Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
IdeaStream Consumer Products, LLC		110/15/2010	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	FirstMerit Bank, N.A.
Street Address:	39 Public Square
City:	Medina
State/Country:	ОНІО
Postal Code:	44256
Entity Type:	National Association: UNITED STATES

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark
Registration Number:	3795983	FIND IT
Registration Number:	3652600	FIND IT
Registration Number:	3728839	FIND IT
Registration Number:	3395776	SNAP-N-STORE
Registration Number:	3088731	SNAP-N-STORE
Registration Number:	3135952	SNAP-N-STORE
Registration Number:	3329817	VAULTZ
Registration Number:	3234089	VAULTZ
Registration Number:	3349665	VAULTZ
Registration Number:	3336431	VAULTZ
Registration Number:	3005595	VAULTZ
Registration Number:	3573051	VAULTZ

CORRESPONDENCE DATA

TRADEMARK
REEL: 004298 FRAME: 0312

)P \$315.00 379598;

Fax Number: (216)696-1210

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 216-696-1422

Email: cda@mccarthylebit.com

Correspondent Name: McCarthy, Lebit, Crystal & Liffman Address Line 1: 101 W. Prospect Ave., Suite 1800

Address Line 4: Cleveland, OHIO 44115

NAME OF SUBMITTER:	Christopher D. Adams, Esq.
Signature:	/Christopher D. Adams, Esq./
Date:	10/18/2010

Total Attachments: 19

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "<u>Agreement</u>") is made as of October 15, 2010 (the "<u>Effective Date</u>") by **IDEASTREAM CONSUMER PRODUCTS**, **LLC**, a Delaware limited liability company ("<u>Grantor</u>"), for the benefit of **FIRSTMERIT BANK**, **N.A.**, a national banking association ("<u>Bank</u>").

RECITALS

A. Pursuant to that certain Revolving Credit and Security Agreement as of the date hereof by and between Grantor and Bank (as amended, modified, supplemented or restated from time to time, the "Credit Agreement"), (i) Bank has agreed to extend credit to Grantor and (ii) Grantor has agreed, among other things, to grant to Bank a security interest in certain of its assets, including, without limitation, its patents, patent applications, service marks, service mark applications, service names, trademarks, trademark applications, trade names, goodwill and copyrights, copyright applications and copyright registrations pursuant to the terms and conditions of this Agreement. Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Credit Agreement.

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, Grantor agrees as follows:

- 1. <u>Security Interest in Patents</u>. To secure the complete and timely satisfaction of the Obligations, Grantor hereby grants and conveys to Bank a Lien in all of Grantor's right, title and interest in and to all of its now owned or existing and filed and hereafter acquired or arising and filed patents and patent applications, including, without limitation, the inventions and improvements described and claimed therein, and those patents listed on <u>Schedule A</u>, attached hereto and made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing patents and applications, together with the items described in clauses (a) (d), are hereinafter individually and/or collectively referred to as the "<u>Patents</u>").
- 2. <u>Security Interest in Trademarks and Goodwill</u>. To secure the complete and timely satisfaction of the Obligations, Grantor hereby grants and conveys to Bank a Lien in all of Grantor's right, title and interest in and to all of its now owned or existing and filed and hereafter acquired or arising and filed:
- (a) trademarks, trademark registrations, trade names and trademark applications, service marks, service mark registrations, service names and service mark applications, including, without limitation, the trademarks, trademark registrations, trade names and trademark applications, service marks, service mark registrations, service names and service mark applications (but excluding any application to register any trademark, service mark or other mark prior to filing under applicable law of a verified statement of use (or the equivalent) for such trademark, service mark or other mark to the extent the creation of a Lien thereon or the grant of a mortgage thereon would void or invalidate such trademark, service mark or other mark) listed on Schedule B, attached hereto and made a part thereof, and (i) renewals thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, and (iv) all rights corresponding thereto throughout the world (all of the foregoing trademarks, service marks, trademark

and service mark registrations, trade names, service names and applications, together with the items described in clauses (i) - (iv), are hereinafter individually and/or collectively referred to as the "Trademarks"); and

