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A Registered Limited Liability Partnership
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August 11, 2008

TO: Mr./Ms.: Shane Kairalla
Company: National Bankcard Systems of Durango
City, State: Durango, CO
Facsimile No.: 413 431-2720
Main Telephone: 970 259-8660

FROM: Jennifer C. Halter Room: NY-4953 Direct Dial: (212) 351-3927
Our File Number: T 35409-00025 Fax: (212) 351-6324 Email: JHalter@gibsondunn.com

TOTAL NUMBER OF PAGES, INCLUDING COVER LETTER: 17

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SPECIAL INSTRUCTIONS/MESSAGE:

GIBSON, DUNN & CRUTCHER LLP

LAWYERS

A REGISTERED LIMITED LIABILITY PARTNERSHIP
INCLUDING PROFESSIONAL CORPORATIONS

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August 11, 2008

Direct Dial

(212) 351-3927

Fax No.

(212) 351-6324

Client No.

T 35409-00025

VIA EXPRESS DELIVERY AND FACSIMILE

Shane Kairalla
National Bankcard Systems of Durango
2855 Main Avenue
Suite B-105
Durango, Colorado 81301
Phone: (970) 259-8660
Fax: (413) 431-2720

Re: *Gucci America, Inc. et al. v. Laurette Company, Inc., et al.*, 08 Civ. 5065
(LAK) (S.D.N.Y.)

Dear Mr. Kairalla:

Attached as Exhibit A is a preliminary injunction on consent ("Preliminary Injunction") that was signed on June 13, 2008 in the above-captioned lawsuit. This puts you on notice that the Preliminary Injunction directs a freeze of all money held by or for the defendants named in the lawsuit: Laurette Company, Inc.; Jennifer Marie Matthen a/k/a Jennifer Marie Kirk a/k/a Jennifer Besson, doing business as TheBagAddiction.com; and Patrick B. Kirk, doing business as TheBagAddiction.com (collectively "Defendants"). As evidenced by Exhibit B (see attached), Defendants maintain, or maintained, a merchant services account with National Bankcard Systems of Durango.

As you will see, the Preliminary Injunction specifically provides that "any banks, savings and loan associations, credit card companies, credit card processing agencies, or other financial institutions or agencies that engage in the transfer of real or personal property . . . who receive actual notice of this order by personal service or otherwise, are, without prior approval of the Court, restrained and enjoined from transferring, disposing of, or secreting any money, stocks, bonds, real or personal property, or other assets of Defendants or otherwise paying or

GIBSON, DUNN & CRUTCHER LLP

Durango
August 11, 2008
Page 2

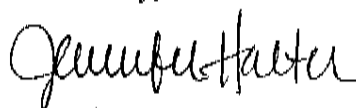
transferring any money, stocks, bonds, real or personal property, or other assets to any of the Defendants.”

The Preliminary Injunction further provides that any banks, savings and loan associations, credit card companies, credit card processing agencies, or other financial institutions “that (a) maintain any money, stocks, bonds, real or personal property, letters of credit, or other assets for or payable to any of the Defendants, who receive actual notice of this order by personal service or otherwise, and (b) have not already fully complied [with] any subpoenas for document production that issued prior to the entry of this Preliminary Injunction on Consent shall provide to Plaintiffs all records in their possession, custody, or control, concerning any and all assets of Defendants or any other entities acting in concert or participation with Defendants . . . and that such records be produced within five (5) business days of receiving actual notice of this Preliminary Injunction on Consent unless such [credit card processing agency] first appl[ies] to this Court for relief from the terms of this paragraph.”

Please make sure that National Bankcard Systems of Durango takes all steps necessary to comply with the Preliminary Injunction and provides confirmation of such compliance, along with all records in its possession required by the Preliminary Injunction, as soon as possible and no later than Monday, August 18, 2008. Of course, if you have any questions, please do not hesitate to call me to discuss this.

Thank you in advance for your attention and anticipated cooperation.

