Form PTO-1594 (Rev. 03-11) OMB Collection 0651-0027 (exp. 03/	U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office
GNID GONESTION GOOT GOOD (GXP. GO)	ET
103636	Y
To the Director of the U. S. Paten.	d documents or the new address(es) below.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached?
Commercebank, National Association	Name: Perry Ellis International, Inc.
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership	Internal Address: Street Address: 3000 N.W. 107th Avenue
Corporation- State:	Street Address: 3000 N.W. 107th Avenue City: Miami
▼ Other Bank	State: Florida
Citizenship (see guidelines) <u>USA</u>	Country: USA Zip: 33172
Additional names of conveying parties attached? Yes X N	Association Citizenship
3. Nature of conveyance)/Execution Date(s) :	General Partnership Citizenship
Execution Date(s) March 23, 2006	Limited Partnership Citizenship
Assignment Merger	Corporation Citizenship Florida
	Other Citizenship
Security Agreement Change of Name	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
Other Release of Security (see attached)	(Designations must be a separate document from assignment)
4. Application number(s) or registration number(s) an A. Trademark Application No.(s)	B. Trademark Registration No.(s)
	(see attached letter listing 4 registrations)
C. Identification or Description of Trademark(s) (and Filing	Additional sheet(s) attached? Yes No Date if Application or Registration Number is unknown):
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Douglas E. Starcher	6. Total number of applications and registrations involved:
Internal Address: Suite 1400	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$_{115.00}\$
Street Address: <u>Broad and Cassel</u> 390 N. Orange Avenue	Authorized to be charged to deposit account Enclosed
City: Orlando	8. Payment Information:
State: Florida Zip: 32801	_
Phone Number: 407-839-4200	Descrit A condit Number on the
Fax Number: 407-650-0943	Deposit Account Number 504460
Email Address: dstarcher@broadandcassel.com	Authorized/User Name <u>Douglas E. Starcher</u> 2197656
9. Signature: Signature	02 FC:8522 Date 75.00 DA
Douglas E. Starcher, P.A.	Total number of pages including cover sheet, attachments, and document:

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

Name of Person Signing

2. Name and address of receiving party(ies) CONTINUED:

PEI LICENSING, INC. 3000 N.W. 107th Avenue Miami, Florida 33172

Delaware corporation

JANTZEN APPAREL, LLC 3000 N.W. 107th Avenue Miami, Florida

Delaware limited liability company



BANK OF AMERICA CENTER 390 North Orange Avenue **SUITE 1400** ORLANDO, FL 32801 TELEPHONE: 407.839.4200 FACSIMILE: 407,425,8377 WWW.BROADANDCASSEL.COM

DOUGLAS E. STARCHER, P.A. **DIRECT LINE: 407.839.4208** DIRECT FACSIMILE: 407.650.0943 EMAIL: DSTARCHER@BROADANDCASSEL.COM

November 2, 2011

VIA FEDERAL EXPRESS

Director of the US Patent and Trademark Office **Assignment Recordation Services** Building Randolph Square 2800 S. Randolph St., Mail Room 3rd Floor Arlington, Virginia 22206

Re:

Release of Security Agreement

Dear Sir of Madam:

Enclosed for filing is a Release of Security Interest in Trademarks relating to the security agreements recorded on Reel/Frame: 2698/0270 and Reel/Frame 2806/0287 for the following registration numbers:

TRADEMARK

REGISTRATION NO.

	1	
JANTZEN	18	2,197,656
JANTZEN	25	2,065,889
JANTZEN	09	825,722
JANTZEN	25	842,511

Please feel free to contact me if you have any questions or need further information.

Sincerely yours,

Douglas E. Starcher, P.A.

DES/dpr

cc: Nina Gordon, P.A.

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being sent by Federal Express to the United States Patent and Trademark Office on November 2, 2011.

Douglas E. Starcher, P.A.

