UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

Target Corporation, et al.,
Case No. 1:13-cv-05745-JG-JO
Plaintiffs,
v.

Visa Inc., et al.,
Defendants.

## FIRST AMENDED COMPLAINT AND DEMAND FOR JURY TRIAL

Plaintiffs for their Complaint against Defendants Visa, Inc., Visa USA, Inc., Visa International Service Association, MasterCard Incorporated, and MasterCard International Incorporated aver and allege as follows:

## INTRODUCTION

1. This action is brought against Visa, Inc., Visa USA, Inc., and Visa International Service Association (collectively "Visa") and MasterCard Incorporated and MasterCard International Incorporated (collectively "MasterCard"). Visa and MasterCard each has in the past and continues to manage, coordinate, and govern a combination in restraint of trade within the meaning of the Sherman Antitrust Act, 15 U.S.C. § 1. Each combination has as its members the overwhelming majority of banks or financial institutions that issue credit and debit cards in the United States. The vast majority of the banks and financial institutions that are members of Visa are also members of MasterCard, and issue both Visa-branded and MasterCard-branded credit and debit cards. These issuing banks are independently owned and managed banks and financial institutions that compete to issue credit and debit cards to consumers. However, through their membership and agreement to abide by the rules of Visa and MasterCard, each
issuing bank has agreed not to compete for merchant acceptance of the credit and debit cards that it issues.
2. There are two main categories of payment cards: credit (including charge) cards and debit cards. Credit cards are payment cards that allow consumers to make purchases on credit. Charge cards are similar to credit cards, but require that the full balance be paid upon receipt of the billing statement. Debit cards are linked to a consumer's demand account or are prepaid.
3. Banks earn income on credit (and charge) cards through fees and charges to the cardholder, including interest on the account balance, and from the fees and penalties that come with late payment on card balances. Banks earn income on debit cards through the opportunity to use the funds a consumer maintains in his or her account and on various fees associated with those accounts. Banks also earn income on credit and debit cards through the interchange fees paid by merchants. Interchange fees are imposed on merchants by Visa and MasterCard for the privilege of accepting the issuing bank's card from a consumer as a means of payment, and are collected from the merchant and paid to the issuer of the card. The profitability to issuing banks of credit and debit cards directly increases with the size and frequency of transactions in which the cards are used.
4. Banks issuing credit and debit cards compete with one another to issue cards to consumers (sometimes referred to hereafter as "cardholders") who use those cards to purchase goods and services from merchants. Issuing banks that are members of Visa and MasterCard compete with each other in the issuance of credit and debit cards to consumers. For example, issuing banks offer cards with various combinations of interest rates, annual fees, cash back
rewards, points, and other features to compete for cardholders and to induce cardholders to use their cards.
5. Visa and MasterCard have adopted nearly identical rules, which are agreed to by their member banks and imposed on merchants that accept cards issued by those banks. These rules, or Competitive Restraints, eliminate competition among their member issuing banks for merchant acceptance of credit cards and merchant acceptance of debit cards. As a consequence of having as members nearly all card issuers in the United States, and as a consequence of those card issuers having agreed to rules that preclude them from independently competing for merchant acceptance, Visa and MasterCard and their members have obtained and maintained market power in the market for merchant acceptance of credit cards and the market for merchant acceptance of debit cards in the United States. The exercise of this market power has led merchants to pay excessive interchange fees. In this manner, Visa and MasterCard have unlawfully restrained and continue to unlawfully restrain competition in these markets.
6. The principal rules that constitute the Competitive Restraints are the setting of "default" interchange fees, the Honor All Cards Rules, the All Outlets Rules, the No Discount Rules, and the No Surcharge Rules. These rules, individually and in combination, preclude merchants from gaining the benefits of competition as to the terms, including a fee (if any), for the acceptance of cards of particular issuing banks and preclude card issuers from competing for merchant acceptance of their cards. As a consequence, the setting of "default" interchange fees effectively fixes the price of acceptance at a supracompetitive level. Plaintiffs have paid and continue to pay significantly higher costs to accept Visa-branded and MasterCard-branded credit and debit cards than they would if the banks issuing such cards competed for merchant acceptance.
7. Because of their participation in the Competitive Restraints through their membership in Visa and MasterCard, issuing banks do not compete for transaction volume by independently competing for merchant acceptance.
8. Visa and MasterCard, on behalf of their member issuing banks, have exploited their market power in the market for merchant acceptance of credit cards and the market for merchant acceptance of debit cards by creating interchange fee schedules designed to increase the amount of interchange issuing banks are able to obtain from merchants. While Visa and MasterCard nominally refer to these schedules as "default" interchange fee schedules, suggesting it is possible for issuing banks and merchants to gain different interchange rates by entering acceptance agreements between themselves, the Competitive Restraints prevent such agreements. The Competitive Restraints also eliminate the features of Visa and MasterCard to compete for merchant acceptance through setting low "default" interchange fees. By setting and enforcing supracompetitive interchange fees applicable to all merchants that accept cards issued by their members, Visa and MasterCard act as agents of their members for the purposes of exercising the market power gained by their combinations.
9. Over the past decade, judicial efforts to curb the exercise of market power by the Visa and MasterCard combinations have been ineffective. In 2003, the exclusivity rules of both combinations, which prohibited member banks from issuing cards competing on American Express or Discover networks, were declared unlawful. In that same year, in a class action settlement, Visa and MasterCard agreed to cease using the Honor All Cards Rules to tie credit card acceptance and debit card acceptance. Those actions did not diminish Visa's and MasterCard's power to dictate price and prevent competition. Immediately after those actions, both combinations increased the credit card interchange fees extracted from merchants. The
debit card interchange fees they were imposing after these judicial actions were subsequently found by the Federal Reserve Board to be significantly above cost.
10. In 2008, in response to a U.S. Department of Justice investigation, Visa withdrew its rule limiting merchants' ability to accept PIN debit cards. Two years later, in a settlement with the Department of Justice, the Visa and MasterCard combinations both amended their rules to allow merchants to offer discounts to consumers in broader circumstances than previously allowed. These changes did not diminish the combinations' market power or lead to a reduction in interchange fees paid by merchants. Instead, interchange fees continue to increase.
11. In 2011, as mandated by the Durbin Amendment to the Dodd-Frank Wall Street Reform and Consumer Protection Act, 15 U.S.C. 1693o-2, the Federal Reserve Board set a maximum level of interchange fees that large banks could levy on debit card transactions and eliminated any distinction between signature debit (which carried interchange rates comparable to credit interchange rates) and PIN debit interchange. This maximum fee was set significantly below the then-existing interchange fee levels set by Visa and MasterCard for debit card transactions. The Federal Reserve Board action did not apply to the approximately one-third of debit cards issued by smaller, non-regulated banks, nor did it apply to credit cards. The Federal Reserve Board did not prohibit debit or credit interchange fees from being set below this maximum level.
12. If freed of the imposition of "default" interchange fees and the Competitive Restraints, issuing banks and merchants would operate in competitive markets for merchant acceptance of credit cards and merchant acceptance of debit cards and benefit from competition among issuing banks as to interchange fees. Collectively set interchange fees do not protect merchants such as Plaintiffs, but rather allow issuing banks to charge interchange fees far in
excess of the issuing banks' costs. In competitive markets, interchange fees would move to competitive levels, and the interchange fees paid by Plaintiffs would be substantially below the amounts they have paid since January 1, 2004. If merchants had the ability to use competitive strategies with respect to their acceptance of the cards of individual issuers, they would induce competition among issuing banks that would lead to lower interchange fees.
13. Plaintiffs collectively paid more than $\$ 1$ billion in their last fiscal year in credit and debit interchange fees to issuing banks that are members of Visa and MasterCard. Interchange fees are generally one of a merchant's largest operating expense items. Elimination of the Competitive Restraints and restoration of competitive markets for merchant acceptance would substantially reduce interchange fees, allowing Plaintiffs to operate more efficiently and at lower costs, to the benefit of consumers. Plaintiffs operate in intensely competitive markets and would use the savings from a reduction in their interchange costs to increase their competitiveness by enhancing the value their customers receive.

## JURISDICTION AND VENUE

14. The Court has subject-matter jurisdiction under 28 U.S.C. § 1331 (federal question) and 28 U.S.C. § 1337 (commerce and antitrust regulation), because this action arises under Section 1 of the Sherman Act (15 U.S.C. § 1) and Section 4 of the Clayton Act (15 U.S.C. § 15(a)).
15. Venue is proper in the United States District Court for the Southern District of New York because Defendants reside in, are found in, have agents in, and transact business in this District as provided in 28 U.S.C. § 1391(b) and (c) and in Sections 4 and 12 of the Clayton Act (15 U.S.C. §§ 15 and 22).
16. This Court has personal jurisdiction over Defendants because, inter alia, they: (a) transacted business throughout the United States, including in this District; (b) had substantial contacts with the United States, including in this District; and/or (c) were engaged in an illegal anticompetitive scheme that was directed at and had the intended effect of causing injury to persons residing in, located in, or doing business throughout the United States, including in this District.

## DEFINITIONS

17. For purposes of this Complaint, the following definitions apply.
18. "Credit cards" are payment cards enabling the cardholder to purchase goods or services from any merchant that has an agreement to accept such cards. The credit cards at issue here are general purpose payment cards, as distinguished from private label cards, which can only be used at a single merchant. Payment to a merchant for the goods or services purchased using a credit card is made by the issuing bank of the card on behalf of the cardholder, with repayment by the cardholder subject to an agreement between the issuing bank and the cardholder. Credit cards enable a cardholder to obtain goods or services from a merchant on credit provided by the card issuer. Credit card issuers compete for consumers by offering a variety of terms and types of cards, which vary by level of rewards that are intended to induce consumers to use their cards. Cards with a higher level of rewards are often referred to as "premium" cards and carry higher interchange fees, though they afford no additional benefits to merchants. Credit cards include charge cards, which allow the cardholder to obtain goods or services with a grace period before the cardholder is required to pay his or her full balance.
19. "Debit cards" are payment cards that allow holders of accounts at a bank to pay for goods or services or to obtain cash by directly accessing their accounts. They also include
pre-paid cards, which require a prepayment of the amount that can be drawn by the user of the card. There are two methods of authenticating debit cards. PIN debit cards require the cardholder to enter a four-digit personal identification number (PIN) to authenticate the cardholder. Signature debit cards usually require the cardholder's signature at the time of the transaction. In the past, some PIN debit cards did not carry interchange fees or were subject to reverse interchange - where the merchant received a fee for card acceptance. Signature debit cards generally carried higher interchange fees, some of which equaled the interchange fees charged for credit card transactions. In 2011, pursuant to the Durbin Amendment, Federal Reserve Board regulations set the maximum interchange fee for regulated issuers at $\$ .21$ plus $0.05 \%$ (plus an additional $\$ .01$ for fraud prevention for eligible issuers), or an average of $\$ .23-$ .24 per debit transaction. In contrast, the signature debit interchange fees previously set by Visa and MasterCard average $\$ .58$ and $\$ .59$, respectively, for the same issuers.
20. An "issuing bank" is a member of Visa or MasterCard that issues general purpose credit or debit cards to cardholders. The majority of issuing banks are members of both Visa and MasterCard and compete with one another to issue cards to potential cardholders and to encourage the use of their cards by cardholders.
21. An "acquiring bank" is a member of Visa or MasterCard that acquires purchase transactions from merchants. All acquiring banks are members of Visa and MasterCard. As member banks, acquiring banks act as gatekeepers, ensuring that card transactions are routed over the Visa or MasterCard networks, that interchange fees set by Visa and MasterCard are paid on all transactions, and that merchants abide by the rules imposed by Visa and MasterCard. Acquiring banks compete with one another for the acquisition business of merchants.
22. "Network services" include, among other things, the services of authorization, clearance, and settlement of payment card transactions that the members of Visa and MasterCard have delegated to the networks to provide on the members' behalf. Authorization, clearance, and settlement refers to the process by which payment card transactions are completed.
23. "Interchange fee" is the fee that issuing banks receive and merchants pay when they accept a credit card or debit card issued by a member of the Visa or MasterCard combinations. Under the agreements by and among Visa and its member banks and MasterCard and its member banks, the so-called "default" interchange fees are set by Visa and MasterCard, respectively, and the payment on interchange and other rules are enforced through the acquiring banks.
24. "Merchant discount" is the term used to describe the total amount of fees and other costs deducted from the original transaction amount, reflecting a merchant's incremental cost of acceptance. The merchant discount includes the interchange fee.

## THE PARTIES

## PLAINTIFFS

25. Plaintiffs Target Corporation, Target Commercial Interiors, Inc., TCC Cooking Co. (collectively "Target") are Minnesota corporations with their principal places of business in Minneapolis, Minnesota. Target operates more than 1,700 retail stores throughout the United States and also engages in internet sales via Target.com. Target had more than $\$ 71$ billion in retail sales in 2012. Target accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, Target has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Target,
therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
26. Plaintiff Macy's, Inc. is a Delaware corporation with its principal places of business in Cincinnati, Ohio and New York, New York. Macy's, Inc. is an omnichannel retailer, with fiscal 2012 sales of $\$ 27.7$ billion. Macy's, Inc. through its subsidiaries, plaintiffs, Macy's Retail Holdings, Inc., Macy's West Stores Inc., Macy's Florida Stores, LLC, Macy's Puerto Rico, Inc., Macys.com, Inc., Bloomingdale's, Inc., Bloomingdale's By Mail, Ltd., and Bloomingdale's The Outlet Store, Inc. (collectively "Macy's"), operates the Macy's and Bloomingdale's brands with nearly 840 stores in 45 states, the District of Columbia, Guam, and Puerto Rico under the names of Macy's and Bloomingdale's; the Macys.com and Bloomingdales.com websites, and 12 Bloomingdale's Outlet stores. Macy's accepts credit cards and debit cards for payment in its stores and online, including both Visa and MasterCard debit and credit cards. Accordingly, Macy's has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Macy's, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
27. Plaintiff The TJX Companies, Inc. is a Delaware corporation with its principal place of business in Framingham, Massachusetts. The TJX Companies, Inc. is a global off-price apparel and home fashions retailer with approximately $\$ 19.7$ billion in net sales in the United States in the fiscal year ending February 2, 2013. The TJX Companies, Inc., on its own behalf and through its subsidiaries, plaintiffs Concord Buying Group Inc.; Marshalls of MA, Inc.; Marshalls of Matteson, IL., Inc.; Marshalls of Richfield, MN., Inc.; Marshalls of Calumet City, IL., Inc.; Marshalls of Beacon, VA., Inc.; Marmaxx Operating Corp.; HomeGoods, Inc.; Marshalls of Laredo, TX., Inc.; Marshalls of Chicago-Clark, IL., Inc.; Marshalls of CA, LLC;

Marshalls of IL, LLC; T.J. Maxx of CA, LLC; T.J. Maxx of IL, LLC; Marshalls of Elizabeth, NJ, Inc.; Marshalls of Glen Burnie, MD., Inc.; Newton Buying Company of CA, Inc.; TJX Incentive Sales, Inc.; Derailed, LLC; New York Department Stores de Puerto Rico, Inc.; and Sierra Trading Post, Inc. (collectively "TJX"), operates more than 2,000 Marshalls, T.J. Maxx, HomeGoods, and Sierra Trading Post stores in the United States. TJX accepts both Visa and MasterCard debit and credit cards for payment in its stores, and for online and catalog sales currently made primarily through Sierra Trading Post. Accordingly, TJX has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. TJX, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
28. Plaintiff Kohl's Corporation is a Wisconsin corporation with its principal place of business in Menomonee Falls, Wisconsin. Kohl's Corporation, through its subsidiaries, plaintiffs, Kohl's Department Stores, Inc., Kohl's Value Services, Inc., Kohl's Illinois, Inc., Kohl's Michigan, L.P., and Kohl's Indiana L.P. (collectively "Kohl's"), operates more than 1,100 Kohl's stores in 49 states. It also engages in internet sales. In fiscal year 2012, Kohl's had sales of more than $\$ 19$ billion. Kohl's accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, Kohl's has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Kohl's, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
29. Plaintiff Staples, Inc. ("Staples") is a Delaware corporation with its principal place of business in Framingham, Massachusetts. Staples, Inc., through and with its subsidiaries, plaintiffs Staples the Office Superstore East, Inc., Staples the Office Superstore, LLC, Staples

