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13 *Attorneys for Plaintiff Tiffany (NJ), LLC*

14  
 15 THE UNITED STATES DISTRICT COURT  
 16 FOR THE DISTRICT OF NEVADA

|    |                                |   |                                    |
|----|--------------------------------|---|------------------------------------|
| 17 | TIFFANY (NJ), LLC,             | ) | Case No.                           |
| 18 |                                | ) |                                    |
| 19 | Plaintiff,                     | ) |                                    |
| 20 |                                | ) |                                    |
| 21 | v.                             | ) | <b>[PROPOSED] ORDER GRANTING</b>   |
| 22 |                                | ) | <b>PLAINTIFF'S EX PARTE</b>        |
| 23 | THE PARTNERSHIPS and           | ) | <b>APPLICATION FOR ENTRY OF</b>    |
| 24 | UNINCORPORATED ASSOCIATIONS    | ) | <b>TEMPORARY RESTRAINING ORDER</b> |
| 25 | IDENTIFIED ON SCHEDULE "A" and | ) |                                    |
|    | DOES 1-1000,                   | ) |                                    |
|    |                                | ) |                                    |
|    | Defendants.                    | ) |                                    |
|    |                                | ) |                                    |
|    |                                | ) |                                    |

26 THIS CAUSE is before the Court on Plaintiff's *Ex Parte* Application For Entry of a  
 27 Temporary Restraining Order and Preliminary Injunction (the "Application for TRO"). Plaintiff,  
 28 Tiffany (NJ), LLC ("Plaintiff" or "Tiffany"), moves *ex parte*, for entry of a temporary restraining

1 order, and, upon expiration of the temporary restraining order, a preliminary injunction against  
 2 Defendants, The Partnerships and Unincorporated Associations indentified on Schedule "A" hereto  
 3 and Does 1-1000 (collectively "Defendants"), pursuant to 15 U.S.C. § 1116 and Fed. R. Civ. P. 65  
 4 for alleged violations of the Lanham Act, 15 U.S.C. §§ 1114, and 1125(a) and (d).


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




6 **I. Factual Background**

7 The Court bases this Order on the following facts from Plaintiff's Complaint, Application for  
 8 TRO, and supporting evidentiary submissions.

9 Tiffany is a Delaware limited liability company, with its principal place of business in the  
 10 United States located at 15 Sylvan Way, Parsippany, NJ 07054. (Compl. ¶ 2.) Tiffany is engaged in  
 11 the manufacture, promotion, distribution, and sale in interstate commerce, including within this  
 12 Judicial District, of high quality products under Tiffany's trademarks. (Declaration of Steven  
 13 Costello in Support of Plaintiff's *Ex Parte* Application for Entry of Temporary Restraining Order  
 14 and Preliminary Injunction, and Order Authorizing Alternate Service of Process ["Costello Decl."]  
 15 ¶ 5.)

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

| <u>Trademark</u>  | <u>Registration No.</u> | <u>Registration Date</u> |
|---|-------------------------|--------------------------|
| TIFFANY & CO  | 0,023,573               | September 5, 1893        |
| Tiffany   | 0,133,063               | July 6, 1920             |
| TIFFANY & CO.   | 1,228,189               | February 22, 1983        |
| TIFFANY   | 1,228,409               | February 22, 1983        |
| TIFFANY & CO.   | 1,283,306               | June 26, 1984            |
| ATLAS   | 1,605,467               | July 10, 1990            |
| T & CO.   | 1,669,365               | December 24, 1991        |
|  | 1,785,204               | August 3, 1993           |
| PERETTI   | 1,787,861               | August 17, 1993          |

|   |   |           |                    |
|---|---|-----------|--------------------|
| 1 | ELSA PERETTI  | 1,799,272 | October 19, 1993   |
| 2 |  | 1,804,353 | November 16, 1993  |
| 3 | TIFFANY & CO.   | 1,968,614 | April 16, 1996     |
| 4 |  | 2,184,128 | August 25, 1998    |
| 5 |  | 2,359,351 | June 20, 2000      |
| 6 | TIFFANY   | 2,639,539 | October 22, 2002   |
| 7 | ATLAS   | 2,886,655 | September 21, 2004 |