- (b) the entire goodwill of Grantor's business including but not by way of limitation such goodwill connected with and symbolized by the Trademarks.
- 3. <u>Security Interest in Copyrights</u>. To secure the complete and timely satisfaction of the Obligations, Grantor hereby grants and conveys to Bank a Lien in all of Grantor's right, title and interest in and to all of its now owned or existing and filed and hereafter acquired or arising and filed copyrights, original works of authorship fixed in any tangible medium of expression and all registrations and recordings thereof, including, without limitation, applications, registrations and recordings in the United States Copyright Office, listed on <u>Schedule C</u>, attached hereto and made a part hereof, and (a) all extensions and renewals thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect to, including, without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing copyrights, together with the items described in (a) (d) are hereinafter individually and/or collectively referred to as the "Copyrights").
- 4. <u>Security Interest in Licenses</u>. To secure the complete and timely satisfaction of the Obligations, Grantor hereby grants and conveys to Bank a Lien in all of Grantor's right, title and interest in and to all of its license agreements with any other party whether Grantor is a licensor or licensee under any such license agreement, including, without limitation, the licenses listed on <u>Schedule D</u> attached hereto and made a part hereof, now or hereafter owned by Grantor and now or hereafter covered by such licenses (all of the foregoing are hereinafter collectively referred to as the "<u>Licenses</u>").
- 5. Restrictions on Future Security Interests. Grantor agrees that until the Obligations shall have been satisfied in full and the Credit Agreement and all other Loan Documents shall have been terminated, Grantor will not enter into any other agreement granting any Lien or security interest in or relating to the Patents, Licenses, Trademarks or Copyrights and Grantor further agrees that it will not take any action, or permit any action to be taken by others subject to its control, including licensees, or fail to take any action which would affect the validity or enforcement of the rights granted to Bank under this Security Agreement.
- 6. Patents, Licenses, Trademarks and Copyrights. Grantor represents and warrants that the Patents, Licenses, Trademarks and Copyrights of Grantor listed on Schedules A, B, C and D respectively, constitute all of the Patents, Licenses, Trademarks and Copyrights now owned by Grantor. Grantor hereby authorizes Bank as its attorney in fact to modify this Security Agreement by amending Schedules A, B, C and/or D, as applicable, to include any future Patents, Licenses, Trademarks and Copyrights, as applicable, of Grantor under Paragraphs 1, 2, 3 and 4 above or under this Paragraph 6, and to file or refile this Security Agreement with the United States Patent and Trademark Office and/or Copyright Office, as the case may be.
- 7. <u>Representations and Warranties</u>. Grantor represents and warrants to and agrees with Bank that, except as otherwise set forth in the schedules hereto:
- (a) The Patents, Licenses, Trademarks and Copyrights set forth on <u>Schedules A, B,</u> C and D are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;

