENDENCE	MO	64057
9778	BANK OF AMERICA	3410 WEST	CHANDLER	AZ	85226	(480) 224-2021	***	***	***	2560 W CHANDLER	CHANDLER	AZ	85224
9780	CHASE (JPMORGAN)	CHANDLER BLVD 4889 HOUSTON	FLORENCE	KY	41042	(859) 647-6300	***	***	***	BLVD, SUITE 5 VILLAGE AT THE	FLORENCE	KY	41042
		ROAD								MALL, 7634 MALL RD			
9782	BANK OF AMERICA		FAYETTEVILLE	NC	28303	(910) 864-2020	***	***	***	1916 SKIBO RD	FAYETTEVILLE	NC	28314
9783	BANK OF AMERICA		WINSTON	NC	27127	(336) 805-3468	***	***	***		WINSTON-	NC	27127
		CREEK ROAD PKWAY PLAZA	SALEM							PKWAY UNIT 33/34	SALEM		
9787	BANK OF AMERICA	11262 LOS	LOS ALAMITOS	CA	90720	(562) 624-4425	***	***	***	7601 CARSON	LONG BEACH	CA	90808
9788	BANK OF AMERICA	ALAMITOS BLVD 130 EMERALD	N. ATTLEBORO	MA	2760	(508) 643-1182	***	***	***	BLVD. 1400 S.	N. ATTLEBORO	MA	02760
		SQUARE MALL								WASHINGTON ST. UNIT 3			
9789	BANK OF AMERICA	1855 NORTH OXNARD BLVD	OXNARD	CA	93030	(805) 278-4511	***	***	***	301 WEST ESPLANADE DRIVE	OXNARD	CA	93030
9790	BANK OF AMERICA	1447 NEW	WEST	СТ	06110	(860) 523-6151	***	***	***	1457 NEW BRITAIN	WEST	СТ	06110
9791	BANK OF AMERICA	BRITAIN AVE 1729 WEST	HARTFORD COLUMBIA	мо	65203	(573) 876-6353	***	***	***	AVENUE 2101 WEST	HARTFORD COLUMBIA	мо	65203
		BROADWAY, SUITE 15								BROADWAY SUITE EE			
9792	US BANK	4004 NORTHWEST	DAVENPORT	IA	52806	(563) 388-9223	***	***	***	902 WEST	DAVENPORT	IA	52806
9793	US BANK	BLVD 4444 1ST AVENUE	CEDAR RAPIDS	IA	52402	(319) 393-9156	***	***	***	KIMBERLY ROAD 1392 TWIXT TOWN	MARION	IA	52302
9795	BANK OF AMERICA	NE 23831 EL TORO	LAKE FOREST	CA	92630	(949) 951-4024	***	***	***	ROAD THE ORCHARD AT	LAKE FOREST	CA	92630
						(0.0)000 .000				SADDLEBACK			
										23600 EL TORO ROAD, SUITE A			
9797	BANK OF AMERICA	10297 MAGNOLIA AVENUE	RIVERSIDE	CA	92504	(909) 781-3312	***	***	***	10113 HOLE AVENUE	RIVERSIDE	CA	92503
9798	BANK OF AMERICA	198 WEST MAIN STREET	EL CAJON	CA	92020	(619) 401-1930	***	***	***	700 N JOHNSON AVE SUITE A	EL CAJON	CA	92020
9799	CHASE (JPMORGAN)		SOUTH	WV	25303	(304) 744-1835	***	***	***	90 RHL BLVD	SOUTH	wv	25309
9800	CHASE (JPMORGAN)	8283 SOUTH	CHARLESTON ENGLEWOOD	CO	80112	(303) 244-5310	***	***	***	9078 WESTVIEW	CHARLESTON LONE TREE	со	80124