Dated: November 2, 2011

RELEASE OF SECURITY INTEREST IN TRADEMARKS

FOR VALUABLE CONSIDERATION, the receipt and sufficiency of which is hereby acknowledged, Commercebank, National Association ("Secured Party"), Perry Ellis International, Inc. ("Perry Ellis"), PEI Licensing, Inc. ("PEI") and Jantzen Apparel, LLC f/k/a Jantzen Apparel Corp. ("Jantzen," and collectively with Perry Ellis and PEI, the "Assignors"), hereby agree as follows:

- 1. Secured Party hereby releases the security interest held by it pursuant to the Trademark Collateral Assignment and Security Agreement, dated as of March 3, 2003, between Perry Ellis and Secured Party, as amended on June 19, 2003; the Trademark Collateral Assignment and Security Agreement, dated as of March 3, 2003, between PEI and Secured Party, as amended on June 19, 2003; and the Trademark Collateral Assignment and Security Agreement, dated as of March 3, 2003, between Jantzen and Secured Party, as amended on June 19, 2003, in the following:
- (a) All of Assignors' now existing or hereafter acquired right, title and interest in and to all of Assignors' trademarks and all applications, registrations and recordings relating to the foregoing as may at any time be filed in the United States Patent and Trademark Office (the "USPTO") or in any similar office or agency of the United States or any State thereof described in Exhibit A hereto, together will all rights and privileges arising under applicable law with respect to Assignors' use of the trademarks listed thereon, and all reissues, extensions, continuations and renewals thereof (all of the foregoing being collectively referred to herein as the "Released Trademarks");
- (b) The goodwill of the business symbolized by each of the Released Trademarks, including, without limitation, all customer lists and other records relating to the distribution of products or services bearing the Released Trademarks;
- (c) All income, fees, royalties and other payments at any time due or payable with respect thereto, including, without limitation, payments under all licenses at any time entered into in connection therewith;
 - (d) The right to sue for past, present and future infringements thereof;
- (e) All rights corresponding thereto throughout the United States of America, its territories and possessions; and
- (f) Any and all other proceeds of any of the foregoing (excluding the proceeds of any sale of inventory or products bearing any of the Released Trademarks), including, without limitation, damages and payments or claims by Assignors against third parties for past or future infringement of the Released Trademarks;

provided, however, that nothing contained herein shall be interpreted as releasing any security interest granted to Secured Party pursuant to that Commercial General Security Agreement dated

MIA1\CORPSEC\345283.4 18923/0031 March 3, 2003, between Perry Ellis and Secured Party, except with respect to the Released Trademarks.

- 2. Assignors hereby agree that, for purposes of enabling Secured Party to exercise its rights and remedies under the agreements related to the letter of credit facility(ies) in favor of Perry Ellis and/or its affiliates, as amended (together, the "Credit Facility"), each of the Assignors hereby grants to Secured Party an irrevocable, non-exclusive license (exercisable at any time an event of default under the Credit Facility shall exist or shall have occurred and for so long as such event of default is continuing) without payment of royalty or other compensation to any Assignor, to use, license or sublicense any of the Released Trademarks.
- 3. Secured Party further agrees to promptly cooperate with the Assignors, as Assignors may reasonably request, in order to terminate Secured Party's security interest in and to the Released Trademarks. Secured Party authorizes Perry Ellis to file (a) an amendment to Financing Statement No. 20020189046X in the State of Florida in the form attached hereto as Exhibit B, (b) a termination to Financing Statement No. 31217424, as amended by Financing Statement No. 50726423 in the State of Delaware in the form attached hereto as Exhibit C, and (c) a release with the USPTO in the form attached hereto as Exhibit D.

This Release of Security Interest in Trademarks shall be governed by, and construed in accordance with, the laws of the State of Florida.

[SIGNATURES ON FOLLOWING PAGE]

2

The undersigned have caused this Release of Security Interest in Trademarks to be duly executed and delivered by its officers, duly authorized, as of the <u>23</u> day of March, 2006.

By: Light Corner

Name: Figere Corres

Title: Vice Presides T

Perry Ellis International, Inc.

