1	David S. Kahn Nevada Bar No. 007038			
	J. Scott Burris			
2	Nevada Bar No. 010529			
3	Juan P. Rodriguez			
4	Nevada Bar No. 010733 WILSON, ELSER, MOSKOWITZ, EDELM.	AN & DICKER LLP		
	300 South Fourth Street, 11th Floor			
5	Las Vegas, NV 89101			
6	(702) 727-1400; FAX (702) 727-1401 E-mail: <u>David.Kahn@wilsonelser.com</u>			
7	J.Scott.Burris@wilsonelser.com			
8	<u>Juan.Rodriguez@wilsonelser.com</u>			
	Stephen M. Gaffigan ( <i>Pro Hac Vice</i> )			
9	STEPHEN M. GAFFIGAN, P.A.			
10	401 East Las Olas Blvd., Suite 130-453			
11	Ft. Lauderdale, Florida 33301 Telephone: (954) 767-4819			
	Facsimile: (954) 767-4821			
12	E-mail: <u>stephen@smgpa.net</u>			
13	Attorneys for Plaintiff TIFFANY (NJ), LLC			
14				
15	THE UNITED S'	TATES DISTRICT COURT		
	FOR THE DISTRICT OF NEVADA			
16				
17	TIFFANY (NJ), LLC,	) Case No. 2:11-cv-00590-LDG-CWH		
18	Plaintiff,			
19	,	ORDER GRANTING		
18	V.	PLAINTIFF'S SECOND EX PARTE APPLICATION FOR ENTRY OF		
20	925LY.COM, et al.,	TEMPORARY RESTRAINING ORDER		
21		AND PRELIMINARY INJUNCTION		
22	Defendants.	)		
23	-			
24	THIS CAUSE is before the Court on	Plaintiff's Second Ex Parte Application For Entry of a		
25	Temporary Restraining Order and Prelimin	nary Injunction (the "Second Application for TRO").		
26	Plaintiff, Tiffany (NJ), LLC ("Plaintiff" or	"Tiffany"), moves ex parte, for entry of a temporary		
27	restraining order, and, upon expiration of the	ne temporary restraining order, a preliminary injunction		
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ORDER GRANTING PLAINTIFF'S SECOND *EX PARTE* APPLICATION FOR ENTRY OF TEMPORARY RESTRAINING ORDER

against Defendants 224 – 389, The Partnerships and Unincorporated Associations identified on Schedule "A" hereto (collectively the "Group III Defendants"), pursuant to 15 U.S.C. § 1116 and Fed. R. Civ. P. 65 for alleged violations of the Lanham Act, 15 U.S.C. §§ 1114 and 1125(a) and (d).

For reasons set forth herein, Plaintiff's Second Application for TRO is GRANTED.

## I. Factual Background

The Court bases this Second Temporary Restraining Order on the following facts from Plaintiff's Complaint, First Amended Complaint, Second Application for TRO, and supporting evidentiary submissions.

Tiffany is a Delaware limited liability company with its principal place of business in the United States located at 15 Sylvan Way, Parsippany, NJ 07054. (First Am. Compl. ¶ 3.) Tiffany is engaged in the manufacture, promotion, distribution, and sale in interstate commerce, including within this Judicial District, of high quality products under Tiffany's trademarks. (Declaration of Steven Costello in Support of Plaintiff's *Ex Parte* Second Application for TRO ["Costello Decl."] ¶ 5.)

Tiffany is, and at all times relevant hereto has been, the owner and/or exclusive licensee of all rights in and to the following trademarks:

Trademark	Registration Number	Registration Date	Class(es) / Relevant Goods
TIFFANY.& CO	0,023,573	September 5, 1893	IC 014 - jewelry and watches.
Tiffany	0,133,063	July 6, 1920	IC 014 - jewelry for personal wear, not including watches.
TIFFANY & CO.	1,228,189	February 22, 1983	IC 014 – jewelry.
TIFFANY	1,228,409	February 22, 1983	IC 014 – jewelry.
TIFFANY & CO.	1,283,306	June 26, 1984	IC 014 - clothing accessories-namely, money clips, cufflinks, key holders, all made of or plated with precious or semi-precious metals.
ATLAS	1,605,467	July 10, 1990	IC 014 - watches and clocks.