9801	BANK OF AMERICA	QUEBEC STREET	LARGO	FL	33778	(727) 319-4913	***	***	***	RD., SUITE 100 10357 ULMERTON	LARGO	FL.	33771
		BLVD					***	***	***	ROAD			
9802	BANK OF AMERICA	ROAD		PA	19610	(800) 841-4000				2733 PAPERMILL RD			19610
9804	BANK OF AMERICA	495 UNION STREET, SPACE	WATERBURY	СТ	06706	(800) 841-4000	***	***	***	945 WOLCOTT ST	WATERBURY	СТ	06705
0005		1000	AVDON	011	44222	(220) 072 1020	***	***	***	2727 M/ MADIZET		011	44333
9805	CHASE (JPMORGAN)	MARKET STREET,	AKRON	OH	44333	(330) 972-1930				3737 W. MARKET ST. UNIT L	FAIRLAWN	Он	44333
9806	CHASE (JPMORGAN)	SUITE 80 1400 WOODLOCH	THE	ΤХ	77380	(713) 751-6100	***	***	***	19075 I-45 SOUTH,	SHENANDOAH	ΤХ	77385
	. ,	FOREST DRIVE	WOODLANDS							SUITE 400, PORTOFINO			
000-			DACADENT	(T) \$ *	77505		والدوالد والد	ala ala ala	بالد بالد الد	CENTER	DACADENT		
9807	CHASE (JPMORGAN)	PKWY	PASADENA	ΤX	77505	(713) 751-6100	***	***	***	5579 FAIRMONT PKWY	PASADENA	ТX	77505
9808	CHASE (JPMORGAN)	1757 WEST FULLERTON	CHICAGO	IL	60614	(773) 880-1376	***	***	***	1730 W. FULLERTON AVENUE UNIT 22	CHICAGO	IL	60614
9809	CHEVY CHASE	820 B. CAPITAL	LARGO	MD	20774	(301) 350-6429	***	***	***	BLVD AT CAPITAL	LARGO	MD	20774
	BANK	CENTRE BOULEVARD								CENTRE, 900 G CAPITAL CENTER			
9810	CHASE (JPMORGAN)	575 SOUTH	ST. CHARLES	IL	60134	(630) 377-0808	***	***	***	BLVD, SUITE D103 962 SOUTH	ST. CHARLES	IL	60174
		RANDALL ROAD				. ,				RANDALL RD. UNIT		-	
9811	BANK OF AMERICA		JENSEN BEACH	FL	34994	(772) 692-7821	***	***	***	2800NW FEDERAL	STUART	FL	34994
		FEDERAL HIGHWAY								HIGHWAY			
9813	BANK OF AMERICA		PHILADELPHIA	PA	19145	(800) 432-1000	***	***	***	QUARTERMASTER PLAZA, 2306	PHILADELPHIA	PA	19141
		OREGON AVENUE								OREGON AVENUE,			
9814	BANK OF AMERICA	1188 GALLERIA	ROSEVILLE	CA	95678	916-781-4582	***	***	***	SPACE F-3 CREEKSIDE TOWN	ROSEVILLE	CA	95678
		BLVD								CENTER, 1208 GALLERIA BLVD,			
0010	DANK OF AMERICA	100 DATED CON	CADIOTACT	***	05050	(000) 100 100-	***	***	***	STE 150	T A CT	***	07050
	BANK OF AMERICA	PLANK ROAD	CARLSTADT	NJ	07072	(800) 432-1000				89 ROUTE 17 SOUTH	EAST RUTHERFORD		07073
9817	BANK OF AMERICA	7805 GUNN	TAMPA	FL	33626	(813) 792-0342	***	***	***	8015 CITRUS PARK	TAMPA	FL	32828