Sincerely,



Jennifer C. Halter

Attachments

EXHIBIT A

USDS SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 6/13/08

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----x
GUCCI AMERICA, INC. and CHLOÉ SAS,

Plaintiffs,

-against-

LAURETTE COMPANY, INC. and JENNIFER
MARIE MATTCHEM a/k/a JENNIFER MARIE
KIRK a/k/a JENNIFER BESSON d/b/a
THEBAGADDICTION.COM; PATRICK B. KIRK
d/b/a THEBAGADDICTION.COM, ABC
COMPANIES; and JOHN DOES.

Defendants.
-----x

08 Civ. 5065 (LAK)

PRELIMINARY INJUNCTION
ON CONSENT

FILED
JUN 13 2008
JUDGE KAPLAN'S CHAMBERS

WHEREAS, plaintiffs Gucci America, Inc. ("Gucci") and Chloé SAS ("Chloé") (collectively, "Plaintiffs"), commenced this action by the filing of a complaint on June 2, 2008 (the "Complaint") against Defendants Lurette Company, Inc. and Jennifer Marie Matichen a/k/a Jennifer Marie Kirk a/k/a Jennifer Besson, doing business as TheBagAddiction.com; ABC Companies; Patrick B. Kirk and John Does (collectively, "Defendants"), alleging, *inter alia*, that Defendants are manufacturing, importing, exporting, distributing, marketing, advertising, offering for sale, and/or selling goods bearing counterfeit reproductions of Plaintiffs' federally registered trademarks, trade names, and/or logos,

WHEREAS, on June 3, 2008, the Honorable Lewis A. Kaplan of this Court issued a Temporary Restraining Order and Order to Show Cause on June 2, 2008 (the "June 2 Order") setting forth certain specified injunctive relief, providing for expedited discovery, and setting

Case 1:08-cv-05065-LAK Document 6 Filed 06/13/2008 Page 2 of 10

forth a schedule for Plaintiffs' application to convert the Temporary Restraining Order into a preliminary injunction; and

WHEREAS, on June 6, 2008, Plaintiffs filed their First Amended Complaint adding Patrick B. Kirk as a Defendant; and

WHEREAS, for the purposes of this Preliminary Injunction on Consent, "Plaintiffs' Marks" is defined to include all Plaintiffs' trademarks, trade names, logos, and other source-indicating indicia, as set forth in Plaintiffs' Complaint in this action; and

WHEREAS, for the purposes of this Preliminary Injunction on Consent, "Counterfeit Products" is defined to include all goods or services, including but not limited to totes, satchels, top handle bags, shoulder bags, hobos, clutches, evening bags, exotic bags, wristlets, belt bags, watches, passport covers, business card holders, belts, women's wallets, men's wallets, diaper bags, sunglasses, cosmetic pouches, and messenger bags, that: (a) are or were manufactured, exported, imported, distributed, marketed, advertised, offered for sale and/or sold by any of the Defendants or otherwise in connection with the website TheBagAddiction.com; and (b) make or made use of any of Plaintiffs' Marks, and

WHEREAS, Defendants Laurette Company, Inc., Patrick B. Kirk and Jennifer Marie Matchen hereby agree that: (a) Defendants Laurette Company, Inc., Patrick B. Kirk and Jennifer Marie Matchen have been properly served with process in this action; (b) TheBagAddiction.com will not be operational at least as long as this action is pending; (c) Laurette Company, Inc. and Jennifer Marie Matchen will not be involved in any additional sales of the merchandise at issue; and (d) all banks and other Designated Third Parties (as the term is defined below) that maintain accounts, letters of credit, or other assets for or payable to Laurette Company, Inc., Jennifer Marie Matchen and/or Patrick B. Kirk, wherever in the world such

Case 1:08-cv-05065-LAK Document 6 Filed 08/13/2008 Page 3 of 10

Designated Third Parties, accounts, letters of credit, or other assets are located have the express permission of Laurette Company, Inc., Patrick B. Kirk and Jennifer Marie Matchen agree to comply with this Court's orders and discovery powers, including but not limited to the disclosure provisions of the June 2 Order and below; and

WHEREAS, Plaintiffs expressly reserve their rights to pursue appropriate sanctions for violations of this Court's June 2 Order or this Preliminary Injunction on Consent, and

WHEREAS, All signatories to this Preliminary Injunction on Consent warrant that they have the authority to enter into this Stipulation, and