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T & CO.	1,669,365	December 24, 1991	IC 014 - all types of jewelry made of, or in part of, precious metals and/or with precious or semi-precious stones.
X	1,785,204	August 3, 1993	IC 014 - jewelry; namely, pins, pierced earrings, ear clips, bracelets, necklaces, and rings.
PERETTI	1,787,861	August 17, 1993	IC 014 - jewelry; namely, earrings, necklaces, pendants, brooches, bracelets and rings made of precious metals; accessories made of precious metals; namely, key rings, and money clips.
ELSA PERETTI	1,799,272	October 19, 1993	IC 014 - jewelry; namely, earrings, necklaces, pendants, brooches, bracelets and rings made of variety of materials including precious metals, accessories made of precious metals; namely, key rings, and money clips.
8	1,804,353	November 16, 1993	IC 014 - jewelry; namely, earrings, necklaces, bracelets, pendants, cufflinks, and rings.
TIFFANY & CO.	1,968,614	April 16, 1996	IC 014 - all types of timepieces, including especially watches.
	2,184,128	August 25, 1998	IC 014 – jewelry and watches; clothing accessories made of precious or semi-precious metals, namely, money clips, cufflinks, and key rings.  IC 021 – boxes.
	2,359,351	June 20, 2000	IC 014 - jewelry; watches; clothing accessories made of precious metals and their alloys, namely, money clips, cufflinks, and key rings.  IC 021 - decorative boxes.
TIFFANY	2,639,539	October 22, 2002	IC 014 – watches.
ATLAS	2,886,655	September 21, 2004	IC 014 - jewelry; rings; bracelets; earrings; necklaces; pendants; cufflinks; and precious metal money clips.

(the "Tiffany Marks") which are used in connection with the manufacture and distribution of high quality goods in the categories identified above. (Costello Decl. ¶ 4; see also United States Trademark Registrations of the Tiffany Marks at issue ["Tiffany Trademark Registrations"] attached as Exhibit A to the Declaration of Steven Costello In Support of Plaintiff's *Ex Parte* Application for Temporary Restraining Order dated April 12, 2011 (D.E. 5-2 and 5-3), incorporated herein by reference).

The Group III Defendants have advertised, offered for sale, and/or sold at least jewelry, including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key holders, watches, and gift boxes, bearing what Plaintiff has determined to be counterfeits, reproductions, and/or colorable imitations of the Tiffany Marks. Although each of the Group III Defendants may not copy and infringe each Tiffany Mark for each category of goods protected, Tiffany has submitted sufficient evidence showing each Group III Defendant has infringed at least one or more of the Tiffany Marks. (Costello Decl. ¶¶ 11-15; Declaration of Danilo Marquez in Support of Plaintiff's Second *Ex Parte* Application for Entry of Temporary Restraining Order and Preliminary Injunction ["Marquez Decl."] ¶ 4.) The Group III Defendants are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, reproductions, and/or colorable imitations of the Tiffany Marks. (Costello Decl. ¶ 9.)

Plaintiff's counsel retained Danilo Marquez ("Marquez") of Investigative Consultants to investigate suspected sales of counterfeit Tiffany branded products by the Group III Defendants. (Costello Decl. ¶ 10; Marquez Decl. ¶ 3.) Between June 21, 2011 and June 27, 2011, Marquez accessed the Internet websites operating under the domain names tiffanyreplica-outlet.com, tiffany-replicas.com, tiffanyco-outlet.com, tiffany-accessories.com, and tiffanyjewellryoutlet.com, placed orders for the purchase of two Tiffany branded key holders, a Tiffany branded bracelet, and two Tiffany branded pendants, and requested each product purchased be shipped to his address in Las Vegas, Nevada. (Marquez Decl. ¶ 4 and Composite Exhibit A attached thereto.) Marquez's purchases were processed entirely online, which included providing shipping and billing

information, payment, and confirmation of his orders. (Marquez Decl. ¶ 4 and Composite Exhibit A attached thereto.)