9818	CHASE (JPMORGAN)	HIGHWAY 4200 DEMPSTER	SKOKIE	IL	60076	(847) 674-1323	***	***	***	DRIVE 9410-A SKOKIE BLVD	SKOKIE	IL 60077
9820	BANK OF AMERICA	8320 NORTH OAK TRAFFICWAY	KANSAS CITY	MO	64155	(816) 979-4922	***	***	***		KANSAS CITY	MO 64115
9821	BANK OF AMERICA	3220 188TH STREET, SW	LYNNWOOD	WA	98037	(425) 744-1132	***	***	***	19220 ALDERWOOD MALL PKWY, SUITE 130	LYNNWOOD	WA 98036
9822	BANK OF AMERICA	500 CHESTERFIELD CENTER DRIVE	CHESTERFIELD	MO	63017	(636) 536-3670	***	***	***	17227 CHESTERFIELD AIRPORT ROAD, SPACE 203	CHESTERFIELD	MO 63005
9823	BANK OF AMERICA	1704 NM HWY 528	ALBUQUERQUE	NM	87111	(505) 282-4102	***	***	***		ALBUQUERQUE	NM 87114
9826	BANK OF AMERICA	3010 ST HWY 35	HAZLET	NJ	07730	(800) 432-1000	***	***	***		HAZLET	NJ 07730