Contract \& Commercial, Inc., Quill Corporation, Quill Lincolnshire, Inc., Medical Arts Press, Inc., SmileMakers, Inc., Thrive Networks, Inc., and SchoolKidz.com, LLC (collectively "Staples"), operates more than 1,500 stores in the United States and also is engaged in e-commerce and delivery sales. Staples had net sales of more than $\$ 16$ billion in the 2012 fiscal year. Staples accepts both Visa and MasterCard debit and credit cards for payment in its retail, online, and delivery channels. Accordingly, Staples has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Staples, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
30. Plaintiff J. C. Penney Corporation, Inc. ("JCPenney") is a Delaware corporation with its principal place of business in Plano, Texas. JCPenney operates approximately 1,100 stores in the United States and Puerto Rico, engages in e-commerce, and during part of the relevant time period, also engaged in a significant catalog business. JCPenney accepts both Visa and MasterCard credit and debit cards for payment in its stores and online. Accordingly, JCPenney has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. JCPenney, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
31. Plaintiffs Office Depot, Inc., Viking Office Products, Inc., 4sure.com, Inc., Computers4sure.com, Inc., and Solutions4sure.com, Inc. (collectively "Office Depot") are Delaware corporations with their principal place of business in Boca Raton, Florida. Office Depot is a supplier of office supplies and services with $\$ 10.7$ billion in sales in fiscal 2012. At the end of 2012, Office Depot operated approximately 1,100 retail stores and also engaged in internet sales. Office Depot accepts both Visa and MasterCard debit and credit cards for
payment in its stores and online. Accordingly, Office Depot has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Office Depot, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
32. Plaintiff L Brands, Inc. ( $\mathrm{f} / \mathrm{k} / \mathrm{a}$ Limited Brands, Inc.) is a Delaware corporation with its principal place of business in Columbus, Ohio. L Brands, formerly known as Limited Brands, Inc., through its subsidiaries, plaintiffs, Henri Bendel, Inc., Victoria's Secret Stores, LLC, Victoria's Secret Stores Puerto Rico, LLC, Bath \& Body Works LLC, Limited Brands Direct Fulfillment, Inc. d/b/a Victoria’s Secret Direct ("VSD"), and Bath \& Body Works Direct, Inc. ("BBWD") (collectively "L Brands"), operates approximately 2,800 specialty retail stores in the United States. L Brands, through VSD, engages in internet and catalog sales within the United States. L Brands, through BBWD, engages in internet sales within the United States. During the fiscal year ended in February 2013, L Brands had more than $\$ 10$ billion in net sales. L Brands accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, L Brands has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. L Brands, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
33. Plaintiffs OfficeMax Incorporated, OfficeMax North America, Inc., BizMart, Inc., and BizMart (Texas), Inc. (collectively "OfficeMax") are Delaware corporations with their principal places of business in Naperville, Illinois. OfficeMax provides products, solutions, and services for the workplace, whether for business or at home. OfficeMax customers are served through e-commerce, more than 800 stores in the United States, and direct sales and catalogs. In fiscal 2012, OfficeMax had net sales of approximately $\$ 6.9$ billion. OfficeMax accepts, inter
alia, both Visa and MasterCard credit and debit cards for payment. Accordingly, OfficeMax has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. OfficeMax, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
34. Plaintiffs Big Lots Stores, Inc., C.S. Ross Company, Closeout Distribution, Inc., and PNS Stores, Inc. (collectively "Big Lots") are incorporated in Ohio, Ohio, Pennsylvania, and California, respectively, with their principal places of business in Columbus, Ohio. Big Lots operates approximately 1,500 stores in 48 states. In fiscal 2012, Big Lots had net sales of $\$ 5.4$ billion. Big Lots accepts both Visa and MasterCard debit and credit cards for payment in its stores. Accordingly, Big Lots has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Big Lots, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
35. Plaintiff Abercrombie \& Fitch Co. is a Delaware corporation with its principal place of business in New Albany, Ohio. Abercrombie \& Fitch Co., through its subsidiaries, plaintiffs, Abercrombie \& Fitch Stores, Inc., J.M. Hollister, LLC, RUEHL No. 925, LLC, and Gilly Hicks, LLC (collectively "Abercrombie"), sells and has sold clothing and accessories at approximately 900 retail stores in the United States and also engages in internet sales. Abercrombie \& Fitch had net sales of approximately $\$ 4.5$ billion in fiscal 2012. Abercrombie \& Fitch accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, Abercrombie \& Fitch has been forced to pay Defendants’ supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Abercrombie \& Fitch, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
36. Plaintiff Ascena Retail Group, Inc. is a Delaware corporation with its principal place of business in Suffern, New York. Ascena Retail Group, Inc. is a specialty retailer that offers clothing, shoes, and accessories for missy and plus-size women through its Lane Bryant, Cacique, maurices, dressbarn, and Catherine subsidiary brands; and for tween girls and boys through its subsidiary brands Tween Brands, Inc. d/b/a Justice and Brothers, respectively (collectively "Ascena"). Ascena operates approximately 3,800 stores through its subsidiaries The Dress Barn, Inc.; Maurices Incorporated; Tween Brands, Inc.; Tween Brands Direct, LLC; Charming Direct, Inc.; Figi’s, Inc.; ${ }^{1}$ Catherines of California, Inc.; Catherines of Pennsylvania, Inc.; Catherines Partners - Indiana, L.L.P.; Catherines Partners - Washington, G.P.; Catherines Stores Corporation; Catherines Woman Michigan, Inc.; Catherines, Inc.; Charming Shoppes Outlet Stores, LLC; Lane Bryant, Inc. on behalf of itself and its assignors (these assignors are identified in the attached Exhibit A); Catherines of Nevada, Inc.; Catherines of Pennsylvania, Inc.; Catherines Partners-Texas, L.P.; Catherines Woman Delaware, Inc.; Outlet Division Store Co. Inc., throughout the United States and Puerto Rico. Ascena also engages through its subsidiaries in e-commerce. In fiscal year 2012, Ascena had net retail sales of over $\$ 3.3$ billion. Ascena through its subsidiaries accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, Ascena through its subsidiaries has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Ascena, through its subsidiaries, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.

[^0]37. Plaintiff Saks Incorporated is a Tennessee corporation with its principal place of business in New York, New York. Saks Incorporated, through its subsidiaries Saks \& Company; Saks Fifth Avenue Texas, LLC; Saks Fifth Avenue, Inc.; SCCA Store Holdings, Inc.; Saks Direct, LLC; and Club Libby Lu, Inc. (collectively "Saks"), operates 42 Saks Fifth Avenue and 66 Saks Fifth Avenue OFF 5th retail stores in the United States and also engages in internet sales. In fiscal year ended February 2, 2013, Saks had net sales of $\$ 3.148$ billion. Saks accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, Saks has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Saks, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.

37A. Plaintiff Lord \& Taylor LLC is a Delaware LLC with its principal place of business in New York, New York. Lord \& Taylor is a specialty-retail department store chain that offers clothing, shoes, jewelry, beauty products, fragrances, electronics, bedding, and housewares. It also markets and sells products online. Lord \& Taylor operates more than 48 stores in the U.S. and also engages in internet sales. Lord \& Taylor's annual net sales exceed $\$ 1.3$ billion. Lord \& Taylor accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, Lord \& Taylor has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants’ Competitive Restrains. Lord \& Taylor, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
38. Plaintiff The Bon-Ton Stores, Inc. is a Pennsylvania corporation with its principal place of business in York, Pennsylvania. The Bon-Ton Stores, Inc., through its subsidiaries, plaintiffs, The Bon-Ton Department Stores, Inc., McRIL, LLC, Carson Pirie Scott II, Inc., Bon-

Ton Distribution, Inc., and The Bon-Ton Stores of Lancaster, Inc. (collectively "Bon-Ton") operates 272 Bon-Ton, Bergner's, Boston Store, Carson's, Elder-Beerman, Herberger's, Carson Pirie Scott, and Younkers stores in the United States and also engages in internet sales. Bon-Ton had net sales of approximately $\$ 2.9$ billion in fiscal 2012. Bon-Ton accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, Bon-Ton has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Bon-Ton, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
39. Plaintiff Chico's FAS, Inc. is a Florida corporation with its principal place of business in Fort Myers, Florida. Chico's FAS, Inc. is a specialty retailer of women's apparel. Chico's FAS, Inc., on its own behalf and through its subsidiaries, plaintiffs, White House|Black Market, Inc., Soma Intimates, LLC, and Boston Proper, Inc. (collectively "Chico's"), operates more than 1,397 stores in 48 states, the District of Columbia, the U.S. Virgin Islands, and Puerto Rico. It also engages in internet and catalog sales. Chico's had net sales of more than $\$ 2.5$ billion in fiscal year 2012. Chico's accepts both Visa and MasterCard debit and credit cards for payment in its stores and online. Accordingly, Chico's has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Chico's, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
40. Plaintiff Luxottica U.S. Holdings Corp. is a Delaware corporation with its principal place of business in Port Washington, New York. Luxottica U.S. Holdings Corp. and its direct and indirect subsidiaries and affiliates Luxottica USA LLC; Luxottica Retail North America Inc.; Rays Houston; LensCrafters International, Inc.; Air Sun; EYEXAM of California,

Inc.; Sunglass Hut Trading, LLC; Pearle VisionCare, Inc.; The Optical Shop of Aspen; MY-OP (NY) LLC; Lunettes, Inc.; Lunettes California, Inc., Oliver Peoples, Inc.; Oakley, Inc.; Oakley Sales Corp.; Oakley Air; Eye Safety Systems, Inc.; Cole Vision Services, Inc.; EyeMed Vision Care LLC; and Luxottica North America Distribution LLC (collectively "Luxottica") are wholesalers and retailers of iconic sun and prescription eyewear, among other activities, and operate more than 4,000 retail stores in the United States, including LensCrafters, Pearle Vision, Sunglass Hut, and Oakley. Luxottica's net sales in fiscal 2012 are not reported. Luxottica accepts both Visa and MasterCard debit and credit cards for payment. Accordingly, Luxottica has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. Luxottica, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
41. Plaintiff American Signature, Inc. and its subsidiary The Door Store, LLC (collectively "American Signature") are privately held companies with their principal place of business in Columbus, Ohio. American Signature operates approximately 130 American Signature Furniture, and Value City Furniture stores in the United States. The Door Store, LLC ceased operating stores in 2011. American Signature is privately held and does not report its income. American Signature accepts both Visa and MasterCard debit and credit cards for payment in its stores and, just recently, online. Accordingly, American Signature has been forced to pay Defendants' supracompetitive interchange fees and to abide by Defendants' Competitive Restraints. American Signature, therefore, has been injured in its business or property as a result of the unlawful conduct alleged herein.
42. The Plaintiffs have timely opted out of the Rule 23(b)(3) settlement class preliminarily approved by the court on November 28, 2012 in the case captioned: In re Payment

Card Interchange Fee and Merchant Discount Antitrust Litigation, Case No. 1:05-md-01720-JGJO, United States District Court for the Eastern District of New York. If Plaintiffs were allowed, they would also opt out of the Rule 23(b)(2) settlement class in that litigation.

## DEFENDANTS

43. Until the corporate restructuring and initial public offering described below, Defendant Visa International Service Association was a non-stock Delaware corporation with its principal place of business in Foster City, California. Defendant Visa USA, Inc. was a groupmember of Visa International Service Association and was also a non-stock Delaware corporation. Visa USA, Inc. had its principal place of business in San Francisco, California. Visa USA, Inc.'s members were the financial institutions acting as issuing banks and acquiring banks in the Visa system.
44. Defendant Visa Inc. is a Delaware corporation with its principal place of business in San Francisco, California. Defendant Visa Inc. was created through a corporate reorganization in or around October 2007. Visa USA Inc.'s member banks were the initial shareholders of Visa, Inc.
45. Defendants Visa Inc., Visa USA, Inc., and Visa International Service Association are referred to collectively as "Visa" in this Complaint.
46. Defendant MasterCard Incorporated was incorporated as a Delaware stock corporation in May 2001. Its principal place of business is in Purchase, New York.
47. Defendant MasterCard International Incorporated was formed in November 1966 as a Delaware membership corporation whose principal or affiliate members were its financial institution issuing banks and acquiring banks. Prior to the initial public offering described
below, MasterCard International Incorporated was the principal operating subsidiary of MasterCard Incorporated.
48. Defendants MasterCard International Incorporated and MasterCard Incorporated are referred to collectively as "MasterCard" in this Complaint.

## ALLEGATIONS

## THE PAYMENT CARD INDUSTRY IN GENERAL

49. The payment card industry involves two categories of general purpose payment cards: (1) credit (including charge) cards and (2) debit cards. As explained more fully below, credit cards constitute a separate product market from debit cards.
50. Card issuers earn income when card users select and use their cards and when merchants accept their cards. Issuing banks compete to have cardholders carry and use payment cards that they issue. By agreeing to the Competitive Restraints, issuing banks have agreed not to compete among themselves for merchant acceptance of payment cards.
51. Credit cards (other than charge cards) permit consumers to borrow the money for a purchase from the card issuer and to repay that debt over time, according to the provisions of a revolving-credit agreement between the cardholder and the issuing bank. Charge cards provide an interest-free loan during a grace period.
52. Issuing banks compete for cardholders and card usage by offering numerous credit card products, some of which offer features such as cash back rebates, low interest rates, low or no annual fees, and rewards programs tied to usage. Cards that offer cash-back, airline miles or other usage benefits are often referred to as "rewards cards." Those rewards cards that offer the highest levels of rewards are referred to as "premium cards" and include cards such as Visa Signature Preferred and MasterCard World Elite. Standard or "traditional" credit cards, which do not offer the same array of features to cardholders, include products such as Visa

Traditional and the MasterCard Core Value card. Interchange fees for premium credit cards are higher than the interchange fees merchants are charged on other rewards cards, which in turn are higher than those charged on standard credit card transactions. Merchants such as Plaintiffs receive no additional benefits from the higher interchange fees they must pay on transactions in which those cards are used. Nevertheless, merchants do not have the ability to refuse to accept rewards cards.
53. Debit cards are one means for demand deposit account holders to access the money in their accounts. Pre-paid debit cards allow cardholders to access the funds deposited on the card when it was purchased. There are two primary forms of authentication in use for debit cards in the United States. One is signature-based, in which the cardholder's signature is usually (but not always) obtained at the time of the transaction. The other is PIN-based, in which the cardholder enters a four-digit PIN to authenticate the cardholder.
54. Because debit card transactions promptly withdraw funds from the cardholder's account or from the card balance, rather than allowing a grace period before billing and payment, they differ from credit card transactions in their utility to consumers. These differences underlay the court's determination in United States v. Visa USA, Inc., 163 F. Supp. 2d 322 (S.D.N.Y. 2001), aff'd, 344 F.3d 229 (2d Cir. 2003), that credit card transactions comprised a separate market from the market for debit card transactions.

## THE COMBINATIONS

55. Visa and MasterCard until recently were organized as joint ventures of their member issuing banks and acquiring banks. As members of the joint ventures, the member banks agreed to a collection of restrictive rules, referred to herein as the Competitive Restraints, and to impose those Competitive Restraints on merchants that accept Visa-branded and

MasterCard-branded cards. Among the Competitive Restraints are "default" interchange fees that merchants are required to pay for the privilege of accepting Visa-branded and MasterCardbranded cards. "Default" interchange fee rates are set by Visa and MasterCard for the benefit of their member issuing banks. As a result of the Competitive Restraints, the "default" interchange fees are made binding.
56. Through these joint ventures, Visa, MasterCard, and their respective issuing banks collectively have gained market power in the payment card market. The Competitive Restraints have eliminated competition among issuing banks for merchant acceptance and eliminated any possibility that competition between the issuing banks could enable separate terms of acceptance for the cards of each issuing bank. These Competitive Restraints have eliminated the development of competitive markets for merchant acceptance.
57. The Competitive Restraints enforced by Visa and MasterCard, and the actions taken in furtherance of these restraints, constituted and continue to constitute combinations in restraint of trade in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1.
58. In 2006 and 2008, respectively, MasterCard and Visa each changed their ownership structures through initial public offerings ("IPOs") wherein the member banks partially divested their ownership of Visa and MasterCard. But the IPOs did not change the essential character of their combinations or the Competitive Restraints. The motivation for these IPOs was to limit the appearance that Visa and MasterCard were controlled by their member banks. According to the prospectus for MasterCard's 2006 IPO, "heightened regulatory scrutiny and legal challenges" underlay the decision to make changes in the ownership structure of MasterCard. In particular, MasterCard stated that "many of the legal and regulatory challenges we face are in part directed at our current ownership and governance structure in which our
customers - or member financial institutions - own all of our common stock and are involved in our governance by having representatives serve on our global and regional boards of directors."
59. After the IPOs, neither Visa, MasterCard, nor any of the member banks took any affirmative action to withdraw from the respective combinations. To the contrary, even after the IPOs, the member banks of Visa and MasterCard continued to agree to and to enforce and adhere to the Competitive Restraints that eliminate competition among issuing banks for merchant acceptance. Visa and MasterCard have continued to set "default" interchange fees for the benefit of their issuing bank members. Thus, even after the IPOs, Visa's and MasterCard's members maintained and enforced the Competitive Restraints ensuring that they would not compete for merchant acceptance.
60. After the IPOs, as before, Visa and MasterCard serve as facilitators and coordinators of horizontal agreements among their member banks to continue to adhere to and enforce "default" interchange fees and the Competitive Restraints. It would be contrary to the independent self-interest of any single issuing bank to adhere to the Competitive Restraints without the agreement of the remaining issuing banks also to impose and adhere to those restraints. Visa and MasterCard, by acting as the managers of their respective combinations and coordinating agreements to continue imposing and adhering to the Competitive Restraints, eliminate competition for merchant acceptance among their respective issuing banks. But for the arrangements facilitated by Visa and MasterCard, the member banks would pursue their own independent self-interest by competing for merchant acceptance of the cards they issue.
61. Each issuing bank is an independently owned and independently managed business. Each issuing bank is a separate economic actor pursuing separate economic interests.