By: Light Down
Name: ROSEMARY B. TRUDEAU
Title: WICE PRESIDENT FINANCE

PEI Licensing, Inc.

By: Rosemary B. Trudeau
Title: VICE PRESIDENT FINANCE

Jantzen Apparel, LLC

By: Rosemary B. Trudeau
Title: Homen

EXHIBIT A TO COMMERCEBANK RELEASE

PERRY ELLIS INTERNATIONAL, INC. TRADEMARKS

TRADEMARK	CLASS	REG. NO./APPLIC. NO.
PERRY ELLIS	25	76/390,200

PEI LICENSING, INC. TRADEMARKS

TRADEMARK	CLASS(ES)	REG. NO./APPLIC. NO.
Crossings	25	1,317,089
Perry Ellis	03	1,416,338
Perry Ellis	09	1,704,748
Perry Ellis	18	1,739,844
Perry Ellis	24	1,447,578
Perry Ellis	25	1,448,617
Perry Ellis	25	1,249,025
Perry Ellis	25	1,428,486
Grand Slam	18	2,151,550
Grand Slam	25	1,418,434
Grand Slam	25	873,862
Grand Slam	24	1,710,101
Grand Slam (stylized)	25	629,148
Munsingwear	25	510,271
Munsingwear	25	2,011,287
Natural Issue	25	2,222,989
Natural Issue & design	25	2,186,104
Natural Issue	25	1,690,250
Crossings	25	2,349,606
John Henry	25	996,837
John Henry	09	1,320,443
John Henry	18,25	2,797,612
Manhattan (stylized)	25	103,906
Manhattan (New Logo)	25	1,411,407
Manhattan (stylized)	25	429,687
Manhattan (stylized)	25	140,890

JANTZEN APPAREL CORP. TRADEMARKS

TRADEMARK	CLASS	REG. NO./APPLIC. NO.
JANTZEN	18	2,197,656
JANTZEN	25	2,065,889
JANTZEN	09	825,722
JANTZEN	25	842,511

A-1

Exhibit A to Commercebank Release - Continued

LICENSES OF TRADEMARKS

Licensee	Trademark	Category
ABERDEEN SPORTSWEAR, INC.	Perry Ellis	Men's Outerwear
AMERICAN UTEX INTERNATIONAL	Perry Ellis	Women's Coats and Outerwear
LIMITED	•	
AMIEE-LYNN ACCESSORIES, INC.	Perry Ellis	Women's Belts and Cold Weather
		Accessories
J.A. BESNER & SONS LTD	Perry Ellis	Boy's and Girl's Sportswear,
		Boy's Tailored Clothing
COBRA INTERNATIONAL	Perry Ellis	Men's Slippers
DORFMAN-PACIFIC CO., INC.	Perry Ellis	Men's Hats
V. FRAAS USA, INC.	Perry Ellis	Men's Scarves
GENESCO	Perry Ellis	Men's Dress and Dress Casual
		Footwear
HARTMARX CORPORATION	Perry Ellis	Men's Tailored Suits, Trousers
		and Sport Jackets
ISACO INTERNATIONAL, INC.	Perry Ellis	Men's Loungewear, Boxers,
		Hosiery and Underwear
LANTIS EYEWEAR		Men's and Women's Sunglasses
OXFORD OPHTHALMIC CORP.	Perry Ellis	Men's and Women's Ophthalmic
		Eyewear
PARLUX FRAGRANCES, INC.	Perry Ellis	Men's and Women's Fragrances
SEIKO INSTRUMENTS U.S.A.	Perry Ellis	Men's and Women's Watches
SUPERBA, INC.	Perry Ellis	Men's Neckwear
WEST MILL CLOTHES, INC.	Perry Ellis	Men's Formalwear
WESTPORT CORP.	Perry Ellis	Men's Small Leather Goods
TROPI-TRACKS, LLC	Jantzen	Shoes
FALCON FOOTWEAR	John Henry	Shoes
FISHMAN & TOBIN	John Henry	Boys wear
RANDA CORPORATION	John Henry	Neckwear
ISACO INTERNATIONAL	John Henry	Boxers, Hosiery and Loungewear
PREMIUMWEAR	Munsingwear	Knit and Woven Shirts
KNOTHE	Munsingwear	Underwear
WINONA KNITTING MILLS (Hampshire)	Munsingwear	Sweaters
SOCKYARD, INC.	Munsingwear	Socks
	Grand Slam	
PREMIUM WEAR	Munsingwear	Knits and Woven Shirts