8 (the “Tiffany Marks”) which are registered in International Classes 14 and 21, and are used in  
9 connection with the manufacture and distribution of, among other things, high quality jewelry,  
10 including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key rings,  
11 watches, and gift boxes. (Costello Decl. ¶ 4. *See also* United States Trademark Registrations of the  
12 Tiffany Marks at issue [“Tiffany Trademark Registrations”] attached as Exhibit A to the Costello  
13 Decl.)

14 Defendants have advertised, offered for sale, and/or sold at least jewelry, including bracelets,  
15 necklaces, pendants, earrings and rings, cufflinks, money clips, key rings, watches, and gift boxes,  
16 bearing what Plaintiff has determined to be counterfeits, reproductions, and/or colorable imitations  
17 of the Tiffany Marks. (Costello Decl. ¶¶ 9-15; Declaration of Brandon Tanori in Support of  
18 Plaintiff’s *Ex Parte* Application for Entry of Temporary Restraining Order and Preliminary  
19 Injunction [“Tanori Decl.”] ¶ 4.) Defendants are not now, nor have they ever been, authorized or  
20 licensed to use, reproduce, or make counterfeits, reproductions, and/or colorable imitations of the  
21 Tiffany Marks. (Costello Decl. ¶ 9.)

22 Plaintiff retained Brandon Tanori (“Tanori”) of Investigative Consultants to investigate  
23 suspected sales of counterfeit Tiffany branded products by Defendants. (Costello Decl. ¶ 10; Tanori  
24 Decl. ¶ 3.) Between February 15, 2011 and February 25, 2010, Tanori accessed the Internet websites  
25 operating under the domain names brandtiffany.com, fakettiffany.org, goldtiffanyjewelry.com,  
26 mirrorjewelry.com, myfakettiffany.com, replicattiffany.net, tiffanyforu.com, tiffanyo.com, and  
27 top1tiffany.com, and placed orders for the purchase of Tiffany branded bracelets, necklaces, rings,

28



1 result to Plaintiff and to consumers before Defendants can be heard in opposition unless Plaintiff's  
2 request for *ex parte* relief is granted:

3 1. Defendants own or control Internet business operations which advertise, offer  
4 for sale, and sell at least jewelry, including bracelets, necklaces, pendants, earrings and rings,  
5 cufflinks, money clips, key rings, watches, and gift boxes bearing counterfeit and infringing  
6 trademarks in violation of Plaintiff's rights;

7 2. There is good cause to believe that more counterfeit and infringing jewelry,  
8 including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key rings,  
9 watches, and gift boxes bearing Plaintiff's trademarks will appear in the marketplace; that consumers  
10 may be misled, confused, and disappointed by the quality of these products; and that Plaintiff may  
11 suffer loss of sales for its genuine products;

12 3. There is good cause to believe that if Plaintiff proceeds on notice to  
13 Defendants on this Application for TRO, Defendants can easily and quickly transfer the registrations  
14 for many of the Subject Domain Names, or modify registration data and content, change hosts, and  
15 redirect traffic to other websites, thereby thwarting Plaintiff's ability to obtain meaningful relief;

16 4. The balance of potential harm to Defendants in restraining their trade in  
17 counterfeit and infringing branded goods if a temporary restraining order is issued is far outweighed  
18 by the potential harm to Plaintiff, its reputation and goodwill as a manufacturer of high quality  
19 jewelry, including bracelets, necklaces, pendants, earrings and rings, cufflinks, money clips, key  
20 rings, watches, and gift boxes, if such relief is not issued; and

21 5. The public interest favors issuance of the temporary restraining order in order  
22 to protect Plaintiff's trademark interests and protect the public from being defrauded by the palming  
23 off of counterfeit goods as genuine goods of the Plaintiff.