TRADEMARK REEL: 004298 FRAME: 0315

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- Each of the Patents, Licenses, Trademarks and Copyrights set forth on Schedules A, B, C and D are valid and enforceable;
- Grantor is the owner of the Patents, Licenses, Trademarks and Copyrights set (c) forth on Schedules A, B, C and D and has the power and authority to make, and will continue to have authority to perform, this Security Agreement according to its terms;
- This Security Agreement does not violate and is not in contravention of any other agreement to which Grantor is a party or any judgment or decree by which Grantor is bound and does not require any consent under any other material agreement to which Grantor is a party or by which Grantor is bound. Grantor hereby authorizes the Patent and Trademark Office and the Copyright Office to issue any and all Patents on said inventions and any and all certificates of registration on all Trademarks and Copyrights to Bank following the occurrence and continuation of an Event of Default after giving effect to any applicable grace and cure period, as the grantee of the pledge of Grantor's entire interest;
- There has been no unreleased prior sale, pledge, encumbrance, assignment or other transfer or disposition of any of the Patents, Licenses, Trademarks or Copyrights or any part thereof and the same are free from all Liens of any kind, including, but not limited to, copyrights, shop rights and covenants not to sue third persons, except as may be otherwise set forth in the Credit Agreement; and
- The Licenses are valid and binding agreements enforceable according to their terms. Each of the Licenses is in full force and effect and has not been amended or abrogated and there is no default under any of the Licenses.
- Royalties; Terms. Grantor hereby agrees that the use by Bank of all Patents, Licenses, Trademarks and Copyrights of Grantor as described above shall be worldwide and without any liability for royalties or other related charges from Bank to Grantor. The security interest granted herein and the rights associated therewith shall extend until the earlier of (a) the expiration of each of the respective Patents, Licenses, Trademarks and Copyrights assigned hereunder or (b) the Obligations have been satisfied in full and the Credit Agreement and all other Loan Documents have been terminated.
- Continuing Validity of Obligations. The agreements and obligations of Grantor hereunder are continuing agreements and obligations, and are absolute and unconditional irrespective of the genuineness, validity or enforceability of the Credit Agreement, the Note or any other instrument or instruments now or hereafter evidencing the Obligations or any part thereof or of the other Loan Documents or any other agreement or agreements now or hereafter entered into by Bank and Grantor pursuant to which the Obligations or any part thereof is issued or of any other circumstance which might otherwise constitute a legal or equitable discharge of such agreements and obligations. Without limitation upon the foregoing, such agreements and obligations shall continue in full force and effect as long as the Obligations or any part thereof remain outstanding and unpaid and shall remain in full force and effect without regard to and shall not be released, discharged or in any way affected by (a) any renewal, refinancing or refunding of the Obligations in whole or in part, (b) any extension of the time of payment of the Note or other instrument or instruments now or hereafter evidencing the Obligations, or any part thereof, (c) any compromise or settlement with respect to the Obligations or any part thereof, or any forbearance or indulgence extended to Grantor, (d) any amendment to or modification of the terms of the Note or other instrument or instruments now or hereafter evidencing the Obligations or any part thereof or any other agreement or agreements now or hereafter entered into by Bank pursuant to which the Obligations or any part thereof is issued or secured, (e) any substitution, exchange, or release of a portion of, or failure to preserve, perfect or protect, or other dealing in respect of, the Patents, Licenses, Trademarks and Copyrights or any other property or any security for the payment of the Obligations or any part thereof, (f) any bankruptcy, insolvency, arrangement, composition, assignment for the benefit of

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creditors or similar proceeding commenced by or against Grantor, (g) any dissolution, liquidation or termination of Grantor for any reason whatsoever or (h) any other matter or thing whatsoever whereby the agreements and obligations of Grantor hereunder, would or might otherwise be released or discharged. Grantor hereby waives notice of the acceptance of this Agreement by Bank.