EXHIBIT B

B-1

STATE OF FLORIDA UNIFORM COMMERCIAL CODE FINANCING STATEMENT AMENDMENT FORM A. NAME & DAYTIME PHONE NUMBER OF CONTACT PERSON Miriam Alfonso (305) 373-9421 B. SEND ACKNOWLEDGEMENT TO: Name Miriam Alfonso, Esq. Address Broad and Cassel Address One Biscayne Tower, 21st Floor 2 South Biscayne Boulevard

City/State/Zip Miami, FL 33131

STANDARD FORM - FORM UCC-3 (REV.12/2001)

			THE ABOVE SPA	CE IS FOR F	ILING O	IFFICE USE C	JNLY		
1a. INITIAL FINANCING STATEMENT FILE: 20020189046X	#	1b. •	This FINANCING [for record] (or re						
2. CURRENT RECORD INFORMATION - DEE	STOR NAME	- INSERT ONLY ON	E DEBTOR NAME (2a OR 2b)					
2a. ORGANIZATION'S NAME PERRY ELLI	S INTER	RNATIONAL,	INC.						
2b. INDIVIDUAL'S LAST NAME		FIRST NAME	***	MIDDLE NA	ME		SUFFI	X	
3. CURRENT RECORD INFORMATION – SEC	URED PART	Y NAME - INSERT	ONLY ONE SECUR	ED PARTY N	AME (3a	OR 3b)			ر م
3a. ORGANIZATION'S NAME COMMERCEBA	NK, N.A	<i>A</i> .							
3b. INDIVIDUAL'S LAST NAME		FIRST NAME		MIDDLE NA	ME		SUFFI	X	
4. TERMINATION: Effectiveness of the Finan authorizing this Termination Statement.	ncing Statement	identified above is tern	ninated with respect to	security interes	st(s) of the	Secured Party	,		
5. CONTINUATION: Effectiveness of the Fin this Continuation Statement is continued for the				erest(s) of the S	ecured Pa	irty authorizing			***************************************
6. ASSIGNMENT (full or partial): Give name of	of assignee in ite	n 9a or 9b and address	of assignee in item 9c	; and also give	name of a	ssignor in item	ı I I.		
7. AMENDMENT (PARTY INFORMATION)	: This Amendm	ent affects Det	otor <u>or</u> Secured	Party of record	d. Check o	only one of the	se two bo	oxes.	
Also check one of the following three boxes and p									
CHANGE name and/or address: Give current rec Also give new name (if name change) in item 9a of (if address change) in item 9c.	cord name in iter or 9b and/or new	n 8a or 8b; DEI address to be	LETE name: Give reco			name: Complete; also complete able).			
8. CURRENT RECORD INFORMATION - INSE	RT ONLY ON	E NAME (8a OR 8b) -	Do Not Abbreviate or	Combine Nam	ics				
8a. ORGANIZATION'S NAME		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \							1
8b. INDIVIDUAL'S LAST NAME		FIRST NAME		MIDDLE NA	ME		SUFFI	X	
9. CHANGED (NEW) OR ADDED INFORMATION: -	- INSERT ONL	Y ONE NAME (9a OF	(9b) – Do Not Abbrev	riate or Combin	e Names				_
9a. ORGANIZATION'S NAME									
9b. INDIVIDUALS' LAST NAME		FIRST NAME		MIDDLE NA	ME		SUFFI	X	
9c. MAILING ADDRESS		CITY		STATE	POST	AL CODE	COUN	TRY	
9d. TAX ID# REQUIRED ADD'L INFO	9c.TYPE O	F ORGANIZATION	9f. JURISDICTION	OF ORGANIZ	ATION	9g. ORGAN	IZATIO	NAL ID#	1
RE: ORGANIZATION DEBTOR								NONE	
10. AMENDMENT (COLLATERAL CHANGE): Describe collateral (deleted or added, or give enti	check only <u>or</u> re restate	<u>1e</u> box. ed collateral description	, or describe collateral	assigned	i .				
See Exhibit A.									
See BANIDIC A.				•					
									٠,
11. NAME OF SECURED PARTY OF RECORD authorized by a Debtor, which adds collateral or adds the	AUTHORIZ authorizing Del	ZING THIS AMEN	DMENT (name of a mination authorized by	ssignor, if this y a Dobtor, cho	is an Assi eck here	gnment). If thi	is is an A	mendment DEBTOR	
authorizing this Amendment. 11a. ORGANIZATION'S NAME COMMERCEBAL	NK, N.A.		_]
116. INDIVIDUALS' LAST NAME		FIRST NAME	***************************************	MIDDLE NA	ME		SUFFI	X	
12. OPTIONAL FILER REFERENCE DATA 1	8923.0031								<u>ulumuu</u>