24 Upon review of Plaintiff's Complaint, Application for TRO, and supporting evidentiary  
25 submissions, it is hereby

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

**TEMPORARY RESTRAINING ORDER**

1  
2 (1) Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and  
3 all persons in active concert or participation with Defendants having notice of this Order are hereby  
4 temporarily restrained:

5 (a) From manufacturing, importing, advertising, promoting, offering to sell,  
6 selling, distributing, or transferring any products bearing the Tiffany Marks, or  
7 any confusingly similar trademarks, other than those actually manufactured or  
8 distributed by Plaintiff; and

9 (b) From secreting, concealing, destroying, selling off, transferring, or otherwise  
10 disposing of: (i) any products, not manufactured or distributed by Plaintiff,  
11 bearing the Tiffany Marks, or any confusingly similar trademarks; or (ii) any  
12 evidence relating to the manufacture, importation, sale, offer for sale,  
13 distribution, or transfer of any products bearing the Tiffany Marks, or any  
14 confusingly similar trademarks.

15 (2) Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and  
16 all persons in active concert or participation with Defendants having notice of this Order shall  
17 immediately discontinue the use of the Tiffany Marks or any confusingly similar trademarks, on or in  
18 connection with all Internet websites owned and operated, or controlled by them including the  
19 Internet websites operating under the Subject Domain Names;

20 (3) Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and  
21 all persons in active concert or participation with Defendants having notice of this Order shall  
22 immediately discontinue the use of the Tiffany Marks, or any confusingly similar trademarks within  
23 domain name extensions, metatags or other markers within website source code, from use on any  
24 webpage (including as the title of any web page), any advertising links to other websites, from search  
25 engines' databases or cache memory, and any other form of use of such terms which is visible to a  
26 computer user or serves to direct computer searches to websites registered by, owned, or operated by  
27 Defendants, including the Internet websites operating under the Subject Domain Names;

1 (4) Defendants shall not transfer ownership of the Subject Domain Names during the  
2 pendency of this Action, or until further Order of the Court;

3 (5) The domain name Registrars for the Subject Domain Names are directed to transfer to  
4 Plaintiff's counsel, for deposit with this Court, domain name certificates for the Subject Domain  
5 Names;

6 (6) The top-level domain (TLD) Registries for the Subject Domain Names, within ten  
7 (10) days of receipt of this Temporary Restraining Order shall change the registrar of record for the  
8 Subject Domain Names to a holding account with the United States based Registrar, GoDaddy.com,  
9 Inc. Upon transfer of the Subject Domain Names into the holding account, GoDaddy.com, Inc. will  
10 hold the Subject Domain Names in trust for the Court during the pendency of this action.  
11 Additionally, GoDaddy.com, Inc. shall immediately update the Domain Name System ("DNS") data  
12 it maintains for the Subject Domain Names, which links the domain names to the IP addresses where  
13 their associated websites are hosted, to NS1.MEDIATEMPLE.NET and  
14 NS2.MEDIATEMPLE.NET, which will cause the domain names to resolve to the website where a  
15 copy of the Complaint, Summonses, and Temporary Restraining Order and other documents on file  
16 in this action are displayed. Alternatively, GoDaddy.com, Inc. may institute a domain name  
17 forwarding which will automatically redirect any visitor to the Subject Domain Names to the  
18 following Uniform Resource Locator ("URL") <http://servingnotice.com/off/index.html> whereon a  
19 copy of the Complaint, Summonses, and Temporary Restraining Order and other documents on file  
20 in this action are displayed. After GoDaddy.com, Inc. has effected this change the Subject Domain  
21 Names shall be placed on Lock status, preventing the modification or deletion of the domains by the  
22 registrar or Defendants;