STORE NO.	BANK NAME	BANK ADDRESS	СІТҮ	ST	ZIP	TELEPHONE	ACCOUNT #	ACH ROUTING #	DEP. ROUTING #	STORE ADDRESS	СІТҮ	ST	ZIP
9828	BANK OF AMERICA	27489 YNEZ ROAD	TEMECULA	CA	-	(951) 676-4114	***	***	***	40620 WINCHESTER		CA	92591
9829	CITIZENS BANK	1 NORTH MAIN STREET	GREENSBURG	PA	15601	724-832-5900	***	***	***	ROAD, SUITE A WESTMORELAND MALL, 998 EAST PITTSBURGH	GREENSBURG	PA	15601
9831	BANK OF AMERICA	728 MASSABESIC STREET	MANCHESTER	NH	03103	(800) 432-1000	***	***	***	STREET, SUITE A TJ MAXX PLAZA, 18 MARCH AVENUE	MANCHESTER	NH	03103
9832	CHASE (JPMORGAN)	320 NORTH NEW ROAD	WACO	ΤX	76710	(254) 776-9500	***	***	***	2448 WEST LOOP 340	WACO	ТΧ	76711
9833	BANK OF AMERICA	201 EAST 11TH AVENUE	EUGENE	OR	97401	(541) 342-5810	***	***	***	1125-A VALLEY RIVER DRIVE	EUGENE	OR	97401
9834	BANK OF AMERICA	5038 WEST AVENUE NORTH	PALMDALE	CA	93551	(661) 943-8927	***	***	***	AMARGOSA COMMONS, 39445 TENTH STREET WEST, SUITE E	PALMDALE	CA	93551
9835	BANK OF AMERICA	749 MAIN STREET	HYANNIS	MA	02601	(800) 432-1000	***	***	***	CAPETOWN PLAZA, 790 LYANNOUGH ROAD, SUITE 22A	HYANNIS	MA	02601
9840	CHASE BANK	3783 VETERANS BLVD	METAIRIE	LA	70002	(504) 455-9728	***	***	***	3750 VETERANS MEMORIAL BLVD	METAIRIE	LA	70002
9841	BANK OF AMERICA	1601 EAST OAKLAND PARK BLVD	OAKLAND PARK	FL	33334	(954) 568-4392	***	***	***	2365 NE 26TH ST WALGREENS PLZ	FT. LAUDERDALE	FL	33305
9842	US BANK	10990 DOWNEY AVE	DOWNEY	CA	90241	(562) 923-9891	***	***	***	12136 LAKEWOOD BLVD	DOWNEY	CA	90242
9843	US BANK	151 ANDOVER PARK E	SEATTLE	WA	98188	(206) 431-2580	***	***	***	17401 SOUTH CENTER PARKWAY, SUITE 141	TUKWILA	WA	98188
9844	BANK OF AMERICA	700 ALAFAYA TRAIL	ORLANDO	FL	32828	(407) 381-3980	***	***	***	464 N. ALAFAYA TRAIL, SUITE 109	ORLANDO	FL	32828
9845	BANK OF AMERICA	433 BOSTON POST ROAD	PORT CHESTER	NY	10573	(914) 934-1076	***	***	***	501-503 BOSTON POST ROAD	PORT CHESTER	NY	10573
9846	CHASE (JPMORGAN)	12 LLOYDS LANE	MIDDLETOWN	NY	10940	(845) 342-3310	***	***	***	444 ROUTE 211 EAST, SUITE # 3	MIDDLETOWN	NY	10940
9847	CHASE (JPMORGAN)	2335 NEW HYDE PARK RD	NEW HIDE PARK	NY	11042	(516) 355-2670	***	***	***	LAKE SUCCESS SHOPPING CENTER 1444 UNION TURNPIKE	NEW HYDE PARK	NY	11040
9848	CHASE (JPMORGAN)	27901 PLYMOUTH RD	LIVONIA	MI	48150	(734) 522-6350	***	***	***	WONDERLAND VILLAGE 29611 PLYMOUTH ROAD	LIVONIA	MI	48150
9849	BANK OF AMERICA	8258 WEST BELL ROAD	GLENDALE	AZ	85308	(623) 487-5864	***	***	***	8110 WEST BELL ROAD	GLENDALE	AZ	85308
9850	US BANK	12000 SE 82nd AVE, SUITE 2001	PORTLAND	OR	97266	(503) 275-7211	***	***	***	CLACKAMAS PROMENADE 8862 S.E. SUNNYSIDE ROAD	CLACKAMAS	OR	97015
9851	BANK OF AMERICA	7387 DAY CREEK BLVD	RANCHO CUCAMONGA	CA	91739	(909) 803-2724	***	***	***	VICTORIA CROSSROADS 12455 VICTORIA GARDENS LANE, SUITE #170	RANCHO CUCAMONGA	CA	91739
9852	CHASE (JPMORGAN)	800 BROWN ROAD	AUBURN HILLS	MI	48326	(248) 393-1276	***	***	***	SHOPS AT THE CROSSINGS 4175 BALDWIN ROAD, SPACE #9	AUBURN HILLS	MI	48326
9854	BANK OF AMERICA	4080 SPRING MOUNTAIN RD	LAS VEGAS	NV	89102	(702) 654-5050	***	***	***	4615 WEST FLAMINGO ROAD	LAS VEGAS	NV	89103
9855	CHASE (JPMORGAN)	2910 WASHINGTON BLVD	OGDEN	UT	84401	(801) 621-7266	***	***	***	4001 RIVERDALE ROAD # A	OGDEN	UT	84405
9856	CHASE (JPMORGAN)	FASHION PLACE 6255 S STATE	MURRAY	UT	84107	(801) 481-5070	***	***	***		MURRAY	UT	84107
9857	CHASE (JPMORGAN)	1115 S 800 E	OREM	UT	84097	(801) 224-4500	***	***	***	1754 SOUTH STATE STREET	OREM	UT	84097
9858	US BANK	7230 FAIRVIEW AVE	BOISE	ID	83704	(208) 373-8950	***	***	***	7615 FAIRVIEW AVENUE	BOISE	ID	83704
9859	US BANK	920 S 29th St W	BILLINGS			(406) 651-1060	***	***	***	585 SOUTH 24 WEST	BILLINGS	MT	59102
9860	BANK OF AMERICA	1845 EAST GUADALUPE RD	GILBERT			(480) 539-5004	***	***	***	2285 EAST BASELINE RD	GILBERT		85234
9861	BANK OF AMERICA	12816 EAST SPRAGUE AVE	SPOKANE			(509) 353-6030	***	***	***	14115 EAST SPRAGUE AVE	SPOKANE		99216
9862	CHASE (JPMORGAN)	292 PEQUOT AVE	SOUTHPORT	СТ	6490	(203) 227-0010	***	***	***	1505 POST ROAD EAST	WESTPORT	СТ	06880
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*** Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange Commission.