Filing Office Copy

TRADEMARK REEL: 004670 FRAME: 0986

Approved by the Secretary of State, State of Florida

STATE OF FLORIDA UNIFORM COMMERCIAL CODE FINANCING STATEMENT AMENDMENT FORM - ADDENDUM

13. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) 20020189046X

14. NAME of PARTY AUTHORIZING	THIS AMENDMENT	(same as item 11 on	Amendment form)
14a. ORGANIZATION'S NAME			•
COMMERCEBANK, N.A.			
14b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

15. Use this space for additional information.

Approved by the Secretary of State, State of Florida

EXHIBIT A TO UCC-3 Financing Statement

Debtor:

Perry Ellis International, Inc., a Florida corporation

Secured Party:

Commercebank, N.A.

Deleted Collateral Description:

All general intangibles which consist of trademarks, service marks, trade names, trade styles, trademark and service mark applications (collectively, the "Released Trademarks"), and licenses and rights to use any of the foregoing, all extensions, renewals, reissues, divisions, continuations, and continuations-in-part of any of the foregoing, and all rights to sue for past, present and future infringement of any of the foregoing (collectively with the Released Trademarks, the "Released Collateral"); provided that Debtor has granted to Secured Party, for purposes of enabling Secured Party to exercise its rights and remedies under the agreements related to the letter of credit facility(ies) in favor of Debtor and/or its affiliates, as amended (together, the "Credit Facility"), an irrevocable, non-exclusive license (exercisable at any time an event of default under the Credit Facility shall exist or shall have occurred and for so long as such event of default is continuing) without payment of royalty or other compensation to Debtor, to use, license or sublicense any of the Released Trademarks; and provided further, that nothing in the license described in the preceding clause shall be contrued as or deemed to be a grant to Secured Party of a security interest in the Released Collateral.