In other aspects of their businesses, the member banks compete against one another. For example, the banks compete with one another for cardholders by creating payment card products that offer an array of interest rates, annual fees, purchase rewards, and other features that will make their payment cards more attractive than those offered by other issuing banks. As found in United States v. Visa USA, Inc., cardholders "can choose from thousands of different card products with varying terms and features, including a wide variety of rewards and co-branding programs and services such as automobile insurance, travel and reservation services, emergency medical services and purchase security/extended protection programs." 163 F. Supp. 2d at 334. These facts continue to be true today.
62. However, the member banks do not compete for merchant acceptance of the cards they issue. Instead, both before and after the Visa and MasterCard IPOs, the member banks have ceded to Visa and MasterCard decision-making and action with respect to the terms upon which they will allow merchants to accept the cards they issue. By continuing to agree to and adhere to the Competitive Restraints and default interchange fees, the member banks have deprived the marketplace of independent centers of decision-making and, therefore, of actual or potential competition.

## THE RELEVANT PRODUCT MARKETS

63. The relevant product markets are the market for merchant acceptance of general purpose credit (including charge) cards and the market for merchant acceptance of debit cards. Credit cards and debit cards are not reasonably interchangeable with each other or with other forms of tender.
64. Banks issuing credit and debit cards compete with one another to issue their cards to consumers (cardholders) who use those cards to purchase goods and services from merchants.

This competition occurs in the markets for the issuance of credit and debit cards. Absent the Competitive Restraints, banks issuing such cards would seek access to merchants that are willing to accept their cards as payment for the goods and services the merchants sell to consumers. As a result, absent the Competitive Restraints at issue in this case, issuing banks would compete over the terms of acceptance of their cards by merchants.
65. Merchant acceptance of general purpose credit cards is a relevant product market. A credit card is not interchangeable with a debit card or other form of tender. Many cardholders desire the ability to access a line of credit, defer payment, or other features offered by the credit cards. For this reason, Plaintiffs and other merchants cannot discontinue acceptance of credit cards, even in the face of high or increasing interchange fees, without losing sales. Visa and MasterCard and their credit card issuing members are not constrained in the charges they impose for merchant acceptance of credit cards by the availability of debit cards and other forms of tender as payment options.
66. Merchant acceptance of debit cards is also a relevant product market. Debit cards are not reasonably interchangeable with credit cards and other forms of tender. Debit cards differ from credit cards in significant ways. Debit cards must be tied to a bank account, or prepaid, unlike credit cards. When a debit card is used, the funds are withdrawn from the cardholder's account either the same day or within a few days. Consumers who desire to pay for a transaction with immediately available funds may not want to carry large amounts of cash or checks on their person, and not all merchants accept checks. Consumers who cannot qualify for credit cards or have reached the credit limit on their credit cards may also prefer the use of debit cards to other options. Thus, merchants cannot discontinue acceptance of debit cards.
67. Debit cards are also regulated separately and differently from credit cards. In 2011, pursuant to the Durbin Amendment, the Federal Reserve Board imposed a maximum level for debit card interchange fees charged by large banks. The legislation did not mandate that Federal Reserve Board regulate interchange fees charged in connection with credit card transactions.
68. Visa, MasterCard, and their debit card issuing members are not constrained in the charges they impose on merchants for debit card acceptance by the availability of credit cards or other forms of tender as a payment option.

## RELEVANT GEOGRAPHIC MARKET

69. The relevant geographic market is the United States and its territories.
70. The default interchange fees are set by Visa and MasterCard, respectively, on a national basis. Similarly, the Competitive Restraints are specific to the United States and its territories.
71. Plaintiffs, along with many other merchants, operate throughout the United States. The Competitive Restraints imposed on them require that they accept all cards of all issuing banks who are members of Visa or of MasterCard at "default" interchange fees at all of their outlets throughout the United States.
72. Visa and MasterCard, and their largest issuing banks, advertise nationally and pursue promotional strategies aimed at the United States as a whole.

## THE COMPETITIVE RESTRAINTS

73. On behalf of the issuing banks that are their members, Visa and MasterCard each have adopted and imposed supracompetitive "default" interchange fees and other Competitive Restraints on Plaintiffs that eliminate competition. These Competitive Restraints prevent competition among the issuing banks for transaction volume from merchants. As a result, the

Competitive Restraints cause Plaintiffs' costs of acceptance to be higher than would prevail in a competitive market.
74. Collective Setting of Interchange: Visa and MasterCard set so-called "default" interchange fees on credit card and debit card transactions that merchants are required to pay to their issuing banks. The setting of "default" interchange fees and other Competitive Restraints constitute the fixing of prices within the meaning of the Sherman Act.
75. Visa and MasterCard each have established complex "default" interchange fee schedules. In setting the interchange fees that are paid to their member banks, Visa and MasterCard each acts as the manager of its respective combination, setting the price that merchants pay for card acceptance. Interchange fees account for the largest portion of merchant costs for accepting such cards.
76. Interchange fees are not set to recover Visa's or MasterCard's costs of providing network services. Interchange is a fee that Visa and MasterCard, respectively, acting in combination with the issuing banks, require merchants to pay to the issuing banks.
77. Visa purports to set non-binding "default" interchange fees. Visa Core Principle No. 10.3 provides that " $[i]$ nterchange reimbursement fees are determined by Visa . . . or may be customized where members have set their own financial terms for the interchange of a Visa transaction or Visa has entered into business agreements to promote acceptance and card usage."
78. MasterCard also purports to set non-binding "default" interchange fees. MasterCard Rule 9.4 provides: "[a] transaction or cash disbursement cleared and settled between Customers gives rise to the payment of the appropriate interchange fee or service fee, as applicable. The Corporation has the right to establish default interchange fees and default service fees (hereafter referred to as 'interchange fees' and 'service fees,' or collectively, 'fees'),
it being understood that all such fees set by the Corporation apply only if there is no applicable bilateral interchange fee or service fee agreement between two Customers in place. . . . Unless an applicable bilateral interchange fee or service fee agreement between two Customers is in place, any intraregional or interregional fees established by the Corporation are binding on all Customers."
79. Acquiring banks that do not deduct the applicable interchange fee when submitting a transaction for authorization, clearance, and settlement are subject to fines assessed by Visa and MasterCard. Both Visa's and MasterCard's rules, quoted above, fix interchange, because the other Competitive Restraints remove any independent competition among issuing banks in the setting of interchange fees.
80. Absent the Competitive Restraints, Plaintiffs would pay interchange fees for acceptance, if at all, as determined by competition among issuing banks for merchant acceptance. In the cartelized markets created by the Visa and MasterCard combinations, Visa and MasterCard, acting for their member banks, establish interchange fee schedules for their member banks. Plaintiffs are among the merchants injured by this collective setting of interchange fees by Visa and MasterCard.
81. Honor All Cards Rules: These rules require in relevant part that a merchant that accepts any Visa-branded or MasterCard-branded credit card must accept all Visa-branded or MasterCard-branded credit cards, no matter which bank issued the card or the card type. Similarly, a merchant that accepts Visa-branded or MasterCard-branded debit cards, must accept all Visa-branded or MasterCard-branded debit cards, no matter the issuing bank. Because of the Honor All Cards Rules, Plaintiffs cannot reject any or all of the types of cards issued by any particular issuing bank. Thus, Plaintiffs are precluded from gaining the benefits of competition
as to the terms upon which they will accept or reject the cards of any issuing bank that is a member of Visa or MasterCard. As a result, the "default" interchange fees become binding on Plaintiffs.
82. All Outlets Rules: The All Outlets Rules require merchants who accept Visabranded or MasterCard-branded payment cards to accept those cards at all of their merchant locations. A merchant is not permitted to accept the cards at some stores but not others. These rules preclude merchants from gaining the benefits of competition as to the terms of acceptance by location (for example, by region of the country).
83. Prior to January 27, 2013, the All Outlets Rules required merchants that operated under multiple banners (e.g., trade names or name plates) and that accepted Visa-branded or MasterCard-branded payment cards to accept those cards at all of their banners. This rule precluded merchants from gaining the benefits of competition as to the terms of acceptance with issuing banks by banner or by locations within a banner. As a result, Plaintiffs could not indicate they would terminate acceptance of the cards of a particular issuing bank at some of their banners in order to promote competition as to fees.
84. Changes that Visa and MasterCard made to their All Outlets Rules implemented after January 27, 2013, do not diminish the anticompetitive effects or the injuries Plaintiffs continue to suffer. The All Outlets Rules still require that if a merchant elects to accept Visabranded or MasterCard-branded cards at one of its banners, it must accept all such cards at all locations of that banner, and it must accept all such cards no matter the card issuer. Merchants also cannot accept the cards of some issuers but not others at a particular location.
85. No Discount Rules: Under the No Discount Rules, merchants were only allowed to offer discounts to customers who paid in cash, rather than using a payment card. However,
pursuant to a settlement with the United States Department of Justice, as of July 20, 2011, Visa and MasterCard changed their rules to allow merchants to offer discounts to consumers in some limited circumstances. These changes to the No Discount Rules have not significantly diminished the anticompetitive effects of the Competitive Restraints. While Visa and MasterCard now allow merchants more discounting options, merchants still are prohibited from offering discounts to consumers for using the cards issued by particular issuing banks. A merchant's ability to utilize issuer-specific discounts would be an important tool for gaining the benefits of competition as to the terms of acceptance with an issuing bank.
86. No Surcharge Rules: The No Surcharge Rules prohibit Plaintiffs from surcharging transactions in which a consumer used a Visa-branded card or a MasterCard-branded card. These rules eliminate a merchant's ability to utilize surcharging as a tool in gaining the benefits of competition as to the terms of acceptance with an issuing bank. Absent the rules, a merchant could surcharge a transaction in which the consumer uses the card of a particular issuing bank, such as one that demanded a high interchange fee. As of January 27, 2013, Visa and MasterCard altered their No Surcharge Rules to permit merchants to surcharge credit card customers under limited circumstances. Debit card transactions still may not be surcharged under the rule modification. Changes to the No Surcharge Rules for credit cards implemented after January 27, 2013 do not eliminate their anticompetitive effects or the injuries Plaintiffs continue to suffer. Even as modified, the No Surcharge Rules prohibit a merchant from surcharging based on the identity of the card issuer.
87. The Competitive Restraints, individually and in combination, eliminate issuing bank competition for merchant acceptance. In the absence of these rules, the market for merchant acceptance would be competitive. Plaintiffs and the issuing banks would be able to
gain the benefits of competition as to the terms under which Plaintiffs would accept an issuing bank's cards, including the amount of interchange fees - if any - Plaintiffs would pay on transactions involving an issuing bank's cards. Competition among issuing banks for merchant acceptance would result in lower interchange fees for Plaintiffs and allow them to enhance the value their customers receive.
88. The Honor All Cards Rules, the No Discount Rules, the No Surcharges Rules, and the All Outlets Rules, individually and in combination, eliminate the incentives for Visa and MasterCard to compete for merchant acceptance through setting lower "default" interchange fees.
89. In addition to the Competitive Restraints, a variety of other rules and regulations (often not publicly disclosed) enforced by Visa and MasterCard and their member banks also operate to support the anticompetitive effects of the Competitive Restraints and imposition of "default" interchange fees on Plaintiffs.
90. The Competitive Restraints, including the collective setting of "default" interchange fees, are not reasonably necessary to accomplish any legitimate efficiencygenerating objectives of the Visa and MasterCard combinations. Furthermore, there exist numerous alternative means that are less harmful to competition by which any such objectives could be accomplished.

## MARKET POWER

91. Visa and its issuing banks jointly have market power in the relevant market for merchant acceptance of general purpose credit cards in the United States and its territories.
92. In 2001, in United States v. Visa USA, Inc., 163 F. Supp. 2d 322, 341 (S.D.N.Y. 2001), aff'd, 344 F.3d 229 (2d Cir. 2003), the court found that Visa had market power in the
market for credit card network services with a $47 \%$ share of the dollar volume of credit card transactions in the United States. In 2003, in In re Visa Check/MasterMoney Antitrust Litigation, 2003 U.S. Dist. LEXIS 4965 (E.D.N.Y. Apr. 1, 2003), the court reaffirmed that Visa had market power in the credit card market based on a finding that its market share fluctuated between $43 \%$ and $47 \%$, as well as the barriers to entering the relevant product market. Visa's share of the credit card market has not changed significantly since these two holdings. The prior judicial findings of market power demonstrate that Visa has market power in the general purpose credit card market.
93. There are significant barriers to entry into the market for general purpose credit cards. Indeed, the court in United States v. Visa USA, Inc., 163 F. Supp. 2d 322, 341 (S.D.N.Y. 2001), aff'd, 344 F.3d 229 (2d Cir. 2003), specifically found that there are high barriers to entry into the general purpose credit card market. Visa's former CEO described starting a new card network as a "monumental" task involving expenditures and investment of over $\$ 1$ billion. Both AT\&T and Citibank conducted entry analyses, but decided it would be unprofitable to attempt to start a competing general purpose credit card business.
94. The difficulties associated with entering the network market are exemplified by the fact that no company has entered since Discover did so in 1985. Discover has never achieved more than a $7 \%$ share of the general purpose credit card market and its current share is approximately $5 \%$.
95. Visa's conduct is direct evidence of its market power and that of its issuing banks. Interchange fees are set by Visa on behalf of its issuing banks. Visa promulgates and enforces the Competitive Restraints, which prevent competition among its issuing banks for merchant acceptance. Absent the Competitive Restraints, Visa's credit card issuing banks would gain the
benefits of competition as to the terms of merchant acceptance, including interchange fees, and Plaintiffs would benefit through lower interchange fees and other benefits from competition.
96. Visa's "default" credit interchange fees demonstrate Visa's market power. Effective credit card interchange fees have risen over time, even as the costs of issuing credit cards have fallen for its member banks and even as interchange fees for debit cards have fallen. Despite these increases, merchants have not stopped accepting Visa credit cards. Further, Visa's market power is demonstrated by its ability to discriminate in price among types of merchants, by distinguishing merchants by size, transactions by size, cards by type, and merchants by retail category.
97. Visa's market power in credit cards is also demonstrated by the fact that when the Federal Reserve Board significantly reduced the interchange fees on debit transactions, few if any merchants chose to stop accepting Visa credit cards, and Visa did not reduce its credit card interchange fees. In 2012, the first full year after implementation of reduced interchange fees on debit transactions, Visa credit card transactions and purchase volume increased.
98. Competition with MasterCard does not eliminate Visa's exercise of market power in the market for merchant acceptance of general purpose credit cards. During the period that Visa and MasterCard were both joint ventures consisting of their member banks, they adopted parallel rules that limited competition for merchant acceptance. After their respective IPOs, Visa's and MasterCard's membership, rules, and their power to obtain high interchange fees from merchants have not changed and continue to constrain competition between Visa and MasterCard and among the members of both combinations.
99. MasterCard and its issuing banks jointly have market power in the relevant market for merchant acceptance of general purpose credit cards in the United States.
100. In United States v. Visa USA, Inc., 163 F. Supp. 2d 322, 341 (S.D.N.Y. 2001), aff'd, 344 F.3d 229 (2d Cir. 2003), the court held that MasterCard's $26 \%$ share of dollar volume of credit and charge card transactions was sufficient to demonstrate that it had market power in the market for credit card network services. In In re Visa Check/MasterMoney Antitrust Litigation, 2003 U.S. Dist. LEXIS 4965 (E.D.N.Y. Apr. 1, 2003), the court held that MasterCard's $26 \%$ to $28 \%$ share of the credit card market was sufficiently high to go to a jury on the question of MasterCard's market power. MasterCard's share of the credit card market has not changed significantly since those decisions.
101. MasterCard's conduct is direct evidence of its market power and that of its issuing banks. Interchange fees are set by MasterCard on behalf of its issuing banks. MasterCard also promulgates and enforces the Competitive Restraints, which prevent competition among its issuing banks for merchant acceptance. Absent the Competitive Restraints, MasterCard's credit card issuing banks would gain the benefits of competition as to the terms of merchant acceptance, including interchange fees, and Plaintiffs would benefit through lower interchange fees and other benefits from competition.
102. MasterCard's "default" credit interchange fees demonstrate MasterCard's market power. Effective credit card interchange fees have risen over time, even as the costs of issuing credit cards have fallen for its member banks and even as interchange fees for debit cards have fallen. Despite these increases, merchants have not stopped accepting MasterCard credit cards. Further, MasterCard's market power is demonstrated by its ability to discriminate in price among types of merchants, by distinguishing merchants by size, transactions by size, cards by type, and merchants by retail category.
103. Competition with Visa does not eliminate MasterCard's exercise of market power in the market for merchant acceptance of general purpose credit cards either. During the period that Visa and MasterCard were joint ventures consisting of their member banks, they adopted rules that limited competition for merchant acceptance. After their respective IPOs, Visa's and MasterCard's membership, rules, and most importantly power to obtain high interchange fees from merchants did not change and continue to constrain competition between Visa and MasterCard and among the members of both combinations.
104. As alleged above, there are significant barriers to entry into the market for the provision of general purpose payment card network services to merchants.
105. The debit card market is dominated by Visa and MasterCard. Combined, Visa and MasterCard comprised about $75 \%$ of all debit purchase volume in 2004 and comprise over 80\% today. Only Visa, MasterCard, and Discover allow signature authorization of debit transactions.
106. Visa, jointly with its issuing banks, and MasterCard, jointly with its issuing banks, each exercise market power in the market for merchant acceptance of debit cards.
107. Visa and its issuing banks jointly have market power in the market for acceptance of debit cards. Visa participates in and manages a combination comprised of the vast majority of issuing banks of debit cards, such that merchants are unable to refuse to accept Visa-branded debit cards. This combination of issuing banks combined with the Competitive Restraints gives Visa market power. Visa has exercised and continues to exercise market power by requiring Plaintiffs to pay supracompetitive interchange fees and by imposing the Competitive Restraints.
108. Visa's market power over merchants is demonstrated by the fact that, when the tie forcing merchants to accept Visa debit cards as a condition of accepting Visa credit cards was
dropped in 2003, there is no evidence that merchants were able to stop accepting Visa debit cards despite the availability of lower cost PIN debit networks. In addition, in 2011 the Federal Reserve Board found that Visa's debit interchange rates were significantly above cost. Because of Visa's Competitive Restraints, merchants cannot gain the benefits of competition among issuing banks for terms of debit card acceptance.
109. MasterCard and its issuing banks jointly have market power in the market for acceptance of debit cards. MasterCard participates in and manages a combination comprised of a significant fraction of all issuers of debit cards, such that merchants are unable to refuse to accept MasterCard-branded debit cards. This combination of issuing banks combined with the Competitive Restraints gives MasterCard market power. MasterCard has exercised and continues to exercise market power by requiring Plaintiffs to pay supracompetitive interchange fees and by imposing the Competitive Restraints.
110. MasterCard's market power over merchants is demonstrated by the fact that, when the tie forcing merchants to accept MasterCard debit cards as a condition of accepting MasterCard credit cards was dropped in 2003, few or no merchants stopped accepting MasterCard debit cards despite the availability of lower cost PIN debit networks. In addition, in 2011 the Federal Reserve Board found that MasterCard's debit interchange rates were significantly above cost. Because of MasterCard's Competitive Restraints, merchants cannot gain the benefits of competition among issuing banks for terms of debit card acceptance.