Thereafter, a representative of Tiffany, Steven Costello, reviewed and visually inspected the web page listings, including images, for each of the Tiffany branded goods purchased by Marquez and determined the items were non-genuine Tiffany products. (Costello Decl. ¶¶ 11, 12, 15.) Additionally, Costello reviewed and visually inspected the items bearing the Tiffany Marks offered for sale via the Internet websites operating under the partnership and/or unincorporated association names identified on Schedule "A" hereto (the "Group III Subject Domain Names") and determined the products were non-genuine Tiffany products. (Costello Decl. ¶ 13 and Composite Exhibit A attached thereto, relevant web page captures from the Group III Defendants' Internet websites operating under the Group III Subject Domain Names displaying the Tiffany branded items offered for sale.)

# II. <u>Conclusions of Law</u>

The declarations Plaintiff submitted in support of its Second Application for TRO support the following conclusions of law:

- A. Plaintiff has a very strong probability of proving at trial that consumers are likely to be confused by the Group III Defendants' advertisement, promotion, sale, offer for sale, and/or distribution of jewelry, including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key holders, watches, and gift boxes bearing counterfeits, reproductions, and/or colorable imitations of the Tiffany Marks, and that the products the Group III Defendants are selling are copies of Plaintiff's products that bear marks which are substantially indistinguishable from and/or colorful imitations of the Tiffany Marks on jewelry, including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key holders, watches, and gift boxes.
- B. Because of the infringement of the Tiffany Marks, Plaintiff is likely to suffer immediate and irreparable injury if a temporary restraining order is not granted. It clearly appears from the following specific facts, as set forth in Plaintiff's First Amended Complaint, Plaintiff's Second Application for TRO, and accompanying declarations on file, that immediate and irreparable

loss, damage, and injury will result to Plaintiff and to consumers before the Group III Defendants can be heard in opposition unless Plaintiff's request for *ex parte* relief is granted:

- 1. The Group III Defendants own or control Internet business operations which advertise, promote, offer for sale, and sell, at least, jewelry, including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key holders, watches, and gift boxes bearing counterfeit and infringing trademarks in violation of Plaintiff's rights;
- 2. There is good cause to believe that more counterfeit and infringing jewelry, including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key holders, watches, and gift boxes bearing Plaintiff's trademarks will appear in the marketplace; that consumers may be misled, confused, and disappointed by the quality of these products; and that Plaintiff may suffer loss of sales for its genuine products;
- 3. There is good cause to believe that if Plaintiff proceeds with normal advance notice to the Group III Defendants on this Second Application for TRO, the Group III Defendants can easily and quickly transfer the registrations for many of the Group III Subject Domain Names, or modify registration data and content, change hosts, and redirect traffic to other websites, thereby thwarting Plaintiff's ability to obtain meaningful relief;
- 4. The balance of potential harm to the Group III Defendants in restraining their trade in counterfeit and infringing branded goods if a temporary restraining order is issued is far outweighed by the potential harm to Plaintiff, its reputation and goodwill as a manufacturer of high quality jewelry, including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key holders, watches, and gift boxes, if such relief is not issued; and
- 5. The public interest favors issuance of a temporary restraining order in order to protect Plaintiff's trademark interests and protect the public from being defrauded by the palming off of counterfeit goods as genuine goods of the Plaintiff.

Upon review of Plaintiff's First Amended Complaint, Second Application for TRO, and supporting evidentiary submissions, it is hereby

ORDERED that Plaintiff's Second Application for TRO is GRANTED, according to the terms set forth below:

#### SECOND TEMPORARY RESTRAINING ORDER

- (1) The Group III Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with the Group III Defendants having notice of this Second Temporary Restraining Order are hereby temporarily restrained:
  - (a) From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing the Tiffany Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiff; and
  - (b) From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by Plaintiff, bearing the Tiffany Marks, or any confusingly similar trademarks; or (ii) any evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing the Tiffany Marks, or any confusingly similar trademarks.
- (2) The Group III Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with the Group III Defendants having notice of this Second Temporary Restraining Order shall immediately discontinue the use of the Tiffany Marks or any confusingly similar trademarks, on or in connection with all Internet websites owned and operated, or controlled by them including the Internet websites operating under the Group III Subject Domain Names;
- (3) The Group III Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with the Group III Defendants having notice of this Second Temporary Restraining Order shall immediately discontinue the use of the Tiffany Marks, or any confusingly similar trademarks within domain name extensions, metatags or other markers within website source code, from use on any webpage (including as the title of any