EXHIBIT C

C-1

		•	
,			
UCC FINANCING STATEMENT AMENDMEN	iT		
FOLLOW INSTRUCTIONS (front and back) CAREFULLY A. NAME & PHONE OF CONTACT AT FILER [optional]	da duuxiusii ola uusii malaalii menala		
B. SEND ACKNOWLEDGMENT TO: (Name and Address)			
Miriam Alfonso, Esq.	·		
Broad and Cassel	. 1		
One Biscayne Tower, 21st Floor			
2 South Biscayne Boulevard	l l		
Miami, Florida 33131			
	THE ABOVE COA	ACE IS FOR FILING OFFICE USE O	Mt V
1a, INITIAL FINANCING STATEMENT FILE #	I THE ABOVE STA	16. THE FINANCING STATEMENT AN	VENDMENT is
3121742 4		to be filed [for record] (or recorded REAL ESTATE RECORDS.	
2. TERMINATION: Effectiveness of the Financing Statement identified above is			
 CONTINUATION: Effectiveness of the Financing Statement identified abortional continued for the additional period provided by applicable law. 	ve with respect to security interest(s) of the Secured	Party authorizing this Continuation States	nent is
4. ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b and a	ddress of essignee in item 7c; and also give name of	assignor in item 9.	
t-ni	btor or Secured Party of record. Check only or	e of these two boxes.	
Also check one of the following three boxes and provide appropriate information in it CHANGE name and/or address: Please refer to the detailed instructions		ADD name: Complete item 7a or 7b, and	dalsoitem7c;
in regards to changing the name/address of a party. 6. CURRENT RECORD INFORMATION:	DELETE name: Give record name to be deleted in item 8s or 8b.	also complete items 7e-7g (if applicable).
8a, ORGANIZATION'S NAME			
OR BB. INDIVIDUAL'S LAST NAME	IFIRST NAME	MIDDLE NAME	SUFFIX
SD. RYDIVIDOAL S LAST NAME	PROTIVAME.	MIDDLE IMME	Journa
7. CHANGED (NEW) OR ADDED INFORMATION:			
78. ORGANIZATION'S NAME			
OR 7b. INDIVIDUAL'S LAST NAME	IFIRST NAME	MIDDLE NAME	SUFFIX
	THE THE		
7c. MAILING ADDRESS	СПУ	STATE POSTAL CODE	COUNTRY
			<u> </u>
7d. SEEINSTRUCTIONS ADD'L INFO RE 76. TYPE OF ORGANIZATION ORGANIZATION	71, JURISDICTION OF ORGANIZATION	7g. ORGANIZATIONAL ID #, if any	П
B. AMENDMENT (COLLATERAL CHANGE): check only gns box.			NONE
Describe collateral deleted or added, or give entire restated collateral	al description, or describe collateral assigned.		
NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AME adds collateral or adds the authorizing Debtor, or if this is a Termination authorized.			e Debtor which
9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AME adds collateral or adds the authorizing Debtor, or if this is a Termination authorized 9a. ORGANIZATION'S NAME			s Debtor which
adds collateral or adds the authorizing Debtor, or if this is a Termination authorized as ORGANIZATION'S NAME			
adds collateral or adds the authorizing Debtor, or if this is a Termination authorized			Debtor which
adds collateral or adds the authorizing Debtor, or if this is a Termination authorized as ORGANIZATION'S NAME	by a Debtor, check here and enter name of DEB	TOR authorizing this Amendment.	

EXHIBIT D TO COMMERCEBANK RELEASE

RELEASE OF SECURITY INTEREST IN TRADEMARKS AND TRADEMARK APPLICATIONS

KNOW ALL MEN BY THESE PRESENTS, that	
, DOES HEREBY CERTIFY that (a) Secured Party holds a lien on various trademark	S
and trademark applications of("Debtor"),	
aving a place of business at 3000 N.W. 107th Avenue, Miami, Florida 33172, pursuant to the	e
Frademark Collateral Assignment and Security Agreement, dated as of,	
ecorded in the United States Patent and Trademark Office on, at Reel	_
, Frame, and (b) the trademarks listed on Schedule A annexed hereto an	d
nade a part hereof (the "Released Trademarks"), together with the goodwill of the busines	S
ymbolized by the Released Trademarks, are released and all interest in Released Trademark	
previously assigned to Secured Party under the Trademark Security Agreement is herebeassigned to Debtor, without representation or warranty of any kind, nature or description.	У

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

Exhibit D to Commercebank Release - Continued

	EREOF, Secured Party has caused this Release of Security Interest in applications to be executed by its duly authorized corporate officer
this, day of	, 2006,
	Den
	Name:
	Title:

D-2

Exhibit D to Commercebank Release - Continued

by order of the Board of Directors of said association.