23 (7) Plaintiff may enter the Subject Domain Names into Google's Webmaster Tools and  
24 cancel any redirection of the domains that have been entered there by Defendants which redirect  
25 traffic to the counterfeit operations to a new domain name and thereby evade the provisions of this  
26 Order;

1 (8) Defendants shall preserve copies of all their computer files relating to the use of any  
2 of the Subject Domain Names and shall take all steps necessary to retrieve computer files relating to  
3 the use of the Subject Domain Names and that may have been deleted before the entry of this Order;

4 (9) This Temporary Restraining Order shall remain in effect until the date for the hearing  
5 on the Motion for Preliminary Injunction set forth below, or until such further dates as set by the  
6 Court or stipulated to by the parties;

7 (10) This Temporary Restraining Order shall apply to the Subject Domain Names and any  
8 other domain names properly brought to the Court's attention and verified by sworn affidavit to be  
9 used by Defendants for the purpose of counterfeiting the Tiffany Marks at issue in this action and/or  
10 unfairly competing with Tiffany in connection with search engine results pages;

11 **BOND TO BE POSTED**

12 (11) Pursuant to 15 U.S.C. § 1116(d)(5)(D), Plaintiff shall post a bond in the amount of  
13 Twenty Thousand Dollars and Zero Cents (\$20,000.00), as payment of damages to which Defendant  
14 may be entitled for a wrongful injunction or restraint. Plaintiff shall post the bond prior to requesting  
15 the Registry to transfer control of the Subject Domain Names.

16 **PRELIMINARY INJUNCTION**

17 (12) A hearing is set before this Court in the United States Courthouse located  
18 \_\_\_\_\_, Courtroom \_\_\_\_, on \_\_\_\_\_, 2011, at  
19 \_\_\_\_\_, or at such other time that this Court deems appropriate, on Plaintiff's Motion for a  
20 Preliminary Injunction restraining Defendants, their officers, directors, employees, agents,  
21 subsidiaries, distributors, and all persons in active concert or participation with Defendants from  
22 engaging in the activities that are subject of the above Temporary Restraining Order;

23 (13) Plaintiff shall serve a copy of the Application for TRO and this Order and all other  
24 pleadings and documents on file in this action on all Defendants by posting a copy of the Application  
25 for TRO and this Order on the website located at <http://servingnotice.com/off/index.html> within  
26 forty-eight (48) hours of the Subject Domain Names being transferred to the GoDaddy.com, Inc.  
27 holding account, and such notice so given shall be deemed good and sufficient service thereof.

1 Plaintiff shall thereafter further provide notice of these proceedings and copies of the documents on  
2 file in this matter to Defendants using all email addresses identified in the registration data for each  
3 of the Subject Domain Names. Any response or opposition to Plaintiff's Motion for Preliminary  
4 Injunction must be filed and served on Plaintiff's counsel prior to the hearing set for \_\_\_\_\_,  
5 2011, and filed with the Court, along with Proof of Service, on \_\_\_\_\_, 2011. Plaintiff  
6 shall file any Reply Memorandum on or before \_\_\_\_\_, 2011. The above dates may be  
7 revised upon stipulation by all parties and approval of this Court. Defendants are hereby on notice  
8 that failure to appear at the hearing may result in the imposition of a preliminary injunction against  
9 them pursuant to 15 U.S.C. § 1116(d) and Fed. R. Civ. P. 65.

10  
11 IT IS SO ORDERED.