WHEREAS, Plaintiffs and Defendants Laurette Company, Inc., Patrick B. Kirk and Jennifer Matchen (collectively, "the Parties") have consented to the issuance of a preliminary injunction on consent as set forth below:

THEREFORE, IT IS HEREBY ORDERED that, pursuant to Rule 65 of the Federal Rules of Civil Procedure, without any final adjudication on the merits but with the consent of the parties, Defendants, including Laurette Company, Inc., Patrick B. Kirk and Jennifer Marie Matchen a/k/a Jennifer Marie Kirk a/k/a Jennifer Besson, doing business as TheBagAddiction.com, and any ABC Companies and John Doe defendants who receive notice of this Order, are immediately PRELIMINARILY ENJOINED AND RESTRAINED from

- (a) manufacturing, distributing, delivering, shipping, importing, exporting, advertising, marketing, promoting, selling or otherwise offering for sale Counterfeit Products or any other products produced by Plaintiffs or confusingly similar to Plaintiffs' Products, or that otherwise bear, contain, display or utilize any of Plaintiffs' Marks, any derivation or

Case 1:08-cv-05065-LAK Document 6 Filed 06/13/2008 Page 4 of 10

- colorable imitation thereof, or any mark confusingly similar thereto or likely to dilute or detract from the Plaintiffs' Marks; and
- (b) making or employing any other commercial use of Plaintiffs' Marks, any derivation or colorable imitation thereof, or any mark confusingly similar thereto or likely to dilute or detract from the Plaintiffs' Marks; and
- (c) using any other false designation of origin or false description or representation or any other thing calculated or likely to cause confusion or mistake in the mind of the trade or public or to deceive the trade or public into believing that Defendants' products or activities are in any way sponsored, licensed or authorized by or affiliated or connected with Plaintiffs; and
- (d) doing any other acts or things calculated or likely to cause confusion or mistake in the mind of the public or to lead purchasers or consumers or investors into the belief that the products or services promoted, offered or sponsored by Defendants come from Plaintiffs or their licensees, or are somehow licensed, sponsored, endorsed, or authorized by, or otherwise affiliated or connected with Plaintiffs; and
- (e) diluting and infringing all Plaintiffs' Marks and damaging Plaintiffs' goodwill, and
- (f) otherwise competing unfairly with Plaintiffs or any of their authorized licensees in any manner; and

Case 1:08-cv-05065-LAK Document 6 Filed 06/13/2008 Page 5 of 10

- (g) moving, returning or otherwise disposing of, in any manner, any Counterfeit Products or any other products confusingly similar to Plaintiffs' Products, or that otherwise bear, contain, display or utilize any of Plaintiffs' Marks, any derivation or colorable imitation thereof, or any mark confusingly similar thereto or likely to dilute or detract from the Plaintiffs' Marks; and
- (h) secreting, destroying, altering, removing, or otherwise dealing with the unauthorized products or any books or records which contain any information relating to the importing, manufacturing, producing, distributing, circulating, selling, marketing, offering for sale, advertising, promoting, renting or displaying of all unauthorized products which infringe Plaintiff's Trademarks; and
- (i) assisting, aiding, or abetting any other person or business entity in engaging in or performing any of the activities referred to in the above subparagraphs (a) through (h), or effecting any assignments or transfers, forming new entities or associations or utilizing any other device for the purpose of circumventing or otherwise avoiding the prohibitions set forth in subparagraphs (a) through (h); and
- (j) transferring, disposing of, or secreting any money, stocks, bonds, real or personal property, or other assets of Defendants or otherwise paying or transferring any money, stocks, bonds, real or personal property, or other assets to any of the Defendants, or into or out of any accounts associated with or utilized by any of the Defendants, as set forth

Case 1:08-cv-05065-LAK Document 6 Filed 06/13/2008 Page 6 of 10

further herein, except that Defendants shall not be prohibited from engaging in activities reasonably necessary for the maintenance of their home and personal and business activities unrelated to the activities that are the subject matter of this Action.

2. IT IS FURTHER ORDERED that the hearing set for Thursday, June 12, 2008 at 10.00 a.m. in Courtroom 12D of the United States District Court for the Southern District of New York, at 500 Pearl Street is hereby rendered moot.