Notary Public

D-3

SCHEDULE A TO EXHIBIT D TO COMMERCEBANK RELEASE

RELEASE OF SECURITY INTEREST IN TRADEMARKS AND TRADEMARK APPLICATIONS

PERRY ELLIS INTERNATIONAL, INC. TRADEMARKS

TRADEMARK	CLASS	REG. NO./APPLIC. NO.		
PERRY ELLIS	25	76/390,200		

PEI LICENSING, INC. TRADEMARKS

TRADEMARK	CLASS(ES)	REG. NO./APPLIC. NO.
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Perry Ellis	09	1,704,748
Perry Ellis	18	1,739,844
Perry Ellis	24	1,447,578
Perry Ellis	25	1,448,617
Perry Ellis	25	1,249,025
Perry Ellis	25	1,428,486
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Grand Slam	25	1,418,434
Grand Slam	25	873,862
Grand Slam	24	1,710,101
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Natural Issue & design	25	2,186,104
Natural Issue	25	1,690,250
Crossings	25	2,349,606
John Henry	25	996,837
John Henry	09	1,320,443
John Henry	18,25	2,797,612
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Manhattan (New Logo)	25	1,411,407
Manhattan (stylized)	25	429,687
Manhattan (stylized)	. 25	140,890

Schedule A-1

Schedule A to Exhibit D to Commercebank Release - Continued

JANTZEN APPAREL CORP. TRADEMARKS

TRADEMARK	CLASS	REG. NO./APPLIC. NO.
JANTZEN	18	2,197,656
JANTZEN	25	2,065,889
JANTZEN	09	825,722
JANTZEN	25	842,511

LICENSES OF TRADEMARKS

Licensee	Trademark	Category
ABERDEEN SPORTSWEAR, INC.	Perry Ellis	Men's Outerwear
AMERICAN UTEX INTERNATIONAL	Perry Ellis	Women's Coats and Outerwear
LIMITED		
AMIEE-LYNN ACCESSORIES, INC.	Perry Ellis	Women's Belts and Cold Weather
		Accessories
J.A. BESNER & SONS LTD	Perry Ellis	Boy's and Girl's Sportswear,
		Boy's Tailored Clothing
COBRA INTERNATIONAL	Perry Ellis	Men's Slippers
DORFMAN-PACIFIC CO., INC.	Perry Ellis	Men's Hats
V. FRAAS USA, INC.	Perry Ellis	Men's Scarves
GENESCO	Perry Ellis	Men's Dress and Dress Casual
		Footwear
HARTMARX CORPORATION	Perry Ellis	Men's Tailored Suits, Trousers
		and Sport Jackets
ISACO INTERNATIONAL, INC.	Perry Ellis	Men's Loungewear, Boxers,
·		Hosiery and Underwear
LANTIS EYEWEAR		Men's and Women's Sunglasses
OXFORD OPHTHALMIC CORP.	Perry Ellis	Men's and Women's Ophthalmic
		Eyewear
PARLUX FRAGRANCES, INC.	Perry Ellis	Men's and Women's Fragrances
SEIKO INSTRUMENTS U.S.A.	Perry Ellis	Men's and Women's Watches
SUPERBA, INC.	Perry Ellis	Men's Neckwear
WEST MILL CLOTHES, INC.	Perry Ellis	Men's Formalwear
WESTPORT CORP.	Perry Ellis	Men's Small Leather Goods
TROPI-TRACKS, LLC	Jantzen	Shoes
FALCON FOOTWEAR	John Henry	Shoes
FISHMAN & TOBIN	John Henry	Boys wear
RANDA CORPORATION	John Henry	Neckwear
ISACO INTERNATIONAL	John Henry	Boxers, Hosiery and Loungewear
PREMIUMWEAR	Munsingwear	Knit and Woven Shirts
KNOTHE	Munsingwear	Underwear
WINONA KNITTING MILLS (Hampshire)	Munsingwear	Sweaters
SOCKYARD, INC.	Munsingwear	Socks
	Grand Slam	
PREMIUM WEAR	Munsingwear	Knits and Woven Shirts

Schedule A-2

MIA1\CORPSEC\345359.1 18923/0031

RECORDED: 11/03/2011

TRADEMARK