## COMPETITIVE INJURY

111. Visa and MasterCard use their market power to impose "default" interchange fees and the Competitive Restraints on Plaintiffs.
112. The Competitive Restraints make it impossible for the Plaintiffs to gain the benefits of competition as to the terms of acceptance, including lower interchange fees with individual issuing banks. The Competitive Restraints provide a mechanism for issuing banks to avoid competing for acceptance. Absent the supracompetitive "default" interchange fees and the other Competitive Restraints, Plaintiffs would be able to gain the benefits of competition as to interchange fees, which would reduce them to a competitive level. The changes to the Competitive Restraints that were instituted as a result of prior settlements and enforcement actions have not eliminated the market power of the combinations and have not curtailed the level or rise in effective interchange fees being paid by merchants. Since 2004, Plaintiffs' total interchange fees paid on transactions utilizing cards issued by members of Visa and MasterCard have risen faster than the rate of increase in retail sales.
113. Each Plaintiff has been harmed by the actions of the Visa and MasterCard combinations. The amount of interchange fees paid by each Plaintiff is supracompetitive. The high interchange fees levied on Plaintiffs lead to increased merchandise prices for consumers or otherwise diminish the value their customers receive. Thus, consumers, as well as merchants such as Plaintiffs, are harmed by the combinations' anticompetitive conduct, including the imposition of "default" interchange fees.
114. But for the Competitive Restraints, competition among issuing banks for merchant acceptance would result in lower interchange fees. Each Plaintiff would have the opportunity to use the strategies it uses in other parts of its business to obtain competitive acceptance terms. As a result of the Competitive Restraints, card acceptance is a significant cost to Plaintiffs' businesses and they have no ability to gain lower costs in a competitive market.
115. From 2004 to the present, Target has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Target has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
116. From 2004 to the present, Macy's has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Macy's has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
117. From 2004 to the present, TJX has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, TJX has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
118. From 2004 to the present, Kohl's has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Kohl's has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
119. From 2004 to the present, Staples has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Staples has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
120. From 2004 to the present, JCPenney has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, JCPenney has been forced to abide by Visa's and

MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
121. From 2004 to the present, Office Depot has accepted Visa-branded and MasterCard-branded credit and debit cards. Accordingly, Office Depot has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
122. From 2004 to the present, L Brands has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, L Brands has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
123. From 2004 to the present, OfficeMax has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, OfficeMax has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
124. From 2004 to the present, Big Lots has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Big Lots has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
125. From 2004 to the present, Abercrombie \& Fitch has accepted Visa-branded and MasterCard-branded credit and debit cards. Accordingly, Abercrombie \& Fitch has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
126. From 2004 to the present, Ascena through its subsidiaries has accepted Visabranded and MasterCard-branded credit and debit cards. Accordingly, Ascena through its subsidiaries has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
127. From 2004 to the present, Saks has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Saks has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.

127A. From 2004 to the present, Lord \& Taylor has accepted Visa-branded and MasterCard-branded credit and debit cards. Accordingly, Lord \& Taylor has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
128. From 2004 to the present, Bon-Ton has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Bon-Ton has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
129. From 2004 to the present, Chico's has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Chico's has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
130. From 2004 to the present, Luxottica has accepted Visa-branded and MasterCardbranded credit and debit cards. Accordingly, Luxottica has been forced to abide by Visa's and

MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.
131. From 2004 to the present, American Signature has accepted Visa-branded and MasterCard-branded credit and debit cards. Accordingly, American Signature has been forced to abide by Visa's and MasterCard's unlawful Competitive Restraints and has been forced to pay supracompetitive interchange fees, all to its detriment.

## CLAIMS FOR RELIEF

## Count 1: Violation of Section 1 of the Sherman Act, Collectively and Separately, by Visa's Competitive Restraints Governing Credit Cards

132. Plaintiffs incorporate by reference the allegations contained in paragraphs 1 through 131 as if fully rewritten herein.
133. The use of credit cards issued by members of Visa and the rules governing the use of such cards occur in and have a substantial anticompetitive effect on interstate commerce.
134. Visa and its member banks are a combination within the meaning of Section 1 of the Sherman Act. Visa's rules and related contracts constitute agreements within the meaning of Section 1 of the Sherman Act. Visa's Competitive Restraints, as defined above, constitute horizontal agreements among Visa and its members both prior to and after Visa's reorganization and IPO. Visa has served and continues to serve as the manager of a combination that limits competition among the bank members of the combination through the rules governing credit cards agreed to by Visa members. Accordingly, by these arrangements, Visa has facilitated and continues to facilitate a horizontal agreement among its members, which would otherwise compete for merchant acceptance of the credit cards each issues. It would be contrary to the independent self-interest of individual issuing banks to forgo the ability to compete for merchant
acceptance in the absence of an agreement with other issuing banks, managed by Visa, similarly not to compete.
135. In addition, Visa's rules and related contracts entered into before the Visa IPO constituted a horizontal agreement from which Visa and the member banks have never withdrawn. In changing its corporate form at the time of the IPO, Visa did not take any affirmative action to end its existing anticompetitive arrangements, either by communicating to its members a decision to withdraw from the rules and agreements with its members or by taking any other steps to effectuate withdrawal from the rules and agreements. Nor did its members take any steps to withdraw from the rules and agreements or take any other steps to effectuate withdrawal from the rules and agreements.
136. Alternatively, after the Visa IPO, the Competitive Restraints constitute vertical agreements in restraint of trade.
137. As alleged above, Visa and its members jointly have market power in the market for merchant acceptance of general purpose credit cards.
138. Individually and in combination, the Competitive Restraints constitute an illegal agreement to fix the price of acceptance of Visa-branded credit cards and to prevent the operation of and interfere with the competitive process with respect to the acceptance of Visabranded credit cards, in violation of Section 1 of the Sherman Act.
139. Visa's Honor All Cards Rules support the illegal price-fixing arrangement by eliminating the ability of merchants to gain the benefits of competition among individual issuing banks. Under the Honor All Cards Rules, Visa affords merchants no choice but to accept Visabranded cards from its issuing banks on an all-or-nothing basis. Each issuing bank's cards, however, are separate products that consumers choose among based upon competition in terms
among the issuing banks with respect to the individual terms and characteristics of those cards. The Honor All Cards Rules eliminate merchant acceptance as one of the areas of competition among issuing banks. By unlawfully forcing merchants to accept the Visa-branded cards of all issuing banks, the Honor All Cards Rule has the effect of fixing the price of acceptance paid by merchants. But for the Honor All Cards Rule, competition among issuing banks for acceptance by merchants would lower the cost of acceptance.
140. Visa's other Competitive Restraints, described above, further eliminate competition by removing the ability of merchants to gain the benefits of competition as to the fees paid to particular issuing banks. This further eliminates merchant acceptance as one of the areas of competition among issuing banks. Absent these rules, merchants would have been able to (and would continue to be able to) use a variety of competitive strategies, ranging from not accepting the cards of certain issuing banks or not accepting certain card types at certain locations, to offering benefits to consumers tendering certain card types of certain issuing banks. But for the Competitive Restraints, competition among issuing banks for acceptance, or favorable terms of acceptance, by merchants would lower the cost of acceptance for credit cards.
141. Visa's setting of "default" interchange fees for the acceptance of Visa-branded credit cards further prevents the cost of acceptance from being determined between each Plaintiff and the various individual issuing banks in a competitive market. Instead, Visa's supracompetitive interchange fees are set collectively by Visa in conjunction with or on behalf of all of its member issuing banks. Absent the setting of "default interchange" fees for Visabranded credit cards by Visa and the other Competitive Restraints managed by Visa, issuing banks would compete for acceptance by lowering the cost of acceptance of the cards for each issuer.
142. As alleged above, Plaintiffs have suffered antitrust injury as a result of the illegal restraints on the costs charged for acceptance of credit cards by merchants, which are the result of Visa's Competitive Restraints. The effect of these restraints has been to increase the cost of acceptance of credit cards paid by Plaintiffs, thereby injuring both Plaintiffs and consumers through higher costs and decreased consumer welfare.

## Count 2: Violation of Section 1 of the Sherman Act, Collectively and Separately, by Visa's Competitive Restraints Governing Debit Cards

143. Plaintiffs incorporate by reference the allegations contained in paragraphs 1 through 142 as if fully rewritten herein.
144. The use of debit cards issued by members of Visa and the rules governing the use of such cards occur in and have a substantial anticompetitive effect on interstate commerce.
145. Visa and its member banks are a combination within the meaning of Section 1 of the Sherman Act. Visa's rules and related contracts constitute agreements within the meaning of Section 1 of the Sherman Act. Visa's Competitive Restraints, as defined above, constitute horizontal agreements among Visa and its members both prior to and after Visa's reorganization and IPO. Visa has served and continues to serve as the manager of a combination that limits competition between the bank members of the combination through the rules governing debit cards agreed to by Visa members. Accordingly, by these arrangements, Visa has facilitated and continues to facilitate a horizontal agreement among its members, which would otherwise compete for merchant acceptance of the debit cards each issues. It would be contrary to the independent self-interest of individual issuing banks to forgo the ability to compete for merchant acceptance in the absence of an agreement with other issuing banks, managed by Visa, similarly not to compete.
146. In addition, Visa's rules and related contracts entered into before the Visa IPO constituted a horizontal agreement from which Visa and the member banks have never withdrawn. In changing its corporate form at the time of the IPO, Visa did not take any affirmative action to end its existing anticompetitive arrangements, either by communicating to its members a decision to withdraw from the rules and agreements with its members or by taking any other steps to effectuate withdrawal from the rules and agreements. Nor did its members take any steps to withdraw from the rules and agreements or take any other steps to effectuate withdrawal from the rule and agreements.
147. Alternatively, after the Visa IPO, the Competitive Restraints constitute vertical agreements in restraint of trade.
148. As alleged above, Visa and its members jointly have market power in the market for merchant acceptance of debit cards.
149. Individually and in combination, the Competitive Restraints constitute an illegal agreement to fix the price of acceptance of Visa-branded debit cards and to prevent the operation of and interfere with the competitive process with respect to the acceptance of debit cards, in violation of Section 1 of the Sherman Act.
150. Visa's Honor All Cards Rules support the illegal price-fixing arrangement by eliminating the ability of merchants to gain the benefits of competition among individual issuing banks. Under the Honor All Cards Rules, Visa affords merchants no choice but to accept cards from its issuing banks on an all-or-nothing basis. Each issuing bank's cards, however, are separate products that consumers choose among based upon competition in terms among the issuing banks with respect to the individual terms and characteristics of those cards. The Honor All Cards Rules eliminate merchant acceptance as one of the areas of competition among issuing
banks. By unlawfully forcing merchants to accept the Visa-branded cards of all issuing banks, the Honor All Cards Rule has the effect of fixing the price of acceptance paid by merchants. But for the Honor All Cards Rule, competition among issuing banks for acceptance by merchants would lower the cost of acceptance.
151. Visa's other Competitive Restraints, described above, further eliminate competition by removing the ability of merchants to gain the benefits of competition as to fees paid to particular issuing banks. Absent these rules, merchants would have been able to (and would continue to be able to) use a variety of competitive strategies, ranging from not accepting the cards of certain issuing banks or not accepting certain card types at certain locations, to offering benefits to consumers tendering certain card types of certain issuing banks. But for the Competitive Restraints, competition among issuing banks for acceptance, or favorable terms of acceptance, by merchants would lower the cost of acceptance for debit cards.
152. Visa's setting of "default" interchange fees for the acceptance of Visa-branded debit cards further prevents the cost of acceptance from being determined between each Plaintiff and the various individual issuing banks in a competitive market. Instead, Visa's supracompetitive interchange fees have been set collectively by Visa in conjunction with or on behalf of all of its member issuing banks. Absent the setting of "default" interchange fees for Visa-branded debit cards by Visa and the other Competitive Restraints managed by Visa, issuing banks would compete for acceptance by lowering the cost of acceptance of the cards for each issuing bank.
153. The maximum debit interchange fees enacted by the Federal Reserve as a result of the Durbin Amendment have not eliminated the anticompetitive effects of Visa's setting of "default" interchange fees. While the damages suffered by Plaintiffs because of the imposition
of supracompetitive debit interchange fees may be reduced by the regulatory maximums, the interchange fees being levied on Plaintiffs by the combination are still higher than they would be if there were active competition for merchant acceptance. Accordingly, even after the enactment of maximum levels for debit interchange fees, Plaintiffs continue to suffer damage by being forced to pay supracompetitive interchange fees on Visa debit card transactions.
154. As alleged above, Plaintiffs have suffered antitrust injury as a result of the illegal restraints on the costs charged for acceptance of debit cards by merchants, which are the result of Visa's Competitive Restraints. The effect of these restraints has been to increase the cost of acceptance of debit cards paid by Plaintiffs, thereby injuring both Plaintiffs and consumers through higher costs and increased prices.