ROCHESTER STORES

STORE NO.	BANK NAME	BANK ADDRESS	СІТҮ	ST	ZIP	TELEPHONE	ACCOUNT #	ACH ROUTING #	DEP. ROUTING #	STORE ADDRESS	СІТҮ	ST	ZIP
5000	BANK OF AMERICA	33 NEW MONTGOMERY	SAN	CA	94103	415-624-0791	***	***	***	700 MISSION	SAN	CA	94103
5008	BANK OF AMERICA	STREET 460 NORTH BEVERLY HILLS DRIVE	FRANCISCO BEVERLY HILLS	CA	90212	310-777-2746	***	***	***	STREET 9737 WILLSHIRE BLVD., SUITE	FRANCISCO BEVERLY HILLS	CA	90212
5011	BANK OF AMERICA	601 NORTH DEARBORN STREET	CHICAGO	IL	60611	312-274-9450	***	***	***	100 - E 840 NORTH MICHIGAN	CHICAGO	IL	60611
5012	FLEET/BANK OF AMERICA	210 BERKLEY STREET	BOSTON	MA	02116	617-859-8011	***	***	***	AVENUE 399 BOYLSTON STREET	BOSTON	MA	02116
5013	JP MORGAN CHASE BANK	1251 AVENUE OF THE AMERICAS	NEW YORK	NY	10019		***	***	***	1301 AVENUE OF THE	NEW YORK	NY	10019
5014	BANK OF AMERICA	11868 PRESTON ROAD	DALLAS	ТΧ	75230	972-448-2750	***	***	***	AMERICAS 11661 PRESTON ROAD, SUITE	DALLAS	ΤX	75230
5015	BANK OF AMERICA	3116 PEACHTREE ROAD, NE	ATLANTA	GA	30305	404-262-6340	***	***	***	101 3157 PEACHTREE ROAD, NE	ATLANTA	GA	30305
5016	BANK OF AMERICA	1801 K STREET, NW	WASHINGTON	DC	20036	202-624-5110	***	***	***	1101 CONNECTICUT AVENUE	WASHINGTON	DC	20036
5018	BARCLAYS BLANK PLC	54 LOMBARD STREET	LONDON, ENGLAND			44-121-333-7722	***	***	***	90 BROMPTON ROAD	LONDON, ENGLAND		
5022	BANK OF AMERICA	675 ANTON BLVD.	COSTA MESA	CA	92626	714-850-6510	***	***	***	901-H SOUTH COAST DRIVE	COSTA MESA	CA	92626
5025	BANK OF AMERICA	19645 BISCAYNE BLVD.	AVENTURA	FL	33160	305-466-0436	***	***	***	BISCAYNE (US 1) & NE 187TH STREET	AVENTURA	FL	33160
5028	BANK OF AMERICA	500 OLIVE WAY	SEATTLE	WA	98101	206-358-1351	***	***	***	1801 5TH AVENUE	SEATTLE	WA	98101
5029	BANK OF AMERICA	240 PLANDOME ROAD	MANHASSET	NY	11030	800-841-4000	***	***	***	1625 NORTHERN BOULEVARD	MANHASSET	NY	11030
5033	BANK OF AMERICA	236 WEST DEKALB PIKE	KING OF PRUSSIA	PA	19406		***	***	***	150 ALENDALE ROAD BUILDING 1, 2ND FLOOR	KING OF PRUSSIA	NJ	19406
5101	BANK OF AMERICA	1330 NORTH MAIN STREET	WALNUT CREEK	CA	94596	925-296-5931	***	***	***	1337 NORTH MAIN STREET	WALNUT CREEK	CA	94596
5103	BANK OF AMERICA	2000 WEST GLADES ROAD		FL	33431	561-447-8767	***	***	***	2301 GLADES ROAD, BAY 700	BOCA RATON	FL	33431
5299	BANK OF AMERICA		CANTON	MA	02021		***	***	***	CATALOG ACCOUNT	CANTON	MA	02021
5401	JP MORGAN CHASE BANK	475 ROUTE 17M	MONROE	NY	10917	845-783-8789	***	***	***	202 RED APPLE COURT	CENTRAL VALLEY	NY	10917