3. IT IS FURTHER ORDERED that Defendants shall provide to counsel for the Plaintiff's no later than 4:00 p.m. on June 25, 2008:

- (a) an accurate inventory of all Counterfeit Products: (i) remaining in Defendants' possession and control and (ii) known by Defendants to exist in the custody of any third-parties; and
- (b) a complete accounting of all sales of Counterfeit Products, including but not limited to all documentation reasonably necessary for Plaintiff's independently to verify the profits associated with such sales; and
- (c) any and all documents responsive to Plaintiff's First Request to Defendants for Discovery and Inspection of Documents, attached as Exhibit A to the June 2 Order.

4. IT IS FURTHER ORDERED that in accordance with Rule 64 of the Federal Rules of Civil Procedure, 15 U.S.C. § 1116(a), this Court's inherent equitable power to issue provisional remedies ancillary to its authority to provide final equitable relief, and the express consent granted herein by Defendants Laurette Company, Inc. and Jennifer Marie Matchen, Defendants and their officers, directors, agents, representatives, successors or assigns, and all

Case 1:08-cv-05065-LAK Document 6 Filed 06/13/2008 Page 7 of 10

persons acting in concert or in participation with any of them, and (a) any banks, savings and loan associations, credit card companies, credit card processing agencies, or other financial institutions or agencies that engage in the transfer of real or personal property; (b) any websites, online search engines, online shopping price comparison services, or any other businesses or publications that advertise for Defendants' website TheBagAddiction.com or sell advertisements to Defendants; and (c) any website hosts, domain name owners, internet protocol supporters, or any other business supporting or hosting Defendants' website TheBagAddiction.com (collectively, "Designated Third Parties"), who receive actual notice of this order by personal service or otherwise, are, without prior approval of the Court, restrained and enjoined from transferring, disposing of, or secreting any money, stocks, bonds, real or personal property, or other assets of Defendants or otherwise paying or transferring any money, stocks, bonds, real or personal property, or other assets to any of the Defendants, or into or out of any accounts associated with or utilized by any of the Defendants. This includes but is not limited to: (i) any and all Woodforest National Bank accounts that are associated with or utilized by any of Defendants; (ii) any and all Wells Fargo Bank accounts that are associated with or utilized by any of Defendants; (iii) any and all Patelco Credit Union accounts that are associated with or utilized by any of Defendants; (iv) any and all MasterCard, Visa, Discover and/or American Express card payment accounts that are associated with or utilized by any of Defendants; (v) any and all CyberSource Corporation a/k/a Authorize.Net accounts that are associated with or utilized by any of Defendants; and (vi) any and all Volusion, Inc. accounts that are associated with or utilized by any of Defendants; (vii) any and all Google, Inc. accounts that are associated with or utilized by any of Defendants; (viii) any and all NexTag, Inc. accounts that are associated with or utilized by any of Defendants; (ix) any and all Shopzilla, Inc. accounts that are associated

Case 1:08-cv-05065-LAK Document 6 Filed 06/13/2008 Page 8 of 10

with or utilized by any of Defendants, (x) any and all Become, Inc. accounts that are associated with or utilized by any of Defendants; (xi) any and all Kaplan Domain Name Trust accounts that are associated with or utilized by any of Defendants; (xii) any and all Rackspace.com, Ltd. accounts associated with or utilized by any of Defendants. The limitations in this Section 4 shall not bar the Defendants, or any of them, from paying up to a maximum of \$10,000 per month for reasonable and necessary living expenses or for legal representation in connection with this Action. Such payments are to be taken from the Bank of America account with the last four digits 6098.

5. IT IS FURTHER ORDERED that any Designated Third Parties that: (a) maintain any money, stocks, bonds, real or personal property, letters of credit, or other assets for or payable to any of the Defendants, who receive actual notice of this order by personal service or otherwise, and (b) have not already fully complied any subpoenas for document production that issued prior to the entry of this Preliminary Injunction on Consent shall provide to Plaintiffs all records in their possession, custody, or control, concerning any and all assets of Defendants or any other entities acting in concert or participation with Defendants, including but not limited to all Designated Third Parties, accounts and assets fairly described in Paragraph 4 above, and that such records be produced within five (5) business days of receiving actual notice of this Preliminary Injunction on Consent unless such Designated Third Parties first apply to this Court for relief from the terms of this paragraph.