## Count 3: Violation of Section 1 of the Sherman Act, Collectively and Separately, by MasterCard's Competitive Restraints Governing Credit Cards

155. Plaintiffs incorporate by reference the allegations contained in paragraphs 1 through 154 as if fully rewritten herein.
156. The use of credit cards issued by members of MasterCard and the rules governing the use of such cards occur in and have a substantial anticompetitive effect on interstate commerce.
157. MasterCard and its member banks are a combination within the meaning of Section 1 of the Sherman Act. MasterCard's rules and related contracts constitute agreements within the meaning of Section 1 of the Sherman Act. MasterCard's Competitive Restraints, as defined above, constitute horizontal agreements among MasterCard and its members both prior to and after MasterCard's IPO. MasterCard has served and continues to serve as the manager of a combination that limits competition among the bank members of the combination through the rules governing credit cards agreed to by MasterCard members. Accordingly, by these
arrangements, MasterCard has facilitated and continues to facilitate a horizontal agreement among its members, which would otherwise compete for merchant acceptance of the credit cards each issues. It would be contrary to the independent self-interest of individual issuing banks to forgo the ability to compete for merchant acceptance in the absence of an agreement with other issuing banks, managed by MasterCard, similarly not to compete.
158. In addition, MasterCard's rules and related contracts entered into before the MasterCard IPO constituted a horizontal agreement from which MasterCard and the member banks have never withdrawn. In changing its ownership structure at the time of the IPO, MasterCard did not take any affirmative action to end its existing anticompetitive arrangements, either by communicating to its members a decision to withdraw from the rules and agreements with its members or by taking any other steps to effectuate withdrawal from the rules and agreements. Nor did its members take any steps to withdraw from the rules and agreements or take any other steps to effectuate withdrawal from the rules and agreements.
159. Alternatively, after the MasterCard IPO, the Competitive Restraints constitute vertical agreements in restraint of trade.
160. As alleged above, MasterCard and its members jointly have market power in the market for merchant acceptance of general purpose credit cards.
161. Individually and in combination, the Competitive Restraints constitute an illegal agreement to fix the price of acceptance of MasterCard-branded credit cards and to prevent the operation of and interfere with the competitive process with respect to the acceptance of credit cards, in violation of Section 1 of the Sherman Act.
162. MasterCard's Honor All Cards Rules support the illegal price-fixing arrangement by eliminating the ability of merchants to gain the benefits of competition among individual
issuing banks. Under the Honor All Cards Rules, MasterCard affords merchants no choice but to accept cards from its issuing banks on an all-or-nothing basis. Each issuing bank's cards, however, are separate products that consumers choose among based upon competition in terms among the issuing banks with respect to the individual terms and characteristics of those cards. The Honor All Cards Rules eliminate merchant acceptance as one of the areas of competition among issuing banks. By unlawfully forcing merchants to accept the MasterCard-branded cards of all issuing banks, the Honor All Cards Rule has the effect of fixing the cost of acceptance paid by merchants. But for the Honor All Cards Rule, competition among issuing banks for acceptance by merchants would lower the cost of acceptance.
163. MasterCard's other Competitive Restraints, described above, further eliminate competition by removing the ability of merchants to gain the benefits of competition as to the fees paid to particular issuing banks. Absent these rules, merchants would have been able to (and would continue to be able to) use a variety of competitive strategies, ranging from not accepting the cards of certain issuing banks or not accepting certain card types at certain locations, to offering benefits to consumers tendering certain card types of certain issuing banks. But for the Competitive Restraints, competition among issuing banks for acceptance, or favorable terms of acceptance, by merchants would lower the cost of acceptance for credit cards.
164. MasterCard's setting of "default" interchange fees for the acceptance of MasterCard-branded credit cards further prevents the cost of acceptance from being determined between each Plaintiff and the various individual issuing banks in a competitive market. Instead, MasterCard's supracompetitive interchange fees are set collectively by MasterCard in conjunction with or on behalf of all of its member issuing banks. Absent the setting of "default" interchange fees for MasterCard-branded credit cards by MasterCard and the other Competitive

Restraints managed by MasterCard, issuing banks would compete for acceptance by lowering the cost of acceptance of the cards for each issuing bank.
165. As alleged above, Plaintiffs have suffered antitrust injury as a result of the illegal restraints on the costs charged for acceptance of credit cards by merchants, which are the result of MasterCard's Competitive Restraints. The effect of these restraints has been to increase the cost of acceptance of credit cards paid by Plaintiffs, thereby injuring both Plaintiffs and consumers through higher costs and increased prices.

## Count 4: Violation of Section 1 of the Sherman Act, Collectively and Separately, by MasterCard's Competitive Restraints Governing Debit Cards

166. Plaintiffs incorporate by reference the allegations contained in paragraphs 1 through 165 as if fully rewritten herein.
167. The use of debit cards issued by members of MasterCard and the rules governing the use of such cards occur in and have a substantial anticompetitive effect on interstate commerce.
168. MasterCard and its member banks are a combination within the meaning of Section 1 of the Sherman Act. MasterCard's rules and related contracts constitute agreements within the meaning of Section 1 of the Sherman Act. MasterCard's Competitive Restraints, as defined above, constitute horizontal agreements among MasterCard and its members both prior to and after MasterCard's IPO. MasterCard has served and continues to serve as the manager of a combination that limits competition among the bank members of the combination through the rules governing debit cards agreed to by MasterCard members. Accordingly, by these arrangements, MasterCard has facilitated and continues to facilitate a horizontal agreement among its members, which would otherwise compete for merchant acceptance of the debit cards each issues. It would be contrary to the independent self-interest of individual issuing banks to
forgo the ability to compete for merchant acceptance in the absence of an agreement with other issuing banks, managed by MasterCard, to similarly not compete.
169. In addition, MasterCard's rules and related contracts entered into before the MasterCard IPO constituted a horizontal agreement from which MasterCard and the member banks have never withdrawn. In changing its ownership structure at the time of the IPO, MasterCard did not take any affirmative action to end its existing anticompetitive arrangements, either by communicating to its members a decision to withdraw from the rules and agreements with its members or by taking any other steps to effectuate withdrawal from the rules and agreements. Nor did its members take any steps to withdraw from the rules and agreements or take any other steps to effectuate withdrawal from the rules and agreements.
170. Alternatively, after the MasterCard IPO, the Competitive Restraints constitute vertical agreements in restraint of trade.
171. As alleged above, MasterCard and its members jointly have market power in the market for merchant acceptance of debit cards.
172. Individually and in combination, the Competitive Restraints constitute an illegal agreement to fix price of acceptance of MasterCard-branded debit cards and to prevent the operation of and interfere with the competitive process with respect to the acceptance of debit cards, in violation of Section 1 of the Sherman Act.
173. MasterCard's Honor All Cards Rules support the illegal price-fixing arrangement by eliminating the ability of merchants to gain the benefits of competition among individual issuing banks. Under the Honor All Cards Rules, MasterCard affords merchants no choice but to accept MasterCard-branded cards from its issuing banks on an all-or-nothing basis. Each issuing bank's cards, however, are separate products that consumers choose among based upon
competition in terms among the issuing banks with respect to the individual terms and characteristics of those cards. The Honor All Cards Rules eliminate merchant acceptance as one of the areas of competition among issuing banks. By unlawfully forcing merchants to accept the MasterCard-branded cards of all issuing banks, the Honor All Cards Rule has the effect of fixing the prices of acceptance paid by merchants. But for the Honor All Cards Rule, competition among issuing banks for acceptance by merchants would lower the cost of acceptance.
174. MasterCard's Competitive Restraints, described above, further eliminate competition by removing the ability of merchants to gain the benefits of competition as to fees paid to particular issuing banks. Absent these rules, merchants would have been able to (and would continue to be able to) use a variety of competitive strategies, ranging from not accepting the cards of certain issuing banks or not accepting certain card types at certain locations, to offering benefits to consumers tendering certain card types of certain issuing banks. But for the Competitive Restraints, competition among issuing banks for acceptance, or favorable terms of acceptance, by merchants would lower the cost of acceptance for debit cards.
175. MasterCard's setting of default interchange fees for the acceptance of MasterCard-branded debit cards further prevents the cost of acceptance from being determined between each Plaintiff and the various individual issuing banks in a competitive market. Instead, MasterCard's supracompetitive interchange fees are set collectively by MasterCard in conjunction with or on behalf of all of its member issuing banks. Absent the setting of "default" interchange fees for MasterCard-branded debit cards by MasterCard and the other Competitive Restraints managed by MasterCard, issuing banks would compete for acceptance by lowering the cost of acceptance of the cards for each issuing bank.
176. The maximum debit interchange fees enacted by the Federal Reserve as a result of the Durbin Amendment have not eliminated the anticompetitive effects of MasterCard's setting of "default" interchange fees. While the damages suffered by Plaintiffs because of the imposition of supracompetitive debit interchange fees may be reduced by regulatory maximums, the interchange fees being levied on Plaintiffs by the combination are still higher than they would be if there were active competition for merchant acceptance. Accordingly, even after the enactment of maximum levels for debit interchange fees, Plaintiffs continue to suffer damage by being forced to pay supracompetitive interchange fees on MasterCard debit card transactions.
177. As alleged above, Plaintiffs have suffered antitrust injury as a result of the illegal restraints on the costs charged for acceptance of debit cards by merchants, which are the result of MasterCard's Competitive Restraints. The effect of these restraints has been to increase the cost of acceptance of debit cards paid by Plaintiffs, thereby injuring both Plaintiffs and consumers through higher costs and increased prices.

## PRAYER FOR RELIEF

WHEREFORE, Plaintiffs pray for relief and judgment as follows:
A. Judgment in favor of each Plaintiff and against each Defendant, in an amount to be determined at trial including, but not limited to, compensatory damages, trebled damages, and pre-judgment and post-judgment interest, as permitted by law;
B. An award of the cost of the suit, including a reasonable attorney's fee; and
C. Such other and further relief as the Court deems just, equitable, and proper.

## CLARICK GUERON REISBAUM LLP

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Attorneys for Plaintiffs

## JURY DEMAND

Plaintiffs demand trial by jury of all issues so triable.

## CLARICK GUERON REISBAUM LLP

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Attorneys for Plaintiffs

## EXHIBIT


EXHIBIT A

| Fashion Bug of Audubon, Inc. | Fashion Bug \#2944, Inc. | Lane Bryant Outlet \#4168, LLC |
| :---: | :---: | :---: |
| Charming Shoppes of Trenton, Inc. | Fashion Bug \#2945 of Medina, Inc. | Lane Bryant Outlet \#4171, LLC |
| Fashion Bug of Scranton Inc. | Fashion Bug \#2951, Inc. | Lane Bryant Outlet \#4174, Inc. |
| Fashion Bug of Harrisburg Inc. | Fashion Bug \#2954, Inc. | Lane Bryant Outlet \#4175, LLC |
| Fashion Bug of Franklin, Inc. | Fashion Bug \#2956, Inc. | Lane Bryant Outlet \#4179, LLC |
| Fashion Bug of Fairmont, Inc. | Fashion Bug \#2958, Inc. | Lane Bryant Outlet \#4182, LLC |
| Fashion Bug of Parkersburg, Inc. | Fashion Bug \#2959 of Buffalo, Inc. | Lane Bryant Outlet \#4183, LLC |
| Fashion Bug of Uniontown, Inc. | Fashion Bug \#2969, Inc. | Lane Bryant Outlet \#4184, LLC |
| Fashion Bug of Hazleton, Inc. | Fashion Bug \#2974, Inc. | Lane Bryant Outlet \#4185, LLC |
| Fashion Bug of Brunswick, Inc. | Fashion Bug \#2978, Inc. | Lane Bryant Outlet \#4186, Inc. |
| Fashion Bug of Hagerstown, Inc. | Fashion Bug \#2982, Inc. | Lane Bryant Outlet 4189, LLC |
| Fashion Bug of Ledgewood, Inc. | Fashion Bug \#2983, Inc. | Lane Bryant Outlet 4237, Inc. |
| Fashion Bug of Lebanon, Inc. | Fashion Bug \#2988, Inc. | Lane Bryant Outlet \#4239 of Riverhead, LLC |
| Fashion Bug of Pottsville, Inc. | Fashion Bug \#2989, Inc. | Lane Bryant Outlet \#4240, LLC |
| Fashion Bug of Sharon, Inc. | Fashion Bug \#2990, Inc. | Lane Bryant Outlet \#4254, LLC |
| Fashion Bug of Lewisburg, Inc. | Fashion Bug \#2995, Inc. | Lane Bryant Outlet \#4272, LLC |
| Fashion Bug of Honesdale, Inc. | Fashion Bug \#2998, Inc. | Lane Bryant Outlet \#4279, Inc. |
| Fashion Bug of Altoona, Inc. | Fashion Bug \#3001, Inc. | Lane Bryant Outlet \#4320, LLC |
| Fashion Bug of New Philadelphia, Inc. | Fashion Bug \#3005, Inc. | Lane Bryant Outlet \#4322, LLC |
| Fashion Bug of Edgewood, Inc. | Fashion Bug \#3006, Inc. | Lane Bryant Outlet 4324, Inc. |
| Fashion Bug of North Point, Inc. | Fashion Bug \#3008, Inc. | Lane Bryant Outlet \#4343, LLC |
| Fashion Bug \#84 of Queens, Inc. | Fashion Bug \#3011, Inc. | Lane Bryant \#4503, LLC |
| Fashion Bug of West Mifflin, Inc. | Fashion Bug \#3016, Inc. | Lane Bryant \#4504, LLC |
| Fashion Bug of Elkton, Inc. | Fashion Bug \#3018, Inc. | Lane Bryant \#4506, LLC |
| Fashion Bug of Weirton, Inc. | Fashion Bug \#3020, Inc. | Lane Bryant \#4509, LLC |
| Fashion Bug of Chillicothe, Inc. | Fashion Bug \#3023, Inc. | Lane Bryant 4510, Inc. |
| Fashion Bug of Chestertown, Inc. | Fashion Bug \#3030, Inc. | Lane Bryant \#4511, LLC |
| Fashion Bug of Morehead, Inc. | Fashion Bug \#3033, Inc. | Lane Bryant \#4512, LLC |
| Fashion Bug \#108, Inc. | Fashion Bug \#3034, Inc. | Lane Bryant \#4515, LLC |
| Fashion Bug of Fredericksburg, Inc. | Fashion Bug \#3040, Inc. | Lane Bryant \#4518, LLC |
| Fashion Bug of Cuyahoga Falls, Inc. | Fashion Bug \#3042, Inc. | Lane Bryant \#4519, LLC |
| Fashion Bug of Edwardsville, Inc. | Fashion Bug \#3044, Inc. | Lane Bryant \#4520, LLC |
| Fashion Bug of Sharonville, Inc. | Fashion Bug \#3046, Inc. | Lane Bryant 4521, Inc. |
| Fashion Bug of Portsmouth, Inc. | Fashion Bug \#3048 of Wellsville, Inc. | Lane Bryant \#4522, Inc. |