- Duties of Grantor. Except as may be otherwise agreed to by Bank, Grantor shall have the 10. duty to (a) prosecute diligently any patent application of the Patents made by it and any trademark or service mark application or copyright application made by it pending as of the Effective Date or thereafter until the Obligations shall have been satisfied in full and the Credit Agreement shall have terminated, (b) make application on unpatented but patentable inventions, on trademarks and service marks and on copyrights, as appropriate, (c) preserve and maintain all of its rights in patent applications and patents of the Patents; trademark applications, trademarks, trademark registrations, service mark applications, service marks, and service mark registrations of the Trademarks; and copyright applications and copyright registrations of the Copyrights in accordance with its customary practices in the ordinary course of business, and (d) to take all reasonable steps necessary to ensure that the Copyrights do not become abandoned or dedicated to the public, or the remedies available against potential infringers weakened. Any reasonable expenses incurred in connection with the duties set forth in this Paragraph 10 shall be borne by Grantor. Grantor shall not abandon any right to file a patent application, trademark application or copyright application, or any pending patent application, trademark application, copyright application, Patent, Trademark, nor Copyright without prior written consent of Bank, which consent shall not be unreasonably withheld. Notwithstanding anything herein to the contrary, Grantor shall have no obligation to prosecute or maintain any intellectual property rights that are not reasonably deemed by Grantor to be valuable or important to conduct Grantor's business.
- 11. <u>Financing Statements</u>; <u>Documents</u>. Grantor hereby authorizes Bank to file one or more financing statements pursuant to the Uniform Commercial Code or other applicable law in form satisfactory to Bank and Grantor will pay the costs of filing and/or recording this Agreement and all financing, continuation and termination statements in all public offices where filing or recording is deemed necessary or desirable by Bank. Grantor will execute and deliver to Bank from time to time such supplemental security agreements or other instruments to be filed with the United States Patent and Trademark Office or Copyright Office, as Bank may require for the purpose of confirming Bank's security interest in the Patents, Licenses, Trademarks and Copyrights.
- 12. Rights of Grantor and/or Bank to Sue. Grantor may enforce its rights in the Patents, Licenses, Trademarks and Copyrights of Grantor with or without Bank's participation. If requested by Grantor, Bank shall participate in suits to enforce such rights as a nominal plaintiff for jurisdictional purposes. Bank shall have the same rights, if any, as Grantor has, but shall in no way be obligated, to bring suit in its own name to enforce the Patents, Licenses, Trademarks and Copyrights of Grantor, and any licenses thereunder, and, if Bank shall commence any such suit, Grantor shall, at the request of Bank, do any and all lawful acts and execute any and all proper documents required by Bank in aid of such enforcement and Grantor shall promptly, upon demand and as part of the Obligations, reimburse and indemnify Bank for all reasonable costs and expenses incurred by Bank in the exercise of its rights under this Paragraph 12.
- 13. <u>Defeasance</u>. This Agreement shall be binding upon and inure to the benefit of the parties, their successors and assigns, provided that Grantor may not assign this Agreement or any of its rights under this Agreement or delegate any of its duties or obligations under this Agreement and any such attempted assignment or delegation shall be null and void. This Agreement is not intended and shall not be construed to obligate Bank to take any action whatsoever with respect to the Patents, Licenses, Trademarks and Copyrights or to incur expenses or perform or discharge any obligation, duty or disability of Grantor.

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- 14. <u>Waivers</u>. No course of dealing between the Grantor and Bank nor any failure to exercise nor any delay in exercising, on the part of Bank, any right, power or privilege hereunder or under the Credit Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 15. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 16. <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>Paragraph 6</u> hereof or by a writing signed by the parties hereto.
- 17. <u>Cumulative Remedies</u>; <u>Effect on Other Documents</u>. All of Bank's rights and remedies with respect to the Patents, Licenses, Trademarks and Copyrights, whether established hereby, by the Credit Agreement or any other Loan Document, or by any other agreements or by applicable law shall be cumulative and may be exercised singularly or concurrently. Grantor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of Bank under the Credit Agreement or the other Loan Documents but rather is intended to facilitate the exercise of such rights and remedies.
- 18. <u>Binding Effect; Benefits</u>. This Agreement shall be binding upon Grantor and its successors and assigns, and shall inure to the benefit of Bank and its successors and assigns. Grantor may not assign this Agreement without the prior written consent of Bank which consent shall not be unreasonably withheld.
- 19. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio without regard to the conflict of law provisions thereof.
- 20. <u>Notices</u>. All notices, statements, requests and demands and other communications given to or made upon Grantor or Bank in accordance with the provision of this Agreement shall be given or made as provided in Section 11.7 of the Credit Agreement.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the undersigned has executed and delivered this Agreement as of the date first set forth above.

GRANTOR:

IDEASTREAM CONSUMER PRODUCTS, LLC	C
a Delawase limited liability company	
Must Villian	

By: ANTHONY TO DECLE LO
Title: CEC + PRESIDENT

ACKNOWLEDGMENT

STATE OF OHIO)	
Cullation)	SS
COUNTY OF CUYAVOGA)	

On this, the day of October, 2010, before me, a Notary Public, the undersigned officer, personally appeared officer, and the second officer, personally appeared officer, and the second officer, personally appeared officer, personally appeared officer, and the second officer of the purposes therein contained by signing the name of the company as such officer.