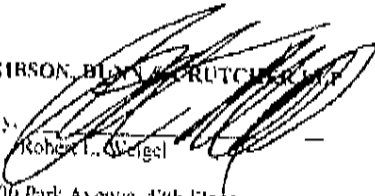
6. IT IS FURTHER ORDERED that Defendants shall provide to any Designated Third Parties that may be located outside the United States or its territories such authorizations or other forms as such Designated Third Parties may request in order to facilitate compliance with this Preliminary Injunction on Consent.

Case 1:08-cv-05065-LAK Document 6 Filed 06/13/2008 Page 9 of 10

7. IT IS FURTHER ORDERED that no bond is required and the bond issued in connection with the temporary restraining order shall be discharged

8. IT IS FURTHER ORDERED that the Defendants' stipulation to entry of this injunction is not to be deemed as an admission of any fact, or of the possession of any relevant or incriminating information, and is without prejudice to their right to assert their Fifth Amendment right against self-incrimination, attorney-client privilege, attorney work product protection, spousal privilege, and trade secret and privacy rights for themselves and for third parties whose information is in their possession, custody, or control and production of which is sought by this injunction

Dated: June 11, 2008

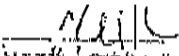
GIBSON, BLYN & CRUTCHER LLP
By: 

200 Park Avenue, 47th Floor
New York, New York 10166-0193
Telephone: (212) 351-4000
Facsimile: (212) 351-4035

Attorneys for Plaintiffs *Queen America, Inc.* and *Chloe S1S*

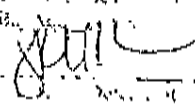
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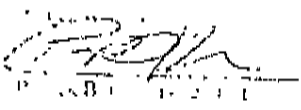
Dated: June 11, 2008

By: 

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10

SO ORDERED


LEWIS A. KAPLAN, USA

6/13/08 11:23 am

EXHIBIT B



Durango Merchant Services Agreement

FORM #3

"Service you can depend on and people you can trust"

2855 N. Main Ave Suite B105
Durango, CO 81301

Phone (970) 259-8660
Toll Free (877) 367-2006
Fax (413) 431-2720

2720

To: TheBagAddiction.com
Pat Kirk

Date: 9/20/06

Paid by (circle one) Cash Check Draft (below) Other

REPRESENTATIVE NAME: Nathan Counley

QUANTITY	DESCRIPTION	AMOUNT
	APPLICATION FEE <input type="checkbox"/>	n/a
	TRANZ 330 TERMINAL by VERIFONE <input type="checkbox"/>	n/a
	VERIFONE PRINTER 250 <input type="checkbox"/>	n/a
	TRANZ 460 <input type="checkbox"/>	n/a
	NURIT 2085--No Shipping Charges <input type="checkbox"/>	n/a
1	ACCOUNT SET UP including Authorize.net setup X	\$285.00
	MANUAL IMPRINTER <input type="checkbox"/>	n/a
	GATEWAY SETUP <input type="checkbox"/>	n/a
	<input type="checkbox"/>	n/a
	<input type="checkbox"/>	n/a
	<input type="checkbox"/>	n/a

BANK (DEPOSITORY) Bank of America

ROUTING#: _____

ACCOUNT#: _____

Account Type: Savings Checking

Check #: 101

ACCOUNT TITLED Pat Kirk

SUB TOTAL

TAX

TOTAL

DEPOSIT

BALANCE

\$285.00

n/a

\$285.00

n/a

\$285.00

DUE

Terms - Please note that Durango Merchant Services LLC is an Internet Merchant Account broker service and we are not responsible for any issues that arise with any provider. This is the sole responsibility of the Provider and all final agreements signed are between the client and the provider of the account. By signing this agreement, you authorize Durango Merchant Services to debit your checking account for the amount due.

Durango Merchant Services Agreement

FORM #3

Print Name: Pat Kirk

Title: Owner

Date: 9/20/06

Signature: _____