12 DATED: \_\_\_\_\_

\_\_\_\_\_  
LLOYD D. GEORGE  
United States District Judge

**SCHEDULE A**  
**THE PARTNERSHIPS and UNINCORPORATED ASSOCIATIONS**

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- Defendant 1: 925ly.com
- Defendant 2: *Dismissed*
- Defendant 3: 925silvershop.com
- Defendant 4: 925tiffany.com
- Defendant 5: 925tiffany.net
- Defendant 6: 925wholesaler.com
- Defendant 7: aliexpressuk.com
- Defendant 8: *Dismissed*
- Defendant 9: atjewelry.com
- Defendant 10: atopsilver.com
- Defendant 11: australiatiffanystore.com
- Defendant 12: autiffany4sale.com
- Defendant 13: b2bvogue.com
- Defendant 14: bestbuytiffany.com
- Defendant 15: better-tiffany.com
- Defendant 16: beyeshop.com
- Defendant 17: brandtiffany.com
- Defendant 18: buy-tiffanyjewelry.com
- Defendant 19: bybybuy.com
- Defendant 20: canadatiffanystore.com
- Defendant 21: cartiereshop.com
- Defendant 22: casualtiffany.com
- Defendant 23: *Dismissed*
- Defendant 24: cheapdesignerwholesale.com
- Defendant 25: cheaptiffanyjewelry.com a/k/a tiffanysales.org a/k/a 925silversale.com
- Defendant 26: cheaptiffanys.com
- Defendant 27: chinafamousproducts.com
- Defendant 28: chinawholesalejewelry.com
- Defendant 29: cityjewels.net
- Defendant 30: coachjewelry.com
- Defendant 31: coboen.com
- Defendant 32: *Dismissed*
- Defendant 33: cooltiffany.com
- Defendant 34: crowntco925.com
- Defendant 35: designerjewelry.net
- Defendant 36: designertiffanyjewelry.org a/k/a alltiffanyjewelry.com
- Defendant 37: diorgirl.com a/k/a tiffanyandcostore.com
- Defendant 38: discounttiffany.com
- Defendant 39: discounttiffanyjewelry.us
- Defendant 40: doreplica.com
- Defendant 41: eshopping-replica.com
- Defendant 42: etiffanybag.com
- Defendant 43: europeantiffany.com

- 1 Defendant 44: faketiffany.org
- 2 Defendant 45: faketiffanyjewelry.org a/k/a goldtiffanyjewelry.com
- 3 Defendant 46: fashionjewelryzone.com
- 4 Defendant 47: fashion-wigs.com a/k/a tiffanybraceletscheap.com
- 5 Defendant 48: forsaletiffany.com
- 6 Defendant 49: globeffashion.com
- 7 Defendant 50: goecshop.com
- 8 Defendant 51: goldtiffanyjewelry.com
- 9 Defendant 52: goolcool.com
- 10 Defendant 53: greatgolden.com
- 11 Defendant 54: handbagsforcheap.com
- 12 Defendant 55: hot-tiffany.com
- 13 Defendant 56: hotwholesaleonline.com
- 14 Defendant 57: idolbags.com a/k/a rwholesalejewelry.com
- 15 Defendant 58: ilikejewellery.com
- 16 Defendant 59: ilovetiffany.net
- 17 Defendant 60: istiffany.com
- 18 Defendant 61: ixreplicajewelry.com
- 19 Defendant 62: jewellery888.com
- 20 Defendant 63: jewellerybi.com
- 21 Defendant 64: jewelleryhotsale.com
- 22 Defendant 65: *Dismissed*
- 23 Defendant 66: jewelry-925.com
- 24 Defendant 67: jewelrycheapbuy.com
- 25 Defendant 68: jewelrykt.com a/k/a tiffanyjewelrynet.com
- 26 Defendant 69: jewelryorwatches.com a/k/a alltiffanyjewelry.com
- 27 Defendant 70: jewelryover.com
- 28 Defendant 71: jewelryrain.com
- 29 Defendant 72: jewelrysale925.com
- 30 Defendant 73: jwely.com
- 31 Defendant 74: kfjewelry.com a/k/a tiffanyjewelrynet.com
- 32 Defendant 75: ktop.com
- 33 Defendant 76: linkworldco.com
- 34 Defendant 77: lipwu.com
- 35 Defendant 78: lovetiffanyjewelry.com
- 36 Defendant 79: luckyjewelryshop.com
- 37 Defendant 80: luxurysandals2u.com
- 38 Defendant 81: *Dismissed*
- 39 Defendant 82: mirrorjewelry.com
- 40 Defendant 83: msmrapparel.com a/k/a tiffanyjewelrynet.com
- 41 Defendant 84: myfaketiffany.com
- 42 Defendant 85: mytiffanycity.com
- 43 Defendant 86: mytiffanyonline.com
- 44 Defendant 87: mytiffanysjewelry.com
- 45 Defendant 88: mytiffanysonline.com
- 46 Defendant 89: new925silverjewelry.com