My Commission Expires:

My Commission Expires:

JESSICA L. KUBIAK
NOTARY PUBLIC
STATE OF OHIO
Comm. Expires
December 18, 2011
Recorded in
Cuyahoga County

I.P. Security Agreement

SCHEDULE A

PATENTS

PATENT EXHIBITS REMOVED FOR TRADEMARK SECURITY INTERST FILING

SCHEDULE B

TRADEMARKS/TRADE NAMES

7		International		
Number	Wark	Class(es)	Country	Status
				Die 7/8/2014
3463125	A BETTER WAY TO WRITE	16	- No.	Registered - Next Renewal Due 3/13/2013
3218625	Design (IS Logo)	6	5 0	Registered Next Renewal Due 2/27/2013
3213916	Design (IS Logo)	9	US	Veffercion - Move Consolier
3395757	Design (IS Logo)	20	SU	Registered - Next Renewal Due 3/11/2014
3097433	Design (IS Logo)	28	SU	Registered - Next Renewal Due 5/30/2012
3087020	Design (IS Logo)	6,9,16,20	SU	Registered - Next Renewal Due 5/1/2012
2992828	Design (IS Logo)	16,20	SU	Registered - Next Renewal Due 9/6/2011
3234390	Design (IS Logo)	ਰ	US	Registered - Next Renewal Due 3/13/2012
3182018	Design (IS Logo)	18	US	Registered - Next Renewal Due 12/5/2012
2422427	Design (Red Check Mark)	ਨੇ	SU	Registered - Next Renewal Due 7/8/2014
3304763	DURA-HINGE	20	SU	Registered - Next Renewal Due 10/2/2013
1113095	FINDIT	9	Mexico	
1080631	FINDIT	20	Mexico	Registered Next Renewal Dire 6/1/2016
3795983	FINDIT	9	5 50	
3652600	ENDI	9	50	
3728839	FINDIT	20	US	Registered -
6909816	FIND IT and Design	9, 16, 20	European Union	Registered -
TMA670585		16	CA.	Registered -
3610532	FREEFORM	36.	European Union	Degistered -
869709	FREEFORM	16	WIX	Vediarora

TRADEMARK REEL: 004298 FRAME: 0322

MA689747 3567641 3249169 835963 3184525 3548185 3420784 3835559 3402940 3136791 3230664 835964 835962 835960 835962 3242887 3846612 3473637 3833076 3045301 IDEASTREAM CONSUMER IDEASTREAM CONSUMER GET INTO THE STREAM! GET INTO THE STREAM IDEASTREAM CONSUMER IDEASTREAM CONSUMER DEASTREAM CONSUMER GET INTO THE STREAM! GET INTO THE STREAM! GET INTO THE STREAM GET INTO THE STREAM GET INTO THE STREAM IDEASTREAM CONSUMER GET INTO THE STREAM! GET INTO THE STREAM GET INTO THE STREAM! HEALTHY HANDS PRODUCTS PRODUCTS PRODUCTS PRODUCTS PRODUCTS **PRODUCTS** GRAFFITI 6,7,9,11.16, 18,20 9,16 9,20 20 6 O 16 16 12 19 16 8 Ø 28 20 $\frac{1}{2}$ 승 တ O European Union Registered - Next Renewal Due 11/25/2013 X S MΧ S X X S S S SU SU SU S S S S S S Registered - Next Renewal Due 4/5/2014 Registered - Next Renewal due 4/5/2014 Registered - Next Renewal Due 6/13/2022 Registered - Next Renewal Due 4/5/2014 Registered - Next Renewal Due 4/5/204 Registered - Next Renewal Due 4/5/2014 Registered - Next Renewal Due 4/5/2014 Registered - Next Renewal Due 4/17/2013 Registered - Next Renewal Due 7/26/2011 Registered - Next Renewal Due 6/5/2013 Registered - Next Renewal Due 4/29/2014 Registered - Next Renewal Due 8/17/2016 Registered - Next Renewal Due 3/25/2014 Registered - Next Renewal Due 8/29/2012 Registered - Next Renewal Due 12/12/2012 Registered - Next Renewal Due 9/7/2016 Registered - Next Renewal Due 12/16/2014 Registered - Next Renewal Due 1/17/2012 Registered - Next Renewal Due 7/22/2014 Registered - Next Renewal Due 8/10/2016 Registered - Next Renewal Due 5/15/2013

Updated: 9/15/2010

TRADEMARK 004298 FRAME: 0323

Registration

International

Class(es)