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27 28 web page), any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms which is visible to a computer user or serves to direct computer searches to websites registered by, owned, or operated by the Group III Defendants, including the Internet websites operating under the Group III Subject Domain Names;

- The Group III Defendants shall not transfer ownership of the Group III Subject (4)Domain Names during the pendency of this Action, or until further Order of the Court;
- The domain name Registrars for the Group III Subject Domain Names are directed to (5)lock the Group III Subject Domain Names and deliver to Plaintiff's counsel, for deposit with this Court, domain name certificates for the Group III Subject Domain Names;
- Upon entry of this Order, Plaintiff shall provide a copy of the Order by email to the (6)registrar of record for each of the Group III Subject Domain Names, so that the registrar of record of each of the Group III Subject Domain Names may, in turn, notify each registrant of the Order and provide notice of the locking of the domain name to the registrant of record. After providing such notice to the registrars so the domain names may be locked, Plaintiff shall also provide notice and a copy of this Order to the registrant of each Group III Subject Domain Name via email to the email address provided as part of the domain registration data for each of the Group III Subject Domain Names identified in Composite Exhibit B to the Declaration of Stephen M. Gaffigan in Support of the Second Application for TRO. After forty-eight (48) hours have elapsed after provision of this Order to the registrars of record and the registrants, Plaintiff shall provide a copy of this Order to the registries for the Group III Subject Domain Names for the purposes described in Paragraph 7 infra.
- The top-level domain (TLD) Registries for the Group III Subject Domain Names, within ten (10) days of receipt of this Second Temporary Restraining Order shall change the registrar of record for the Group III Subject Domain Names, excepting any such domain names which such Registries have been notified in writing by the Plaintiff have been or will be dismissed from this action, to a holding account with the United States based Registrar, GoDaddy.com, Inc. Upon transfer of the Group III Subject Domain Names into the holding account, GoDaddy.com, Inc. will hold the Group III Subject Domain Names in trust for the Court during the pendency of this action.

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Additionally, GoDaddy.com, Inc. shall immediately update the Domain Name System ("DNS") data
it maintains for the Group III Subject Domain Names, which link the domain names to the IP
addresses where their associated websites are hosted, to NS1.MEDIATEMPLE.NET and
NS2.MEDIATEMPLE.NET, which will cause the domain names to resolve to the website where
copies of the Complaint, First Amended Complaint, Summonses, Second Temporary Restraining
Order, and all other documents on file in this action are displayed. Alternatively, GoDaddy.com,
Inc. may institute a domain name forwarding which will automatically redirect any visitor to the
Group III Subject Domain Names to the following Uniform Resource Locator ("URL")
http://servingnotice.com/off/index.html whereon copies of the Complaint, First Amended Complaint,
Summonses, Second Temporary Restraining Order, and other documents on file in this action are
displayed. After GoDaddy.com, Inc. has effected this change the Group III Subject Domain Names
shall be placed on Lock status, preventing the modification or deletion of the domains by the
registrar or the Group III Defendants;

- Plaintiff may enter the Group III Subject Domain Names into Google's Webmaster (8)Tools and cancel any redirection of the domains that have been entered there by the Group III Defendants which redirect traffic to the counterfeit operations to a new domain name and thereby evade the provisions of this Second Temporary Restraining Order;
- The Group III Defendants shall preserve copies of all their computer files relating to (9) the use of any of the Group III Subject Domain Names and shall take all steps necessary to retrieve computer files relating to the use of the Group III Subject Domain Names and that may have been deleted before the entry of this Second Temporary Restraining Order;
- This Second Temporary Restraining Order shall remain in effect until the date for the (10)hearing on the Second Motion for Preliminary Injunction set forth below, or until such further dates as set by the Court or stipulated to by the parties;
- This Second Temporary Restraining Order shall apply to the Group III Subject (11)Domain Names and any other domain names properly brought to the Court's attention by affidavit which verifies such new domain names are being used by the Group III Defendants for the purpose