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*** Represents text omitted pursuant to a request for confidential treatment. The omitted material has been filed separately with the Securities and Exchange Commission.

Exhibit 7.2 Credit Card Arrangements

Merchant Services Bankcard Agreement, by and among Casual Male Retail Group, Inc.("Casual Male"), The Chase Manhattan Bank and Chase Merchant Services, L.L.C.

The Casual Male entities operate under credit card arrangements with Chase Merchant Services, L.L.C. as follows:

- Visa
- MasterCard
- American Express
- Discover

Merchant Services Bankcard Agreement, by and among Casual Male and HSBC Bank Nevada, N.A. ("HSBC").

Casual Male entities operate under credit card arrangements with HSBC with respect to a Private Label Credit Card for its Casual Male XL stores and Rochester Big & Tall stores.

EXHIBIT 16.1

ASSIGNMENT AN	D ACCEPTANCE
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Dated:_____

Effective Date:_____

Re:					ified, supplemented or restated	
					ative Agent for the Revolving O presentative for itself and the of	
					to, on the other hand. (Terms u	used herein which are
	defined in the Loan Agree	ment have the same	meaning herein as in the Loan	n Agreement).		
Agre	eement By and Between:					
	(The "Assig	gnor") and				
	(The "Assig	gnee")				
Wire	Address for Assignee:					
		ABA #:				
		Account #:				
		Attn:				
Noti	ce Address for Assignee:					
		Attn:				
		Fax:				
	1. Assignment and Ac	CEPTANCE: The Ass	signor hereby sells and assigns	s to the Assignee, and t	he Assignee hereby purchases	and assumes from the
Assi Faci	-	e (as hereinafter defi	ned), the following portion (th	ne "Assigned Commit	ment ") of the Assignor's intere	est in the Revolving Credit

Revolving Credit Percentage Commitment: ____%

Revolving Credit Dollar Commitment: \$_____

2. **EFFECTIVE DATE:** For purposes of this Assignment and Acceptance, the "**Effective Date**" is that date endorsed above by the Administrative Agent (which may be up to five (5) Business Days after the last to occur of: (a) the execution of this Assignment and Acceptance by the Assignor and the Assignee; (b) the assent of the Administrative Agent; (c) the obtaining of any other consent required by the Loan Agreement; and (d) the payment of any requisite processing fee.

3. **REPRESENTATIONS BY ASSIGNOR:** The Assignor represents that, as of the Effective Date:

(a) The Assignor is the legal and beneficial owner of the interest being assigned hereby free and clear of any liens and Encumbrances.

(b) The principal balance due to the Assignor on account of the Revolving Credit Note held by the Assignor is \$_____

4. EXCLUSION OF WARRANTIES BY ASSIGNOR: The Assignor:

(a) Makes no representation or warranty and assumes no responsibility with respect to any statements, warranties or representations made in or in connection with any Loan Document or the execution, legality, validity, enforceability, genuineness, sufficiency or value of any Loan Document or any other instrument or document furnished pursuant thereto or hereto.

(b) Makes no representation or warranty and assumes no responsibility with respect to the financial condition of any Borrower or any other Person primarily or secondarily liable in respect of any of the Liabilities, or the performance or observance by the Borrowers' Representative or any Borrower or any other Person primarily or secondarily liable in respect of any of the Liabilities of any of their obligations under any Loan Documents or any other instrument or document furnished pursuant hereto or thereto.