- 1 Defendant 90: newtiffany.com
- 2 Defendant 91: newtiffanys.com a/k/a alltiffanyjewelry.com
- 3 Defendant 92: ojewelry.com
- 4 Defendant 93: onlytobuy.com
- 5 Defendant 94: *Dismissed*
- 6 Defendant 95: pocvt.com
- 7 Defendant 96: populartiffany.com
- 8 Defendant 97: pradashoeschina.com a/k/a pradashoechina.com
- 9 Defendant 98: pursestrade.com
- 10 Defendant 99: replicagalleryonline.com
- 11 Defendant 100: replicasilverjewelry.com
- 12 Defendant 101: replicasky.com
- 13 Defendant 102: replicatiffany.net
- 14 Defendant 103: saarcaa.com
- 15 Defendant 104: saletiffanyjewelry.org a/k/a tiffanysalejewelry.com a/k/a 925silversale.com
- 16 Defendant 105: *Dismissed*
- 17 Defendant 106: sheloves925silver.com
- 18 Defendant 107: shoes51.com
- 19 Defendant 108: silver-bulk.com
- 20 Defendant 109: silverjewelryblog.net a/k/a silvertiffanyshop.com
- 21 Defendant 110: silverjewelryworld.com
- 22 Defendant 111: *Dismissed*
- 23 Defendant 112: silvertiffanyshop.com
- 24 Defendant 113: silverurban.com
- 25 Defendant 114: solid925silver.com
- 26 Defendant 115: sterlingtiffany.com
- 27 Defendant 116: super925.com
- 28 Defendant 117: taltoo.com
- Defendant 118: tco1837.com
- Defendant 119: tcogift.com
- Defendant 120: thesalesky.com
- Defendant 121: tiffany4ever.com
- Defendant 122: tiffany4girls.com
- Defendant 123: tiffany4u.us
- Defendant 124: tiffany7.com
- Defendant 125: tiffanya.com
- Defendant 126: tiffanyamerica.com
- Defendant 127: tiffanyandcojewelry.com
- Defendant 128: tiffany-and-co-jewelry.com
- Defendant 129: tiffanyandcooutlet.com
- Defendant 130: tiffanyandco-outlet.com
- Defendant 131: tiffanyandcooutlet.org
- Defendant 132: tiffanyandcosale.com
- Defendant 133: tiffanyandcostore.com
- Defendant 134: tiffanyboss.com
- Defendant 135: tiffanybraceletscheap.com