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of counterfeiting the Tiffany Marks at issue in this action and/or unfairly competing with Tiffany in connection with search engine results pages;

### **BOND TO BE POSTED**

(12) Pursuant to 15 U.S.C. § 1116(d)(5)(D), Plaintiff shall maintain the bond previously posted in the amount of Twenty Thousand Dollars and Zero Cents (\$20,000.00), as payment of damages to which the Group III Defendants may be entitled for a wrongful injunction or restraint.

#### PRELIMINARY INJUNCTION

- Vegas Blvd. So., Las Vegas, Nevada, Courtroom 6B, on Tuesday, October 11, 2011, at 11:00 a.m., or at such other time that this Court deems appropriate, on Plaintiff's Motion for a Second Preliminary Injunction restraining the Group III Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with the Group III Defendants from engaging in the activities that are subject of the above Second Temporary Restraining Order;
- Plaintiff shall serve copies of the Second Application for TRO and this Second (14)Temporary Restraining Order and all other pleadings and documents on file in this action on all the Group III Defendants by email as described above and by posting copies of the Second Application for TRO and this Second Temporary Restraining Order on the website located at http://servingnotice.com/off/index.html within forty-eight (48) hours of the Group III Subject Domain Names being transferred to the GoDaddy.com, Inc. holding account, and such notice so given shall be deemed good and sufficient service thereof. Any response or opposition to Plaintiff's Second Motion for Preliminary Injunction must be filed and served on Plaintiff's counsel prior to the hearing set for October 11, 2011, and filed with the Court, along with Proof of Service, on October 5 Plaintiff shall file any Reply Memorandum on or before 2011. October 7 , 2011. The above dates may be revised upon stipulation by all parties and approval of this Court. The Group III Defendants are hereby on notice that failure to appear at the hearing

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1	may result in the imposition of a preliminary injunction against them pursuant to 15 U.S.C	. §
2	1116(d) and Fed. R. Civ. P. 65.	
3	IT IS SO ORDERED. DATED: 2011 LIOYD D. GEORGE	
4	LLOYD D. GEORGE United States District Judge	
5	Officed States District Junge	
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III	OI III DETENDIT	ALIGHT DEBOLET BOWLET		
	Defendant No.	Domain Name	E-commerce Website	Blog Style Websites
	Defendant 224	1837fashion.com	X	
	Defendant 225	21replica.org	X	
	Defendant 226	21tiffany.com	X	
	Defendant 227	tiffany100.com	X	
		3girls2cents1blog.com		X
		buttercantfly.com		X
		byloridesigns.com		X
		gossipgirlcentral.net		X
		graphicaddiction.net		X
		hamann-studio.com		X
		idiosympathy.com		X
		jonilynphotographyblog.com		X
		loveandletlove.org		X
		mattiasostmar.com		X
		memusicing.com		X
		mianetic.net		X
		minethemovieblog.com		X
		mp3skylines.com		X
		nuttinbutpimp.com		X
		openprojectdatabase.org		X
		rck2.com		X
		rss-aggregator-de.net		X
		sangreboliviana.com		X
		saveoneitmatters.com		X
		shapeswithoutsubstance.com		X
		sharpimagedesigns.net		X
		tellensplacedesigns.com		X
		thebizzmusic.com		X
		voteforanswersnh.com		X
		wiiwashere.com		X
		woprosow.net		X