Country

Registered - Next Renewal Due 9/20/2011

9

Number 2999278

FREEFORM

Registration		International		
Number	Vark	Class(es)	Country	Susis
2958473	NEO BIRD	16	US	Registered - Next Renewal Due 3/31/2011
1000		6,9,16,18,20,		
1088428	Running Man Design	21,28	AU	Registered - Next Renewal Due 8/4/2015
TMA720278	Running Man Design		Canada	
425/25/	Running Man Design	6, 9 and 16	巴	Registered - Next Renewal Due 4/22/2013
100160	G	6,9,16,18,20,		
300476631	Running Man Design	21,28	Hong Kong	Registered - Next Renewal Due 8/12/2013
5002176	Rumning Man Design	9, 16	Japan	Registered - Next Renewal Due 11/22/2017
000740	Running Man Design	16	ΜX	Registered - Next Renewal Due 4/5/2015
047957	Running Man Design	ပ္	MX	Registered - Next Renewal Due 4/25/2015
807100	Running Man Design	6	MX	Registered - Next Renewl Due 4/25/2015
1		6,9,16,18,20,	No Zaaland	Pagistared - Next Renewal Due 8/4/2015
733669	Kunning Man Design	20120	1404 7000	
		0,8,10,10,	3	Registered - Next Renewal Due 8/30/2016
V-0+0+0	- Committee Comm	6,9,16,18,20,		
321722	Running Man Design	21,28	Russia	Registered - Next Renewal Due 1/16/2017
553380	Running Man Design	9,16,20	Switzerland	Registered - Next Renewal Due 9/18/2010
		6,9,16,18,		
2005/036093	Running Man Design	20,21,28	Turkey	
3199620	Running Man Design	9	SO	1
1103481	SNAP N STORE	9, 16	Australia	1
3567691	SNAP N STORE	9, 20		
TMA689748	SNAP-N-STORE		Canada	
864842	SNAP-N-STORE	20	Mexico	Registered
744505	SNAP-N-STORE	9, 16	New Zealand	Registered
554195	SNAP-N-STORE	554195	Switzerland	Registered - Next Renewal Due 10/10/2010
3395776	SNAP-N-STORE	16	US	Registered - Next Renewal Due 5/1/2012
3088731	SNAP-N-STORE	20	US	1
3135952	SNAP-N-STORE	16	US	Registered - Next Reflewal Due 0/20/20/20
The same of the sa				

Registration Number 3149627	
Wark VACATION VAULT	
International Class(es)	
Country US	
Status Registered- Next Renewal Due 9/26/2012	

Application Number	Wark	International Class(es)	Country	Status
77689254	EARTH RULES	16	SU	Published
1357031	TAU		Canada	Pending - Response to office action to be filed
936584	T S	16	Mexico	Pending - Response to Office Action filed
85107999	FIND IT and Design	16	SN	Pending - Newly filed application
85129375	FOAMGUARD	16	SU	Pending - Newly filed application
77535195	KID EARTH	16	SU	Approved for publication
Application	化子 建氯化二二甲烷酸二甲甲烷二甲烷 经债的利益债券 经汇票 医胎儿 医阴茎的 医阴茎的 医阴茎的	111111111111111111111111111111111111111		
Number		International		
4857830	Mark	International Class(es)	Country	Status
4857829	Mark Running Man Design	International Class(es)	Country China	Status Opposed - waiting result of proceeding
4857828	Mark Running Man Design Running Man Design	International Class(es)	Country China China	Status Opposed - waiting result of proceeding Opposed - waiting result of proceeding
***************************************	Mark Running Man Design Running Man Design Running Man Design	International Class(es) 6 9	Country China China China	Status Opposed - waiting result of proceeding Opposed - waiting result of proceeding Opposed - waiting result of proceeding
4857826	Mark Running Man Design Running Man Design Running Man Design Running Man Design	International Class(es) 6 9 16 20	Country China China China China	Status Opposed - waiting result of proceeding
4857826	Mark Running Man Design	International Class(es) 6 9 16 20	Country China China China China China China	Status Opposed - waiting result of proceeding
4857910 4857910	Mark Running Man Design	International Class(es) 6 9 16 20 21	Country China China China China China China	Status Opposed - waiting result of proceeding Opposed - waiting Registration Certificate