| Fashion Bug of Eldersburg, Inc. | Fashion Bug \#3049, Inc. | Lane Bryant 4523, LLC |
| :---: | :---: | :---: |
| Fashion Bug of Frankfort, Inc. | Fashion Bug \#3050, Inc. | Lane Bryant \#4524, LLC |
| Fashion Bug of Mt. Clemens, Inc. | Fashion Bug \#3052, Inc. | Lane Bryant \#4525, LLC |
| Fashion Bug of Paintsville, Inc. | Fashion Bug \#3054, Inc. | Lane Bryant \#4526, LLC |
| Fashion Bug of Youngstown, Inc. | Fashion Bug \#3057, Inc. | Lane Bryant \#4527, LLC |
| Fashion Bug of Pennsville, Inc. | Fashion Bug \#3058, Inc. | Lane Bryant \#4528, LLC |
| Fashion Bug \#141, Inc. | Fashion Bug \#3062, Inc. | Lane Bryant \#4529, LLC |
| Fashion Bug of Walnutport, Inc. | Fashion Bug \#3069, Inc. | Lane Bryant \#4530, LLC |
| Fashion Bug \#144, Inc. | Fashion Bug \#3078, Inc. | Lane Bryant \#4531, LLC |
| Fashion Bug of Warrenton, Inc. | Fashion Bug \#3079, Inc. | Lane Bryant 4532, LLC |
| Fashion Bug of Mount Pleasant, Inc. | Fashion Bug \#3081, Inc. | Lane Bryant \#4533, LLC |
| Fashion Bug of Norwin, Inc. | Fashion Bug \#3091, Inc. | Lane Bryant \#4535, LLC |
| Fashion Bug of Monroe, Inc. | Fashion Bug \#3092, Inc. | Lane Bryant 4536, Inc. |
| Fashion Bug of Belleville, Inc. | Fashion Bug \#3094, Inc. | Lane Bryant \#4539, LLC |
| Fashion Bug \#157, Inc. | Fashion Bug \#3099, Inc. | Lane Bryant \#4541, LLC |
| Fashion Bug of Warren, Inc. | Fashion Bug \#3102, Inc. | Lane Bryant \#4542, LLC |
| Fashion Bug of Maple Heights, Inc. | Fashion Bug \#3107, Inc. | Lane Bryant \#4543, LLC |
| Fashion Bug of Williamsport, Inc. | Fashion Bug \#3110, Inc. | Lane Bryant \#4544, LLC |
| Fashion Bug of Lansing, Inc. | Fashion Bug \#3114, Inc. | Lane Bryant \#4545, LLC |
| Fashion Bug of Monroeville, Inc. | Fashion Bug \#3115, Inc. | Lane Bryant \#4546, LLC |
| Fashion Bug of Tech Plaza, Inc. | Fashion Bug \#3116, Inc. | Lane Bryant \#4547, LLC |
| Fashion Bug of Apple Valley Square, Inc. | Fashion Bug \#3118, Inc. | Lane Bryant \#4548, LLC |
| Fashion Bug of Waynesburg, Inc. | Fashion Bug \#3120, Inc. | Lane Bryant 4549, Inc. |
| Fashion Bug of Danbury, Inc. | Fashion Bug \#3121, Inc. | Lane Bryant \#4551, LLC |
| Fashion Bug of East Mansfield, Inc. | Fashion Bug \#3122, Inc. | Lane Bryant 4553, LLC |
| Fashion Bug of Allentown, Inc. | Fashion Bug \#3123, Inc. | Lane Bryant \#4554, LLC |
| Fashion Bug of Clarion, Inc. | Fashion Bug \#3130, Inc. | Lane Bryant \#4555, LLC |
| Fashion Bug of Dunbar, Inc. | Fashion Bug \#3131, Inc. | Lane Bryant \#4556, LLC |
| Fashion Bug of Barberton, Inc. | Fashion Bug \#3133, Inc. | Lane Bryant \#4557, LLC |
| Fashion Bug of Fullerton, Inc. | Fashion Bug \#3134, Inc. | Lane Bryant \#4558, LLC |
| Fashion Bug of Devon, Inc. | Fashion Bug \#3137, Inc. | Lane Bryant \#4560, LLC |
| Fashion Bug of Reisterstown, Inc. | Fashion Bug \#3138, Inc. | Lane Bryant \#4561, LLC |
| Fashion Bug of Whitman Plaza, Inc. | Fashion Bug \#3139, Inc. | Lane Bryant \#4562, LLC |
| Fashion Bug of Cranberry, Inc. | Fashion Bug \#3140, Inc. | Lane Bryant \#4563, LLC |

EXHIBIT A

| Fashion Bug of Frackville, Inc. | Fashion Bug \#3143 of Norwich, Inc. | Lane Bryant \#4565, LLC |
| :---: | :---: | :---: |
| Fashion Bug of Aurora, Inc. | Fashion Bug \#3144, Inc. | Lane Bryant \#4566, LLC |
| Fashion Bug of Louisville, Inc. | Fashion Bug \#3148, Inc. | Lane Bryant \#4567, LLC |
| Fashion Bug of LaVale, Inc. | Fashion Bug \#3149, Inc. | Lane Bryant \#4568, LLC |
| Fashion Bug of Trumbull Plaza, Inc. | Fashion Bug \#3150, Inc. | Lane Bryant \#4569, LLC |
| Fashion Bug of Hamilton Square, Inc. | Fashion Bug \#3155, Inc. | Lane Bryant \#4570, LLC |
| Fashion Bug of Tunkhannock, Inc. | Fashion Bug \#3156, Inc. | Lane Bryant \#4571, LLC |
| Fashion Bug of Cape May, Inc. | Fashion Bug \#3159, Inc. | Lane Bryant \#4572, LLC |
| Fashion Bug of West Frankfort, Inc. | Fashion Bug \#3163, Inc. | Lane Bryant \#4573, LLC |
| Fashion Bug of Williamson, Inc. | Fashion Bug \#3164, Inc. | Lane Bryant \#4574, LLC |
| Fashion Bug of Clearview Mall, Inc. | Fashion Bug \#3166, Inc. | Lane Bryant \#4575, LLC |
| Fashion Bug of Ellwood City, Inc. | Fashion Bug \#3170, Inc. | Lane Bryant/Cacique \#4576, LLC |
| Fashion Bug \#258, Inc. | Fashion Bug \#3171, Inc. | Lane Bryant 4577, Inc. |
| Fashion Bug of Bond, Inc. | Fashion Bug \#3172, Inc. | Lane Bryant 4578, Inc. |
| Fashion Bug of Fairfield, Inc. | Fashion Bug \#3173, Inc. | Lane Bryant \#4579, LLC |
| Fashion Bug \#263, Inc. | Fashion Bug \#3174, Inc. | Lane Bryant \#4580, LLC |
| Fashion Bug \#265, Inc. | Fashion Bug \#3177, Inc. | Lane Bryant \#4581, LLC |
| Fashion Bug of Bridgeview, Inc. | Fashion Bug \#3179, Inc. | Lane Bryant \#4582, LLC |
| Fashion Bug \#279, Inc. | Fashion Bug \#3180, Inc. | Lane Bryant \#4583, LLC |
| Fashion Bug of Alpena, Inc. | Fashion Bug \#3183, Inc. | Lane Bryant \#4584, LLC |
| Fashion Bug of East Side Plaza, Inc. | Fashion Bug \#3187, Inc. | Lane Bryant \#4585, LLC |
| Fashion Bug of Dearborn, Inc. | Fashion Bug \#3189, Inc. | Lane Bryant \#4586, LLC |
| Fashion Bug of MacDade, Inc. | Fashion Bug \#3194, Inc. | Lane Bryant/Cacique \#4589, LLC |
| Fashion Bug of Iroquois Manor, Inc. | Fashion Bug \#3195, Inc. | Lane Bryant/Cacique \#4590, LLC |
| Fashion Bug of Dover Plaza, Inc. | Fashion Bug \#3196, Inc. | Lane Bryant/Cacique \#4591, LLC |
| F.B. Women's Apparel of Oneonta, Inc. | Fashion Bug \#3198, Inc. | Lane Bryant/Cacique \#4592 of Vestal, LLC |
| Fashion Bug of Rogers Plaza, Inc. | Fashion Bug \#3199, Inc. | Lane Bryant/Cacique \#4593, LLC |
| Fashion Bug of Middlesboro, Inc. | Fashion Bug \#3200, Inc. | Lane Bryant \#4594, LLC |
| Fashion Bug of College Square, Inc. | Fashion Bug \#3201, Inc. | Lane Bryant/Cacique \#4595, LLC |
| Fashion Bug of Howell, Inc. | Fashion Bug \#3202, Inc. | Lane Bryant \#4596, LLC |
| Fashion Bug of Woodbridge, Inc. | Fashion Bug \#3203, Inc. | Lane Bryant/Cacique \#4597, LLC |
| Fashion Bug of Bordentown, Inc. | Fashion Bug \#3206, Inc. | Lane Bryant/Cacique \#4598, LLC |
| Fashion Bug of Toms River, Inc. | Fashion Bug \#3209, Inc. | Lane Bryant \#4599, LLC |
| Fashion Bug of Kent, Inc. | Fashion Bug \#3210, Inc. | Lane Bryant \#4600, LLC |

EXHIBIT A

| Fashion Bug of Wharton Square, Inc. | Fashion Bug \#3212, Inc. | Lane Bryant/Cacique \#4601, LLC |
| :---: | :---: | :---: |
| Fashion Bug of Saginaw, Inc. | Fashion Bug \#3213, Inc. | Lane Bryant/Cacique \#4602, LLC |
| Fashion Bug \#336, Inc. | Fashion Bug \#3214, Inc. | Lane Bryant/Cacique \#4603, LLC |
| Fashion Bug of Fall River, Inc. | Fashion Bug \#3215, Inc. | Lane Bryant/Cacique 4604, LLC |
| Fashion Bug of North Adams, Inc. | Fashion Bug \#3216, Inc. | Lane Bryant/Cacique \#4605, LLC |
| Fashion Bug of Norwell, Inc. | Fashion Bug \#3224, Inc. | Lane Bryant/Cacique \#4606, LLC |
| Fashion Bug of Lower Burrell, Inc. | Fashion Bug \#3225, Inc. | Lane Bryant/Cacique \#4608, LLC |
| Fashion Bug of Lakemore Plaza, Inc. | Fashion Bug \#3226 of Auburn, Inc. | Lane Bryant/Cacique \#4609, LLC |
| Fashion Bug of Glen Burnie, Inc. | Fashion Bug \#3227, Inc. | Lane Bryant \#4610, LLC |
| Fashion Bug of Cottman, Inc. | Fashion Bug \#3229, Inc. | Lane Bryant \#4612, LLC |
| Fashion Bug of North Brunswick, Inc. | Fashion Bug \#3232, Inc. | Lane Bryant/Cacique \#4614, LLC |
| Fashion Bug of East Park, Inc. | Fashion Bug \#3233, Inc. | Lane Bryant \#4616, LLC |
| Fashion Bug of Cambridge, Inc. | Fashion Bug \#3234, Inc. | Lane Bryant \#4617, LLC |
| Fashion Bug of Peoria, Inc. | Fashion Bug \#3235, Inc. | Lane Bryant/Cacique 4619, Inc. |
| F.B. Women's Apparel of Delmar, Inc. | Fashion Bug \#3236, Inc. | Lane Bryant \#4620 of Saratoga County, LLC |
| Fashion Bug of Salem, Inc. | Fashion Bug \#3237, Inc. | Lane Bryant \#4622, LLC |
| F.B. Women's Apparel of Depew, Inc. | Fashion Bug \#3239, Inc. | Lane Bryant/Cacique \#4623, LLC |
| Fashion Bug of Ravenswood, Inc. | Fashion Bug \#3240, Inc. | Lane Bryant/Cacique \#4625, LLC |
| Fashion Bug of Thorndale, Inc. | Fashion Bug \#3241, Inc. | Lane Bryant/Cacique \#4630, LLC |
| Fashion Bug of Garfield Heights, Inc. | Fashion Bug \#3243, Inc. | Lane Bryant/Cacique \#4632, LLC |
| F.B. Women's Apparel of Panorama Plaza, Inc. | Fashion Bug \#3246, Inc. | Lane Bryant \#4633, LLC |
| Fashion Bug of Des Plaines, Inc. | Fashion Bug \#3248, Inc. | Lane Bryant \#4634, LLC |
| Fashion Bug of Lynn, Inc. | Fashion Bug \#3249, Inc. | Lane Bryant/Cacique 4636, Inc. |
| Fashion Bug of Totowa, Inc. | Fashion Bug \#3250, Inc. | Lane Bryant \#4638, LLC |
| Fashion Bug of Bethlehem, Inc. | Fashion Bug \#3251, Inc. | Lane Bryant/Cacique \#4640, LLC |
| Fashion Bug of Midway, Inc. | Fashion Bug \#3253, Inc. | Lane Bryant \#4641, LLC |
| Fashion Bug of 640 Plaza, Inc. | Fashion Bug \#3254, Inc. | Lane Bryant \#4643, LLC |
| Fashion Bug of Manahawkin, Inc. | Fashion Bug \#3255, Inc. | Lane Bryant/Cacique \#4644, LLC |
| Fashion Bug of Troy, Inc. | Fashion Bug \#3259, Inc. | Lane Bryant/Cacique \#4645, LLC |
| Fashion Bug \#418, Inc. | Fashion Bug \#3260, Inc. | Lane Bryant \#4646 of Horseheads, LLC |
| Fashion Bug of Amherst, Inc. | Fashion Bug \#3263, Inc. | Lane Bryant \#4647, LLC |
| Fashion Bug of St. Clair Shores, Inc. | Fashion Bug \#3265, Inc. | Lane Bryant/Cacique \#4648, LLC |
| Fashion Bug of Kutztown, Inc. | Fashion Bug \#3267, Inc. | Lane Bryant/Cacique 4649, Inc. |
| Fashion Bug of New Holland, Inc. | Fashion Bug \#3274, Inc. | Lane Bryant/Cacique \#4650, LLC |

EXHIBIT A

| Fashion Bug of Cleveland, Inc. | Fashion Bug \#3278, Inc. | Lane Bryant \#4652, LLC |
| :---: | :---: | :---: |
| Fashion Bug of Stratford, Inc. | Fashion Bug \#3280, Inc. | Lane Bryant \#4654, LLC |
| Fashion Bug of Valley Plaza, Inc. | Fashion Bug \#3281 of Syracuse, Inc. | Lane Bryant \#4655, LLC |
| Fashion Bug of Webster, Inc. | Fashion Bug \#3284 of Poughkeepsie, Inc. | Lane Bryant \#4656, LLC |
| Fashion Bug of Williamstown, Inc. | Fashion Bug \#3286, Inc. | Lane Bryant \#4657, LLC |
| Fashion Bug of Revere, Inc. | Fashion Bug \#3288, Inc. | Lane Bryant/Cacique \#4659, LLC |
| Fashion Bug of East Hartford, Inc. | Fashion Bug \#3289, Inc. | Lane Bryant/Cacique \#4660, LLC |
| Fashion Bug of Springfield Plaza, Inc. | Fashion Bug \#3290, Inc. | Lane Bryant/Cacique \#4661, LLC |
| Fashion Bug of Johnston, Inc. | Fashion Bug \#3291, Inc. | Lane Bryant \#4664, LLC |
| Fashion Bug of Bolingbrook, Inc. | Fashion Bug \#3292, Inc. | Lane Bryant \#4665, LLC |
| Fashion Bug of Lynchburg, Inc. | Fashion Bug \#3296, Inc. | Lane Bryant/Cacique \#4667, LLC |
| Fashion Bug of Manchester, N.H., Inc. | Fashion Bug \#3297, Inc. | Lane Bryant/Cacique \#4668, LLC |
| Fashion Bug \#455, Inc. | Fashion Bug \#3299, Inc. | Lane Bryant/Cacique \#4671, LLC |
| Fashion Bug of Midland Plaza, Inc. | Fashion Bug \#3300, Inc. | Lane Bryant/Cacique \#4672, LLC |
| Fashion Bug of Sturgis, Inc. | Fashion Bug \#3301, Inc. | Lane Bryant \#4676, LLC |
| Fashion Bug of Nashville, Inc. | Fashion Bug \#3304, Inc. | Lane Bryant \#4677, LLC |
| Fashion Bug of Freehold, Inc. | Fashion Bug \#3307, Inc. | Lane Bryant 4679, Inc. |
| Fashion Bug of Mayfair, Inc. | Fashion Bug \#3310, Inc. | Lane Bryant \#4680, LLC |
| Fashion Bug \#471, Inc. | Fashion Bug \#3311, Inc. | Lane Bryant/Cacique \#4681, LLC |
| Fashion Bug of Raynham, Inc. | Fashion Bug \#3315, Inc. | Lane Bryant/Cacique \#4683, LLC |
| Fashion Bug of Huntington Plaza, Inc. | Fashion Bug \#3318, Inc. | Lane Bryant \#4685, LLC |
| Fashion Bug of Highland Ridge, Inc. | Fashion Bug \#3319, Inc. | Lane Bryant 4688, Inc. |
| Fashion Bug of North East, Inc. | Fashion Bug \#3321, Inc. | Lane Bryant/Cacique 4689, Inc. |
| Fashion Bug of Cromwell Field, Inc. | Fashion Bug \#3322, Inc. | Lane Bryant \#4691, LLC |
| Fashion Bug of Culpepper, Inc. | Fashion Bug \#3323, Inc. | Lane Bryant/Cacique \#4692, LLC |
| Fashion Bug of Panama City, Inc. | Fashion Bug \#3324, Inc. | Lane Bryant \#4693, LLC |
| Fashion Bug of Palm Harbor, Inc. | Fashion Bug \#3330, Inc. | Lane Bryant \#4694, LLC |
| Fashion Bug of Glen Ellyn, Inc. | Fashion Bug \#3331, Inc. | Lane Bryant \#4696, LLC |
| Fashion Bug of Forest Plaza, Inc. | Fashion Bug \#3332, Inc. | Lane Bryant \#4697, LLC |
| Fashion Bug of Front Royal, Inc. | Fashion Bug \#3333, Inc. | Lane Bryant \#4700, LLC |
| Fashion Bug of Mason City, Inc. | Fashion Bug \#3336, Inc. | Lane Bryant/Cacique \#4701, LLC |
| Fashion Bug of New Britain, Inc. | Fashion Bug \#3337, Inc. | Lane Bryant/Cacique \#4702, LLC |
| Fashion Bug of Kedzie, Inc. | Fashion Bug \#3338, Inc. | Lane Bryant \#4705, LLC |
| Fashion Bug of Joliet, Inc. | Fashion Bug \#3339, Inc. | Lane Bryant \#4706, LLC |