1	Defendant 228	925jewelryshop.net	X	
		925silverjewellery.org	X	
2		jewelrysale4u.com	X	
3		royal925.org	X	
4	Defendant 229	925silverdiscount.com	X	
5	Defendant 230	newtiffany1837.com	X	
		tiffany-collections.com	X	
6		925tiffanyjewelry.com		X
7	Defendant 231	atwholesalestore.com	X	
8	Defendant 232	australiatiffanyjewellery.com	X	
9	Defendant 233	bestiffanyjewelry.com	X	
	Defendant 234	bodyjewelrysstore.com	X	
10	Defendant 235	buytiffanystore.com	X	
11		tiffanystoreonsale.com	X	
12	Defendant 236	canadatiffanyjewellery.com	X	
13	Defendant 237	cartierbraceletsok.com	X	
		chanelearringsok.com	X	
14		cheap-juicy-bracelet.com	X	
15		thomassabocharmsok.com	X	
16		tiffanynecklaceok.com	X	
	Defendant 238	cheapertiffany.com	X	
17	Defendant 239	cheapertiffanyjewellery.com	X	
18		tiffanyjewelleryok.com	X	
19	Defendant 240	cheaphandbags.cc	X	
20		salecheapestbags.com	X	
	Defendant 241	cheaphandbagsbiz.com	X	
21	Defendant 242	cheap-silver.com	X	
22	Defendant 243	cheaptfjewelry.com	X	
23	Defendant 244	cheaptiffanyoutlet.com	X	
24	Defendant 245	cheaptiffanystore.com	X	
	Defendant 246	cheaptiffanyuk.com	X	
25		cheaptiffanyukshop.com	X	
26	Defendant 247	classictiffanymarket.com	X	
27	Defendant 248	classictiffanysale.com	X	

1	Defendant 249	classictiffanyshop.com	X	
- 1	Defendant 250	cndesignerbags.com	X	
2	Defendant 251	coachhandbagsreplica.com	X	
3	Defendant 252	cocorigo.com	X	
4	Defendant 253	designerjewelryok.com	X	
5	Defendant 254	designer-replica-watch.com	X	
		replica-supplier.com	X	
6	Defendant 255	discount-tiffanyjewelry.com	X	
7	Defendant 256	discounttiffanyjewelry.net	X	
8	Defendant 257	discount-wholesalejewelry.com	X	
9		toptiffanysales.com	X	
		wholesale-cheapjewelry.com	X	
10		wholesale-cheap-jewelry.com	X	
11		tiffanyfor.info		X
12	Defendant 258	emmsale.com	X	
13	Defendant 259	e-tiffanyandco.com	X	
	Defendant 260	fashioncheapjewelry.com	X	
14	Defendant 261	fashiontiffany.org	X	
15	Defendant 262	generaljewellery.com	X	
16		lndp.info		X
	Defendant 263	googlejerseysshop.net	X	
17		googlejerseys.us	X	
18	Defendant 264	gzcheap.net	X	
19		exporter-trade.biz	X	
20	Defendant 265	hiyeahmall.com	X	
		tiffanydiscounted.com	X	
21	Defendant 266	hotehandbags.com	X	
22	Defendant 267	ibuydesignerbags.com	X	
23		ibuydesignerjewelry.com	X	
24		ibuydesignerwatches.com	X	
		toptiffanysaleuk.com	X	
25	Defendant 268	itiffanyonsale.com	X	
26	Defendant 269	tiffanyjewelry.name	X	
27		uktiffanyline.com	X	*7
28		jeweleryguideblog.com		X
20		14		

		jeweleryguides.com		X
1	Defendant 270	jeweleryoutlet.org	X	
2	Defendant 271	jewelleryonlineoutlet.com	X	
3		tiffanyoutlet2011.net	X	
4	Defendant 272	jewelry75.com	X	
5		stylejewelry4u.org	X	
9	Defendant 273	jewelryoftiffany.com	X	
6	Defendant 274	jewelrywholesalejewellery.com	X	
7	Defendant 275	jewelry-wholesale-supply.com	X	
8	Defendant 276	keepsupply.com	X	
	Defendant 277	latest-jewelry.com	X	
9	Defendant 278	lovetiffany1837.com	X	
10	Defendant 279	lovetiffanys.com	X	
11	Defendant 280	lzsaler.org	X	
12	Defendant 281	mac4cosmetics.com	X	
		maccosmeticsroom.com	X	
13	Defendant 282	malltiffany.com	X	
14	Defendant 283	mydearbag.com	X	
15	Defendant 284	mygoodreplica.com	X	
16	Defendant 285	toptiffanyuk.com	X	
		tiffanysjewelryuk.com	X	
17		mytiffany.net		X
18		pearltiffany.org		X X
19		tifanyfree.info tifanyrealse.info		X
20		tifanysales.org		X
		tifanyus.info		X
21		tiffanygirl.org		X
22		tiffanylady.org		X
23	Defendant 286	tiffanyjewelrytop.com	X	
24		tiffanyjewelryllc.com	X	
		necktieschina.com		X
25	Defendant 287	new-tiffany.com	X	
26	Defendant 288	newtiffanyjewelry.com	X	
27	Defendant 289	wholesalecheapjewelrychina.com	X	