Registration		mernational		Status
Number	Wark	Class(es)	Country	
3329817	VAULTZ	0		Registered - Next Renewal Due 11/0/2013
3234089	VAULTZ	9	SU	Registered - Next Renewal Due 4/24/2010
3349665	VAULTZ	တ		Registered - Next Kenewai Due 12/4/2013
3336431	VAULTZ	16		Registered - Next Renewal Due 11/13/2013
3005505	VAULTZ	9,20	SU	Registered - Next Renewal Due 10/11/2011
3573051	VAULTZ	9,18,22	SU	Registered - Next Renewal Due 2/10/2013
		6,9,16,18,	:	
1068428	VAULTZ	20,21,28	Australia	Registered - Next Reflewal Due 0/4/2013
TMA713490	VAULTZ	NA	Canada	Registered - Next Renewal Due 3/3/2023
4857817	VAULTZ	6	China	Registered - Next Reflewal Due 1/2/12010
4857816	VAULTZ	9	China	Registered Next Netrewal Due 4/6/2019
4857835	VAULTZ	16	China	Registered - Next Nerrowal Due 1/20/201
4857833	VAULTZ	20	China	Registered - Next Reliewal Due 1/20/2019
4857832	VAULTZ	21	China	Registered - Next Renewal Due 1/20/2019
4857831	VAULTZ	28	China	Registered - Next Reliewal Due Signature
			European	
3405602	VAULTZ	6,9,16,18,20	Union	Registered - Next Renewal Due 10/31/2013
200476604	VAIII T7	6,9,16,18, 20,21,28	Hong Kong	Registered - Next Renewal Due 8/12/2015
5003174	VAULTZ	9,16	Japan	Registered - Next Renewal Due 11/22/2017
832586	VAULTZ	0	Mexico	Registered - Next Kenewal Due 10/13/2013
863410	VAULTZ	ထ	Mexico	Registered - Next Renewal Due 10/10/2013
832587	VAULTZ	16	Mexico	Registered - Next Renewal Due 10/15/2013
832588	VAULTZ	18	Mexico	Registered - Next Renewal Due 10/15/2013
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733666	VAULTZ	20,21,28	New Zealand Registe	

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354216	VAULIZ LUCK II OI G DOUBLE		C. iff arland	Degistered - Next Renewal Due 3/9/2016
550212	VAULTZ LOCK IT UP & Design	9,16,20	MIZEITATIO	Neglected - Moxt Working Page 5
		6,9,16,18,		
2005/36341	VAULTZ LOCK IT UP & Design	20,21,28	Turkey	Registered - Next Renewal Due 8/20/2013
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ころなななななる	Mark LOCK IT UP & Design	International Class(es) NA	Country Canada	Status Registered- Next Renewal Due 11/29/2020
MA653841	Mark LOCK IT UP & Design	International Class(es) NA	Country Canada European	Status Registered- Next Renewal Due 11/29/2020
	Mark LOCK IT UP & Design	International Class(es) NA 8.9,16,18,20	Country Canada European Union	Status Registered- Next Renewal Due 11/29/2020 Registered - Next Renewal Due 10/10/2013
3405651	Mark LOCK IT UP & Design LOCK IT UP & Design	International Class(es) NA 6,9,16,18,20	Country Canada European Union Mexico	Status Registered- Next Renewal Due 11/29/2020 Registered - Next Renewal Due 10/10/2013 Registered - Next Renewal Due 10/15/2013
3405651 838917	Mark LOCK IT UP & Design LOCK IT UP & Design LOCK IT UP & Design	International Class(es) NA NA 6,9,16,18,20	Country Canada European Union Mexico	Status Registered- Next Renewal Due 11/29/2020 Registered - Next Renewal Due 10/10/2013 Registered - Next Renewal Due 10/15/2013
3405651 838917 846349	Mark LOCK IT UP & Design	International Class(es) NA 6,9,16,18,20 9 18	Country Canada European Union Mexico Mexico	Status Registered- Next Renewal Due 11/29/2020 Registered - Next Renewal Due 10/10/2013 Registered - Next Renewal Due 10/15/2013 Registered - Next Renewal Due 10/15/2013

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