(c) Attaches the Revolving Credit Note of which the Assignor is the holder and requests that the Administrative Agent cause the Borrowers' exchange of such Revolving Credit Note for a new Revolving Credit Note payable to the Assignor and the Assignee reflecting the assignment referenced above.

5. ASSIGNEE'S REPRESENTATIONS, WARRANTIES AND AGREEMENTS: The Assignee:

(a) Confirms that it has received a copy of the Loan Agreement (and any amendment thereto), the most recent financial statements then to have been delivered pursuant to the Loan Agreement, and such other documents and information as the Assignee has deemed appropriate to make its own credit analysis and decision to enter into this Assignment and Acceptance.

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(b) Confirms and represents that, independently and without reliance upon the Assignor, the Administrative Agent, or any other Revolving Credit Lender and based on such documents and information as the Assignee deems appropriate, has made such Person's own credit decision to join in the credit facility contemplated by the Loan Documents and to become a "Revolving Credit Lender".

(c) Confirms and represents that the Assignee will continue to make such Person's own credit decisions in taking or not taking action under the Loan Agreement and other Loan Documents independently and without reliance upon the Assignor, the Administrative Agent or any other Revolving Credit Lender and based on such documents and information as the Assignee shall deem appropriate at the time.

(d) Appoints and authorizes the Agent to take such action on behalf of the Assignee and to exercise such powers under the Loan Documents as are delegated to the Agent by the terms hereof or thereof, together with such powers as are reasonably incidental thereto.

(e) Agrees that the Assignee will perform, in accordance with their terms, all of the obligations which, by the terms of the Loan Agreement and all other Loan Documents are required to be performed by it as a "Revolving Credit Lender" as if the Assignee had been a signatory thereto and to any amendments thereof.

(f) Represents and warrants that it is legally authorized to enter into this Assignment and Acceptance and to perform its obligations hereunder, under the Loan Agreement and under the Loan Documents.

6. **EFFECT OF ASSIGNMENT AND ACCEPTANCE:** Following delivery, acceptance and recording by the Administrative Agent of this Assignment and Acceptance, from and after the Effective Date:

(a) The Assignee shall be a party to the Loan Agreement and the other Loan Documents (and any amendments thereto) and to the extent of the Assigned Commitment, have the rights and obligations of a Revolving Credit Lender thereunder.

(b) The Assignor shall be released from the Assignee's obligations under the Loan Agreement and the other Loan Documents to the extent of the Assigned Commitment.

(c) The Administrative Agent shall make all payments in respect of the interest in the Revolving Credit Loans assigned hereby (including payments of principal, interest, and applicable fees) to the Assignee.

(d) The Assignor and Assignee shall make all appropriate adjustments in payments for periods prior to the Effective Date by the Administrative Agent or with respect to the making of this assignment directly between themselves.

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7. MASSACHUSETTS LAW: This Assignment and Acceptance shall be governed by, and construed in accordance with, the laws of The Commonwealth of Massachusetts (without giving effect to the conflicts of laws principles thereof).

[Signature Page Follows]

IN WITNESS WHEREOF, intending to be legally bound, each of the undersigned has caused this Assignment and Acceptance to be executed on its behalf by its officer thereunto duly authorized, as of the date first above written.

Assignor

By:	
Name:	
Title	

By:	
Name:	
Title:	

CONSENT

ASSIGNEE

The Administrative Agent hereby approves the foregoing assignment.

BANK OF AMERICA, N.A. Administrative Agent

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Acknowledged and, to the extent required under the Loan Agreement, consented to, this ______ day of ______, ____.

CASUAL MALE RETAIL GROUP, INC.,

as Borrowers' Representative

By

 Name:
 Dennis R. Hernreich

 Title:
 Executive Vice President, Chief Operating Officer, Chief Financial Officer, Treasurer and Secretary