EXHIBIT A

| Fashion Bug of Marquette, Inc. | Fashion Bug \#3340, Inc. | Lane Bryant \#4709, LLC |
| :---: | :---: | :---: |
| Fashion Bug of Struthers, Inc. | Fashion Bug \#3341 of Lockport, Inc. | Lane Bryant \#4710, LLC |
| Fashion Bug \#508, Inc. | Fashion Bug \#3343, Inc. | Lane Bryant \#4711, LLC |
| Fashion Bug of Lewiston, Inc. | Fashion Bug \#3344, Inc. | Lane Bryant \#4714, LLC |
| Fashion Bug of Warren Plaza, Inc. | Fashion Bug \#3345, Inc. | Lane Bryant \#4719, LLC |
| Fashion Bug of Montpelier, Inc. | Fashion Bug \#3346, Inc. | Lane Bryant/Cacique \#4720, LLC |
| Fashion Bug of Taylor, Inc. | Fashion Bug \#3348, Inc. | Lane Bryant 4723, Inc. |
| Fashion Bug of Speedway Shopping Center, Inc. | Fashion Bug \#3349, Inc. | Lane Bryant/Cacique \#4724, LLC |
| Fashion Bug \#519, Inc. | Fashion Bug \#3351 of Rochester, Inc. | Lane Bryant \#4727, LLC |
| Fashion Bug \#520, Inc. | Fashion Bug \#3352, Inc. | Lane Bryant \#4733, LLC |
| Fashion Bug of Wilmington, Inc. | Fashion Bug \#3353, Inc. | Lane Bryant \#4734, INC. |
| Fashion Bug of Virginia Beach, Inc. | Fashion Bug \#3359, Inc. | Lane Bryant \#4736, LLC |
| Fashion Bug of Lorain, Inc. | Fashion Bug \#3361, Inc. | Lane Bryant \#4737, LLC |
| Fashion Bug of Gibbstown, Inc. | Fashion Bug \#3362, Inc. | Lane Bryant 4740, Inc. |
| Fashion Bug \#527, Inc. | Fashion Bug \#3364, Inc. | Lane Bryant \#4741, LLC |
| Fashion Bug of Rivertowne Commons, Inc. | Fashion Bug \#3366, Inc. | Lane Bryant \#4742, LLC |
| Fashion Bug of Bristol, Inc. | Fashion Bug \#3373, Inc. | Lane Bryant \#4743, LLC |
| Fashion Bug of Patchogue, Inc. | Fashion Bug \#3379, Inc. | Lane Bryant \#4744, Inc. |
| Fashion Bug 534, Inc. | Fashion Bug \#3380, Inc. | Lane Bryant \#4745, LLC |
| Fashion Bug of Somers Point, Inc. | Fashion Bug \#3381, Inc. | Lane Bryant \#4749, Inc. |
| Fashion Bug \#538, Inc. | Fashion Bug \#3382, Inc. | Lane Bryant \#4750, LLC |
| Fashion Bug of University Plaza, Inc. | Fashion Bug \#3383, Inc. | Lane Bryant \#4751, LLC |
| Fashion Bug of Riverside Square, Inc. | Fashion Bug \#3384, Inc. | Lane Bryant \#4752, LLC |
| Fashion Bug \#545, Inc. | Fashion Bug \#3385, Inc. | Lane Bryant \#4753, LLC |
| Fashion Bug of Bristol, CT, Inc. | Fashion Bug \#3386, Inc. | Lane Bryant \#4754, LLC |
| Fashion Bug \#548, Inc. | Fashion Bug \#3388, Inc. | Lane Bryant \#4756, LLC |
| Fashion Bug of N. Roanoke, Inc. | Fashion Bug \#3390, Inc. | Lane Bryant \#4759, LLC |
| Fashion Bug of Waukegan, Inc. | Fashion Bug \#3392, Inc. | Lane Bryant \#4760, LLC |
| Fashion Bug of Charlottesville, Inc. | Fashion Bug \#3393, Inc. | Lane Bryant \#4761, Inc. |
| Fashion Bug of Gorham, Inc. | Fashion Bug \#3395, Inc. | Lane Bryant \#4762, LLC |
| Fashion Bug \#560 of Gloversville, Inc. | Fashion Bug \#3396, Inc. | Lane Bryant \#4763, LLC |
| Fashion Bug \#562, Inc. | Fashion Bug \#3397, Inc. | Lane Bryant \#4764, LLC |
| Fashion Bug \#564, Inc. | Fashion Bug \#3402, Inc. | Lane Bryant \#4765, Inc. |
| Fashion Bug \#566, Inc. | Fashion Bug \#3403, Inc. | Lane Bryant 4766, Inc. |

EXHIBIT A
ashion Bug \#3405 of Riverhead, Inc. ashion Bug \#3407, Inc.
ashion Bug \#3408 of Hamburg, Inc.

Fashion Bug \#3411, Inc.
Fashion Bug \#3413, Inc.
Fashion Bug \#3414, Inc. Fashion Bug \#3415, Inc. Fashion Bug \#3416, Inc.
 Fashion Bug \#3422, Inc. Fashion Bug \#3423, Inc.
 Fashion Bug \#3425, Inc.


 Fashion Bug \#3432, Inc.
 Fashion Bug \#3435, Inc. ashion Bug \#3440, Inc. Fashion Bug \#3441, Inc. Fashion Bug \#3443, Inc. Fashion Bug \#3445, Inc.
 Fashion Bug \#3448, Inc. Fashion Bug \#3450, Inc.
 Fashion Bug \#3452, Inc. ashion Bug \#3453, Inc.

 Fashion Bug \#3457, Inc. | Lane Bryant \#4768, LLC |
| :--- |
| Lane Bryant \#4769, LLC |
| Lane Bryant \#4770, LLC |




 Lane Bryant \#4776, LLC Lane Bryant \#4777, LLC
 Lane Bryant \#4779, Inc. Lane Bryant \#4780, LLC


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 Lane Bryant \#4802, LLC
 Lane Bryant \#4810, LLC Catherines \#5013, LLC Catherines \#5014, LLC Catherines \#5016, LLC
Catherines \#5022, LLC Catherines \#5023, LLC
 Catherines \#5037, LLC
 Catherines \#5044, LLC Catherines \#5052, Inc. Catherines \#5053, LLC Catherines \#5054, LLC
Catherines \#5058, LLC Catherines \#5063, LLC

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& \hline \text { Fashion Bug \#3458, Inc. } \\
& \hline \text { Fashion Bug \#3462, Inc. }
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& \text { Fashion Bug \#3462, Inc. } \\
& \text { Fashion Bug \#3463, Inc. } \\
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Fashion Bug \#3464, Inc.
Fashion Bug \#3470, Inc.
Fashion Bug \#3471, Inc.
Fashion Bug \#3472, Inc.
Fashion Bug \#3473, Inc.
ashion Bug \#3474, Inc.
Fashion Bug \#3475, Inc.
Fashion Bug \#3477, Inc.
Fashion Bug \#3479, Inc.
Fashion Bug \#3483, Inc.
ashion Bug \#3485, Inc.
Fashion Bug \#3486, Inc.

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& \text { ashion Bug \#3486, Inc. } \\
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Fashion Bug \#3492, Inc.
Fashion Bug \#3493, Inc.
Fashion Bug \#3494, Inc.
Fashion Bug \#3495, Inc.

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& \text { Fashion Bug \#3496, Inc. } \\
& \hline \text { Fashion Bus \#3498 Inc }
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ashion Bug \#3498, Inc.

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& \text { Fashion Bug \#3501 of M } \\
& \hline \text { Fashion Bug \#3503, Inc. } \\
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Fashion Bug \#3501 of Middletown, Inc.
Fashion Bug \#3504, Inc.
Fashion Bug \#3507, Inc.
Fashion Bug \#3512, Inc.

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& \text { ashion Bug \#3513, Inc. } \\
& \text { ashion Bug \#3514, Inc. }
\end{aligned}
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Fashion Bug \#3515, Inc.
Fashion Bug \#3516, Inc.
Fashion Bug \#3521, Inc.
Fashion Bug \#3522 of Clarence, Inc.
Fashion Bug \#3525, Inc.
Fashion Bug \#3526, Inc. Fashion Bug \#3527, Inc. Fashion Bug \#3530, Inc. Fashion Bug \#3535, Inc. ashion Bug \#3536, Inc. Fashion Bug \#3537, Inc.
 ashion Bug \#3540, Inc.

 Fashion Bug \#3547, Inc.

 Fashion Bug \#3553, Inc.

 Fashion Bug \#3559, Inc.






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 Fashion Bug \#3587, Inc. Fashion Bug \#3587, Inc.

| Fashion Bug \#2015, Inc. | Fashion Bug \#3588, Inc. | Catherines \#5376, Inc. |
| :---: | :---: | :---: |
| Fashion Bug \#2018, Inc. | Fashion Bug \#3589, Inc. | Catherines \#5377, Inc. |
| Fashion Bug \#2020, Inc. | Fashion Bug \#3591, Inc. | Catherines \#5378, Inc. |
| Fashion Bug \#2021, Inc. | Fashion Bug \#3592, Inc. | Catherines \#5380, Inc. |
| Fashion Bug \#2022, Inc. | Fashion Bug \#3593, Inc. | Catherines \#5382 of Vestal, Inc. |
| Fashion Bug \#2023 Inc. | Fashion Bug \#3594, Inc. | Catherines \#5384, Inc. |
| Fashion Bug \#2027, Inc. | Fashion Bug \#3595, Inc. | Catherines \#5387, Inc. |
| Fashion Bug \#2028, Inc. | Fashion Bug \#3596, Inc. | Catherines \#5388, Inc. |
| Fashion Bug \#2029, Inc. | Fashion Bug \#3597, Inc. | Catherines \#5390, Inc. |
| Fashion Bug \#2031, Inc. | Fashion Bug \#3598, Inc. | Catherines \#5396, Inc. |
| Fashion Bug \#2030, Inc. | Fashion Bug \#3599, Inc. | Catherines \#5397, Inc. |
| Fashion Bug \#2032, Inc. | Fashion Bug \#3600, Inc. | Catherines \#5402, Inc. |
| Fashion Bug \#2034, Inc. | Fashion Bug \#3601, Inc. | Catherines 5405, Inc. |
| Fashion Bug \#2036, Inc. | Fashion Bug \#3602, Inc. | Catherines 5406, Inc. |
| Fashion Bug \#2037, Inc. | Fashion Bug \#3603, Inc. | Catherines \#5407, Inc. |
| Fashion Bug \#2040, Inc. | Fashion Bug \#3604, Inc. | Catherines \#5408, Inc. |
| Fashion Bug of University Mall, Inc. | Fashion Bug \#3605, Inc. | Catherines \#5410, Inc. |
| Fashion Bug \#2043, Inc. | Fashion Bug \#3607, Inc. | Catherines \#5411, Inc. |
| Fashion Bug \#2044, Inc. | Fashion Bug \#3608, Inc. | Catherines \#5413 of Dewitt, Inc. |
| Fashion Bug \#2045 of East Greenbush, Inc. | Fashion Bug \#3609, Inc. | Catherines \#5416, Inc. |
| Fashion Bug \#2047, Inc. | Fashion Bug \#3610, Inc. | Catherines \#5420, LLC |
| Fashion Bug \#2049, Inc. | Fashion Bug \#3611, Inc. | Catherines \#5427, Inc. |
| Fashion Bug \#2050 of Massena, Inc. | Fashion Bug \#3612, Inc. | Catherines \#5428, Inc. |
| Fashion Bug \#2051, Inc. | Fashion Bug \#3613, Inc. | Catherines \#5432, Inc. |
| Fashion Bug \#2052, Inc. | Fashion Bug \#3614, Inc. | Catherines \#5434, LLC |
| Fashion Bug \#2053, Inc. | Fashion Bug \#3615 of Olean, Inc. | Catherines \#5550, Inc. |
| Fashion Bug \#2057, Inc. | Fashion Bug \#3616, Inc. | Catherines \#5552, Inc. |
| Fashion Bug \#2058, Inc. | Fashion Bug \#3617, Inc. | Catherines \#5553, Inc. |
| Fashion Bug \#2063, Inc. | Fashion Bug \#3619, Inc. | Catherines \#5555, Inc. |
| Fashion Bug \#2070 of Brooklyn, Inc. | Fashion Bug \#3621, Inc. | Catherines \#5556, Inc. |
| Fashion Bug \#2072 of Islandia, Inc. | Fashion Bug \#3622, Inc. | Catherines \#5557, LLC |
| Fashion Bug \#2074, Inc. | Fashion Bug \#3623, Inc. | Catherines \#5558, LLC |
| Fashion Bug \#2075, Inc. | Fashion Bug \#3624, Inc. | Catherines \#5559, LLC |
| Fashion Bug \#2077, Inc. | Fashion Bug \#3625, Inc. | Catherines \#5560, LLC |

Catherines \#5561, LLC Catherines \#5563, LLC
 Catherines \#5566, LLC Catherines \#5567, LLC Catherines \#5568, LLC Catherines 5569, Inc. Catherines \#5570, LLC
 Catherines \#5572, LLC Catherines \#5573, LLC
 Catherines \#5575, LLC Catherines \#5578, LLC Catherines \#5579, LLC Catherines \#5582, LLC Can 5644 Inc Catherines \#5644, Inc. Catherines 5647, Inc. Catherines \#5648, Inc. Catherines \#5687, LLC
Catherines \#5702, LLC Catherines \#5702, LLC
 Catherines \#5713, Inc. Catherines \#5717, LLC
 Catherines \#5724, LLC Catherines \#5725, Inc. Catherines 5738, Inc. Catherines 5741, Inc.
Catherines 5742, Inc. Catherines \#5743, Inc.

| Fashion Bug \#2134, Inc. | Fashion Bug \#3667, LLC | Catherines \#5745, Inc. |
| :---: | :---: | :---: |
| Fashion Bug \#2137, Inc. | Fashion Bug \#3661, LLC | Catherines \#5746, Inc. |
| Fashion Bug \#2139, Inc. | Fashion Bug \#3662, LLC | Catherines \#5748, Inc. |
| Fashion Bug \#2141, Inc. | Fashion Bug \#3665, LLC | Catherines \#5749 of Clay, Inc. |
| Fashion Bug \#2145, Inc. | Fashion Bug \#3668, LLC | Catherines \#5751, LLC |
| Fashion Bug \#2147, Inc. | Fashion Bug 3669, Inc. | Catherines \#5753, Inc. |
| Fashion Bug \#2148, Inc. | Fashion Bug \#3671, LLC | Catherines \#5757, Inc. |
| Fashion Bug \#2149, Inc. | Fashion Bug \#3673, LLC | Catherines \#5772, LLC |
| Fashion Bug \#2150, Inc. | Fashion Bug \#3670, LLC | Catherines \#5781, LLC |
| Fashion Bug \#2151, Inc. | Fashion Bug \#3674, LLC | Catherines \#5784, LLC |
| Fashion Bug \#2154, Inc. | Fashion Bug \#3677, LLC | Catherines \#5785, LLC |
| Fashion Bug \#2155, Inc. | Fashion Bug \#3678, LLC | Catherines \#5786, LLC |
| Fashion Bug \#2156, Inc. | Fashion Bug \#3680, LLC | Catherines \#5788, LLC |
| Fashion Bug \#2157 of Oneida, Inc. | Fashion Bug \#3679, LLC | Catherines \#5791, LLC |
| Fashion Bug \#2158, Inc. | Fashion Bug \#3682, LLC | Catherines \#5793, Inc. |
| Fashion Bug \#2162, Inc. | Fashion Bug \#3685, LLC | Catherines \#5794 of Pittsford, Inc. |
| Fashion Bug \#2166, Inc. | Fashion Bug 3690, LLC | Catherines \#5796 of Poughkeepsie, Inc. |
| Fashion Bug \#2169, Inc. | Fashion Bug 3694, Inc. | Catherines \#5802, LLC |
| Fashion Bug \#2170, Inc. | Fashion Bug \#3695, LLC | Catherines \#5808, LLC |
| Fashion Bug \#2171, Inc. | Fashion Bug 3697, Inc. | Catherines \#5812, Inc. |
| Fashion Bug \#2173, Inc. | Fashion Bug \#3704, LLC | Catherines \#5814, LLC |
| Fashion Bug \#2174, Inc. | Fashion Bug \#3705, LLC | Catherines \#5816, LLC |
| Fashion Bug \#2175, Inc. | Fashion Bug \#3706, LLC | Catherines \#5817 of Amherst, LLC |
| Fashion Bug \#2181, Inc. | Fashion Bug \#3708, LLC | Catherines \#5819, Inc. |
| Fashion Bug \#2182, Inc. | Fashion Bug \#3709, LLC | Catherines \#5824, LLC |
| Fashion Bug \#2183, Inc. | Fashion Bug 3711, Inc. | Catherines 5832, Inc. |
| Fashion Bug \#2184 of Webster, Inc. | Fashion Bug \#3712, LLC | Catherines 5834, Inc. |
| Fashion Bug \#2185, Inc. | Fashion Bug \#3713, LLC | Catherines \#5837, LLC |
| Fashion Bug \#2186, Inc. | Fashion Bug \#3684, LLC | Catherines \#5845, Inc. |
| Fashion Bug \#2187, Inc. | Fashion Bug \#3686, LLC | Catherines \#5848, Inc. |
| Fashion Bug \#2189, Inc. | Fashion Bug \#3689 of Johnstown, LLC | Catherines \#5849, Inc. |
| Fashion Bug \#2190, Inc. | Fashion Bug \#3691, LLC | Catherines \#5857, Inc. |
| Fashion Bug \#2192, Inc. | Fashion Bug 3692, Inc. | Catherines \#5858, Inc. |
| Fashion Bug \#2193, Inc. | Fashion Bug \#3724, LLC | Catherines \#5859, Inc. |