1		nfljerseys4cheap.com		X
		usajerseyswholesale.com		X
2	Defendant 290	offerjewelry.com	X	
3	Defendant 291	officialtiffanynecklace.com	X	
4		officialtiffanyshop.com	X	
5		tiffanybraceletmall.com	X	
	Defendant 292	officialtiffanyoutlet.com	X	
6		officialtiffanyoutlets.com	X	
7	Defendant 293	oktiffanyjewelry.com	X	
8	Defendant 294	olapparel.com	X	
9	Defendant 295	onlinetiffanystore.com	X	
	Defendant 296	outletsky.com	X	
10	Defendant 297	paypalcoachpurses.com	X	
11	Defendant 298	pickjewelry.org	X	
12	Defendant 299	puipui138.com	X	
	Defendant 300	reispo.com	X	
13	Defendant 301	replicatycoon.com	X	
14	Defendant 302	replica-watch-shopping.net	X	
15	Defendant 303	saletiffanyjewelry.com	X	
16	Defendant 304	saletiffanys.com	X	
	Defendant 305	sedanshoppers.com	X	
17	Defendant 306	sellbestjewelry.com	X	
18	Defendant 307	sellbrandjewelry.com	X	
19		supertiffanyjewelry.com	X	
20	Defendant 308	sellfashiontiffany.com	X	
	Defendant 309	shoesclothingmarket.com	X	
21	Defendant 310	shoesclothingok.com	X	
22		shoeclothingok.com	X	
23	Defendant 311	shopjewelryreplica.com	X	
24		shopreplicajewelry.com	X	
	Defendant 312	silverjewelry1837.com	X	
25	Defendant 313	simpletiffany.net	X	
26	Defendant 314	supplytiffany.com	X	
27	Defendant 315	thetiffanyjewelry.org	X	

1	Defendant 316	tiffany4saleus.com	X
	Defendant 317	tiffany-accessories.com	X
2	Defendant 318	tiffanyand.org	X
3	Defendant 319	tiffanyand-co.com	X
4	Defendant 320	tiffanyandco2011outlet.com	X
5		tiffany-silverjewelry.com	X
	Defendant 321	tiffanyandcojewellery.com	X
6		tiffany-jewelry-outlet.net	X
7	Defendant 322	tiffanyandcompanyoutlet.com	X
8	Defendant 323	tiffanyandconow.com	X
9	Defendant 324	tiffanyandcoonline.com	X
	Defendant 325	tiffany-andcooutlet.com	X
10		tiffany-andcooutlet.org	X
11	Defendant 326	tiffanyandco-outlet.net	X
12		tiffanyandco-outlet1.org	X
13		tiffany-outletsale.com	X
	Defendant 327	tiffanyandcooutlets.org	X
14	Defendant 328	tiffanyandcooutletstore.com	X
15	Defendant 329	tiffanyandcooutlet-usa.com	X
16	Defendant 330	tiffanyandcos.com	X
17	Defendant 331	tiffanyandcoshop.com	X
		tiffanyboutique.com	X
18		tiffanyjewellery.us	X
19	T 0 1 - 000	tiffanystyle.us	X
20	Defendant 332	tiffanybag.com	X
21	D-61	tiffany2go.com	X
	Defendant 333	tiffanybestsilver.com	X
22	Defendant 334 Defendant 335	tiffanybrides.com	X
23	Defendant 335  Defendant 336	tiffany-cartier.com	X X
24	Defendant 550	tiffanycoaustralia.net	X
25	Defendant 337	cheaptiffanyaustralia.com tiffanycoedge.com	X
	Defendant 338	tiffanycomall.com	X
26	Defendant 339	tiffanycomart.com	X
27	Defendant 339	urranycomart.com	Λ