- 1 Defendant 136: tiffanybuying.com
- Defendant 137: tiffanyco1837.com
- 2 Defendant 138: tiffanyco-mall.com a/k/a tiffanyco-mall.net
- Defendant 139: tiffanycouk.com
- 3 Defendant 140: *Dismissed*
- Defendant 141: *Dismissed*
- 4 Defendant 142: tiffany-fashion.com
- Defendant 143: tiffanyforsale.com
- 5 Defendant 144: tiffanyforu.com
- 6 Defendant 145: tiffany-guide.com
- Defendant 146: tiffanyhere.com
- 7 Defendant 147: tiffanyhotsale.com
- Defendant 148: tiffanyinfo.com
- 8 Defendant 149: tiffanyinlove.com
- 9 Defendant 150: tiffanyjewelersuk.com
- Defendant 151: tiffany-jewellery-shop.com
- 10 Defendant 152: *Dismissed*
- Defendant 153: tiffanyjewelry1837.com
- 11 Defendant 154: *Dismissed*
- Defendant 155: tiffanyjewelry2u.com
- 12 Defendant 156: tiffanyjewelry4sale.com
- Defendant 157: tiffanyjewelryauctions.com
- 13 Defendant 158: tiffanyjewelryforsale.com
- 14 Defendant 159: tiffanyjewelrygift.com
- 15 Defendant 160: tiffanyjewelrynet.com
- Defendant 161: tiffany-jewelry-on-sale.com
- 16 Defendant 162: *Dismissed*
- Defendant 163: tiffanyjewelryoutlet.com
- 17 Defendant 164: tiffanyjewelry-outlet.com
- 18 Defendant 165: *Dismissed*
- Defendant 166: tiffanyjewelrysales.com
- 19 Defendant 167: tiffanyjewelryshops.com a/k/a tiffanyjewelrynet.com
- Defendant 168: tiffanyjewelrystores.com
- 20 Defendant 169: *Dismissed*
- 21 Defendant 170: tiffanyknockoffs.com
- Defendant 171: tiffany-mine.com
- 22 Defendant 172: tiffanynew.com
- Defendant 173: tiffanyo.com
- 23 Defendant 174: tiffanyonlinestoreus.com
- 24 Defendant 175: tiffanyonsale.net a/k/a ustiffany4sale.com
- Defendant 176: tiffanyoutlet.com
- 25 Defendant 177: *Dismissed*
- Defendant 178: tiffanyoutletcheap.com
- 26 Defendant 179: tiffanyoverstock.com
- 27 Defendant 180: tiffanys1837jewelry.com
- Defendant 181: tiffanysalesstore.com

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- 1 Defendant 182: tiffanysave.com
- Defendant 183: tiffanyselected.com
- 2 Defendant 184: tiffany-seller.com
- Defendant 185: tiffanysforever.com
- 3 Defendant 186: *Dismissed*
- Defendant 187: tiffanysjewelryonline.com
- 4 Defendant 188: tiffanysjewelryshop.com
- Defendant 189: tiffanysjewelryworld.com
- 5 Defendant 190: tiffanysky.com
- 6 Defendant 191: tiffanysocool.com
- Defendant 192: tiffanysonly.com
- 7 Defendant 193: tiffany-sterling-silvers.com
- 8 Defendant 194: tiffanystock.com
- Defendant 195: tiffanystore.uk.com
- 9 Defendant 196: tiffanysupplier.com
- Defendant 197: tiffanytopsale.com
- 10 Defendant 198: tiffanyuksale.com
- Defendant 199: tiffanyusonsale.com
- 11 Defendant 200: tiffanywto.com
- Defendant 201: toopgood.com
- 12 Defendant 202: top1tiffany.com
- Defendant 203: towholesalejewelry.com
- 13 Defendant 204: uktiffanyonsale.com
- 14 Defendant 205: upoun.com
- Defendant 206: urbanclothingchina.com
- 15 Defendant 207: usdesignerjewelry.com
- Defendant 208: ustiffany4sale.com
- 16 Defendant 209: utiffany.com
- 17 Defendant 210: vogueonsale.com
- Defendant 211: watches-trade.com
- 18 Defendant 212: wholesale1837.com
- Defendant 213: wholesaleabc.net
- 19 Defendant 214: wholesaleanywhere.com
- 20 Defendant 215: wholesalecm.com
- Defendant 216: wholesale-tiffany-jewellery.com
- 21 Defendant 217: wholesaletiffanyjewelry.net a/k/a tiffanyonlineus.com
- 22 Defendant 218: whslecn.com
- Defendant 219: winlo.com
- 23 Defendant 220: wowyahoo.com
- Defendant 221: x-jewelrybox.com
- 24 Defendant 222: yahoowholesaler.com
- 25 Defendant 223: yasajewelry.com a/k/a tiffanyjewelrynet.com

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