1	Defendant 340	tiffanyco-outlet.com	X	
	Defendant 341	tiffanycooutlet-shop.com	X	
2	Defendant 342	tiffanycoutlet.com	X	
3		itiffanycooutlet.com	X	
4	Defendant 343	tiffanyditty.com	X	
5	Defendant 344	tiffany-home.com	X	
	Defendant 345	tiffanyhut.com	X	
6	Defendant 346	tiffanyjewellerystores.com	X	
7	Defendant 347	tiffany-jewellry.com	X	
8	Defendant 348	tiffanyjewellryoutlet.com	X	
	Defendant 349	tiffany-jewelry1837.com	X	
9	Defendant 350	tiffanyjewelryshop.net	X	
10		tiffanyjewelryboke.com		X
11		tiffanyjewelryweb.net		X
12		tiffanysjewelryonline.org		X
	Defendant 351	tiffanyjewelrybrands.com	X	
13	Defendant 352	tiffanyjewelryco.com	X	
14	Defendant 353	tiffanyjewelryforsale.net	X	
15	Defendant 354	tiffanyjewelry-outlet.org	X	
	Defendant 355	tiffanyjewelryoutletus.com	X	
16		tiffanyjewelryoutletusa.com	X	
17	Defendant 356	tiffanyjewelry-rings.com	X	
18	Defendant 357	tiffanyjewelrys.com	X	
19	Defendant 358	tiffanyjewelryus.net	X	
	Defendant 359	tiffanyknockoff.com	X	
20		tiffanyreplicaoutlet.com	X	
21	Defendant 360	tiffanyreplica-outlet.com	X X	
22	Defendant 300	tiffany-links.com tiffany-co-outlet.com	X	
	Defendant 361	tiffanyllc.com	X	
23	Dolonaum 301	tiffanylot.com	X	
24	Defendant 362	tiffanymallus.com	X	
25	Defendant 363	tiffanyme.com	X	
26	Defendant 364	tiffanyonlinediscount.com	X	
	Defendant 365	tiffanyonlinehome.com	X	
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1	Defendant 366	tiffanyonsaleus.com	X	
	Defendant 367	tiffanyoutlet-online.com	X	
2	Defendant 368	tiffanyoutletsale.com	X	
3	Defendant 369	tiffanyoutletus.com	X	
4		tiffanyoutletsus.com	X	
5	Defendant 370	tiffanyoutlet-usa.com	X	
	Defendant 371	tiffany-replicas.com	X	
6	Defendant 372	tiffanyscojewelry.com	X	
7	Defendant 373	tiffanyshop03.com	X	
8	Defendant 374	tiffanyshoppingcenter.com	X	
9	Defendant 375	tiffanyshop-us.com	X	
	Defendant 376	tiffanysilveronsale.com	X	
10	Defendant 377	tiffany-silvers.com	X	
11		tiffanyummyjewelry.com		X
12	Defendant 378	tiffanywholesaler.com	X	
13		voguehotsale.com	X	
	Defendant 379	toryburchsoutlet.tk	X	
14	Defendant 380	tp925.com	X	
15	Defendant 381	wgo8.com	X	
16	Defendant 382	wholesalecheapjewelrys.com	X	
17		wholesale-cheap-jewelrys.com	X	
		wholesalejewelrysmart.com	X	
18	Defendant 383	wholesale-coach-bags.com	X	
19		handbagsunglasses.com	X	
20	Defendant 384	wholesalejewelrycenter.com	X	
	Defendant 385	wholesalejewelrysale.org	X	
21	Defendant 386	wholesaletiffanyoutlets.com	X	
22	Defendant 387	womenmonster.com	X	
23	Defendant 388	x431.org	X	
24	Defendant 389	ztoshop.com	X	