| Fashion Bug \#2 194, Inc. | Fashion Bug \#3726, LLC | Catherines \#5861, Inc. |
| :---: | :---: | :---: |
| Fashion Bug \#2 195, Inc. | Fashion Bug \#3728, LLC | Catherines \#5863, Inc. |
| Fashion Bug \#2196 of Newark, Inc. | Fashion Bug \#3729, LLC | Catherines \#5867, Inc. |
| Fashion Bug \#2 199, Inc. | Fashion Bug \#3730, LLC | Catherines \#5871, Inc. |
| Fashion Bug \#2203, Inc. | Fashion Bug \#3735, LLC | Catherines \#5873, Inc. |
| Fashion Bug \#2204 of Hornell, Inc. | Fashion Bug \#3739, LLC | Catherines \#5874, Inc. |
| Fashion Bug \#2206, Inc. | Fashion Bug \#3740, LLC | Catherines \#5875, Inc. |
| Fashion Bug \#2209, Inc. | Fashion Bug \#3696, LLC | Catherines \#5876, Inc. |
| Fashion Bug \#2210 of Kingston, Inc. | Fashion Bug \#3701, LLC | Catherines \#5879, Inc. |
| Fashion Bug \#2212, Inc. | Fashion Bug \#3702, LLC | Catherines \#5881, Inc. |
| Fashion Bug \#2214, Inc. | Fashion Bug \#3703, LLC | Catherines \#5885, Inc. |
| Fashion Bug \#2215, Inc. | Fashion Bug \#3707, LLC | Catherines \#5889, Inc. |
| Fashion Bug \#2220, Inc. | Fashion Bug \#3710, LLC | Catherines \#5890, Inc. |
| Fashion Bug \#2221, Inc. | Fashion Bug 3714, Inc. | Catherines \#5893, Inc. |
| Fashion Bug \#2222, Inc. | Fashion Bug \#3716, LLC | Catherines \#5951, LLC |
| Fashion Bug \#2224, Inc. | Fashion Bug \#3723, LLC | Catherines \#5952, LLC |
| Fashion Bug \#2226, Inc. | Fashion Bug \#3725, LLC | Catherines \#5955, LLC |
| Fashion Bug \#2227, Inc. | Fashion Bug \#3734, LLC | Catherines \#5956, LLC |
| Fashion Bug \#2228, Inc. | Fashion Bug \#3736, LLC | Catherines \#5957, LLC |
| Fashion Bug \#2230, Inc. | Fashion Bug 3741, Inc. | Catherines \#5958, LLC |
| Fashion Bug \#2231, Inc. | Fashion Bug \#3742, LLC | Catherines \#5959, LLC |
| Fashion Bug \#2232, Inc. | Fashion Bug \#3743, LLC | Catherines \#5960, LLC |
| Fashion Bug \#2233, Inc. | Fashion Bug \#3744, LLC | Catherines \#5961, LLC |
| Fashion Bug \#2235, Inc. | Fashion Bug \#3745, LLC | Catherines \#5962, LLC |
| Fashion Bug \#2237, Inc. | Fashion Bug \#3746, LLC | Catherines \#5963, LLC |
| Fashion Bug \#2238, Inc. | Fashion Bug \#3747, LLC | Catherines \#5965, LLC |
| Fashion Bug \#2239, Inc. | Fashion Bug \#3748, LLC | Catherines \#5966, LLC |
| Fashion Bug \#2240, Inc. | Fashion Bug \#3749, LLC | Catherines \#5967, LLC |
| Fashion Bug \#2242, Inc. | Fashion Bug \#3751, LLC | Catherines \#5968, LLC |
| Fashion Bug \#2243, Inc. | Fashion Bug \#3753, LLC | Catherines \#5969, LLC |
| Fashion Bug \#2244 of Canandaigua, Inc. | Fashion Bug \#3754, LLC | Catherines 5970, LLC |
| Fashion Bug \#2245, Inc. | Fashion Bug \#3755, LLC | Catherines \#5971, LLC |
| Fashion Bug \#2247, Inc. | Fashion Bug 3756, Inc. | Catherines \#5972, LLC |
| Fashion Bug \#2249, Inc. | Fashion Bug 3757, Inc. | Catherines \#5973, LLC |

EXHIBIT A
ashion Bug \#3758, LLC

Fashion Bug \#3759, LLC | Catherines \#5974, LLC |
| :--- |
| Catherines 5975, Inc. |
| Catherines \#5976, LLC |

 Catherines \#5979, LLC Catherines \#5980, LLC Catherines \#5983, LLC Lane Bryant \#6004, LLC
 Lane Bryant \#6012, LLC Lane Bryant \#6013, LLC Lane Bryant \#6017, LLC Lane Bryant \#6019, LLC Lane Bryant \#6032, LLC Lane Bryant 6038, Inc. Lane Bryant \#6041, LLC Lane Bryant 6042, Inc. Lane Bryant 6044, Inc. Lane Bryant 6045, Inc. Lane Bryant \#6046, LLC Lane Bryant \#6051, LLC Lane Bryant \#6053, LLC Lane Bryant \#6059, LLC Lane Bryant \#6065, LLC Lane Bryant 6067, Inc. Lane Bryant \#6078, LLC Lane Bryant \#6083, Inc. Lane Bryant \#6097, LLC Lane Bryant \#6116, LLC Lane Bryant \#6118, LLC Lane Bryant \#6120, Inc.
Lane Bryant 6122, Inc.

| Fashion Bug \#2254, Inc. | Fashion Bug \#3758, LLC | Catherines \#5974, LLC |
| :---: | :---: | :---: |
| Fashion Bug \#2255, Inc. | Fashion Bug \#3759, LLC | Catherines 5975, Inc. |
| Fashion Bug \#2257, Inc. | Fashion Bug \#4002, Inc. | Catherines \#5976, LLC |
| Fashion Bug \#2258, Inc. | Fashion Bug \#4004, Inc. | Catherines \#5977, LLC |
| Fashion Bug \#2259, Inc. | Fashion Bug \#4008, Inc. | Catherines \#5979, LLC |
| Fashion Bug \#2260, Inc. | Fashion Bug \#4010, Inc. | Catherines \#5980, LLC |
| Fashion Bug \#2263, Inc. | Fashion Bug \#4011, Inc. | Catherines \#5982, LLC |
| Fashion Bug \#2264, Inc. | Fashion Bug \#4012, Inc. | Catherines \#5983, LLC |
| Fashion Bug \#2266, Inc. | Fashion Bug \#4013, Inc. | Lane Bryant \#6004, LLC |
| Fashion Bug \#2275, Inc. | Lane Bryant Outlet 4124, LLC | Lane Bryant \#6008, Inc. |
| Fashion Bug \#2278, Inc. | Lane Bryant Outlet \#4127, LLC | Lane Bryant \#6012, LLC |
| Fashion Bug \#2279, Inc. | Lane Bryant Outlet \#4157/Petite Sophisticate Outlet, LLC | Lane Bryant \#6013, LLC |
| Fashion Bug \#2280, Inc. | Lane Bryant Outlet 4164, LLC | Lane Bryant \#6017, LLC |
| Fashion Bug \#2281, Inc. | Lane Bryant Outlet \#4172 of Dunkirk, LLC | Lane Bryant \#6019, LLC |
| Fashion Bug \#2284, Inc. | Lane Bryant Outlet \#4173, LLC | Lane Bryant \#6032, LLC |
| Fashion Bug \#2285, Inc. | Lane Bryant Outlet \#4191, LLC | Lane Bryant 6038, Inc. |
| Fashion Bug \#2289 of Garden City, Inc. | Petite Sophisticate Outlet \#4408, LLC | Lane Bryant \#6041, LLC |
| Fashion Bug \#2290, Inc. | Lane Bryant \#4501, LLC | Lane Bryant 6042, Inc. |
| Fashion Bug \#2291, Inc. | Lane Bryant \#4505, LLC | Lane Bryant 6044, Inc. |
| Fashion Bug \#2292, Inc. | Lane Bryant \#4507, LLC | Lane Bryant 6045, Inc. |
| Fashion Bug \#2293, Inc. | Lane Bryant \#4508, LLC | Lane Bryant \#6046, LLC |
| Fashion Bug \#2295, Inc. | Lane Bryant \#4516, LLC | Lane Bryant \#6051, LLC |
| Fashion Bug \#2296, Inc. | Lane Bryant \#4537, LLC | Lane Bryant \#6053, LLC |
| Fashion Bug \#2297, Inc. | Lane Bryant \#4538, LLC | Lane Bryant \#6059, LLC |
| Fashion Bug \#2299, Inc. | Lane Bryant \#4552, LLC | Lane Bryant \#6065, LLC |
| Fashion Bug \#2301, Inc. | Lane Bryant \#4559, LLC | Lane Bryant 6067, Inc. |
| Fashion Bug \#2304, Inc. | Lane Bryant \#4618, LLC | Lane Bryant \#6078, LLC |
| Fashion Bug \#2305, Inc. | Lane Bryant/Cacique \#4621, LLC | Lane Bryant \#6083, Inc. |
| Fashion Bug \#2309, Inc. | Lane Bryant \#4629, LLC | Lane Bryant \#6097, LLC |
| Fashion Bug \#2313, Inc. | Lane Bryant \#4631, LLC | Lane Bryant \#6116, LLC |
| Fashion Bug \#2314, Inc. | Lane Bryant/Cacique \#4637, LLC | Lane Bryant \#6118, LLC |
| Fashion Bug \#2315, Inc. | Lane Bryant \#4658, LLC | Lane Bryant \#6120, Inc. |
| Fashion Bug \#2322, Inc. | Lane Bryant \#4663, LLC | Lane Bryant 6122, Inc. |

EXHIBIT A

| Fashion Bug \#2325, Inc. | Lane Bryant \#4666, LLC | Lane Bryant \#6126, LLC |
| :---: | :---: | :---: |
| Fashion Bug \#2326, Inc. | Lane Bryant/Cacique \#4669, LLC | Lane Bryant 6134, Inc. |
| Fashion Bug \#2328, Inc. | Lane Bryant \#4673, LLC | Lane Bryant \#6147 of Victor, LLC |
| Fashion Bug \#2330, Inc. | Lane Bryant 4682, Inc. | Lane Bryant \#6154, LLC |
| Fashion Bug \#2332, Inc. | Lane Bryant \#4686, LLC | Lane Bryant \#6155, LLC |
| Fashion Bug \#2335, Inc. | Lane Bryant \#4687, LLC | Lane Bryant \#6157, Inc. |
| Fashion Bug \#2337, Inc. | Lane Bryant \#4695, LLC | Lane Bryant \#6158, LLC |
| Fashion Bug \#2339, Inc. | Lane Bryant \#4704, LLC | Lane Bryant 6161, Inc. |
| Fashion Bug \#2345, Inc. | Lane Bryant \#4717, LLC | Lane Bryant \#6163, LLC |
| Fashion Bug \#2347, Inc. | Lane Bryant \#4738, LLC | Lane Bryant \#6166, LLC |
| Fashion Bug \#2340, Inc. | Lane Bryant \#4767, LLC | Lane Bryant \#6170, LLC |
| Fashion Bug \#2343, Inc. | Lane Bryant \#4782, LLC | Lane Bryant \#6178, LLC |
| Fashion Bug \#2348, Inc. | Lane Bryant \#4793, LLC | Lane Bryant \#6181, Inc. |
| Fashion Bug \#2349, Inc. | Lane Bryant \#4798, LLC | Lane Bryant \#6183, LLC |
| Fashion Bug \#2350, Inc. | Lane Bryant \#4803, LLC | Lane Bryant \#6188, LLC |
| Fashion Bug \#2351, Inc. | Lane Bryant 4804, Inc. | Lane Bryant \#6196, Inc. |
| Fashion Bug \#2353, Inc. | Lane Bryant \#4805, LLC | Lane Bryant \#6202, LLC |
| Fashion Bug \#2354, Inc. | Lane Bryant \#4806, LLC | Lane Bryant/Cacique \#6203, LLC |
| Fashion Bug \#2355, Inc. | Lane Bryant \#4808 of Westbury, LLC | Lane Bryant \#6205, LLC |
| Fashion Bug \#2357, Inc. | Lane Bryant \#4811, LLC | Lane Bryant \#6209, LLC |
| Fashion Bug \#2359, Inc. | Lane Bryant \#4812, LLC | Lane Bryant \#6211, LLC |
| Fashion Bug \#2360, Inc. | Catherines \#5043, Inc. | Lane Bryant \#6213, LLC |
| Fashion Bug \#2362, Inc. | Catherines \#5053, LLC | Lane Bryant \#6215, Inc. |
| Fashion Bug \#2364 of North Tonawanda, Inc. | Catherines \#5110, LLC | Lane Bryant \#6218, Inc. |
| Fashion Bug \#2369, Inc. | Catherines \#5111, Inc. | Lane Bryant \#6219, LLC |
| Fashion Bug \#2370 of Malone, Inc. | Catherines \#5116, Inc. | Lane Bryant \#6222, LLC |
| Fashion Bug \#2374, Inc. | Catherines \#5143, Inc. | Lane Bryant \#6230, Inc. |
| Fashion Bug \#2375, Inc. | Catherines \#5144, Inc. | Lane Bryant \#6231, LLC |
| Fashion Bug \#2376, Inc. | Catherines \#5145, Inc. | Lane Bryant \#6234, LLC |
| Fashion Bug \#2378, Inc. | Catherines \#5151 of Big Flats, Inc. | Lane Bryant \#6238, Inc. |
| Fashion Bug \#2380, Inc. | Catherines \#5152, LLC | Lane Bryant \#6243, Inc. |
| Fashion Bug \#2384 of Rochester, Inc. | Catherines \#5156, Inc. | Lane Bryant \#6245, Inc. |
| Fashion Bug \#2385, Inc. | Catherines \#5186, Inc. | Lane Bryant \#6248, Inc. |
| Fashion Bug \#2389, Inc. | Catherines \#5210, Inc. | Lane Bryant \#6249, LLC |

EXHIBIT A

| Fashion Bug \#2393, Inc. | Catherines 5257, LLC | Lane Bryant \#6251, Inc. |
| :---: | :---: | :---: |
| Fashion Bug \#2394, Inc. | Catherines \#5268, Inc. | Lane Bryant \#6257 of Staten Island, LLC |
| Fashion Bug \#2395, Inc. | Catherines \#5314 of Greenburgh, LLC | Lane Bryant \#6260, Inc. |
| Fashion Bug \#2396 of Big Flats, Inc. | Catherines \#5322 of Staten Island, LLC | Lane Bryant 6261, Inc. |
| Fashion Bug \#2397, Inc. | Catherines \#5336, LLC | Lane Bryant \#6264, LLC |
| Fashion Bug \#2398, Inc. | Catherines \#5337, LLC | Lane Bryant \#6271, Inc. |
| Fashion Bug \#2399, Inc. | Catherines \#5343, Inc. | Lane Bryant \#6278, LLC |
| Fashion Bug \#2403, Inc. | Catherines \#5350, Inc. | Lane Bryant \#6280 of Levittown, LLC |
| Fashion Bug \#2406, Inc. | Catherines \#5355, Inc. | Lane Bryant \#6282, LLC |
| Fashion Bug \#2407, Inc. | Catherines \#5357, Inc. | Lane Bryant \#6290, LLC |
| Fashion Bug \#2409, Inc. | Catherines \#5361, Inc. | Lane Bryant \#6291, LLC |
| Fashion Bug \#2411, Inc. | Catherines \#5364 of Buffalo, Inc. | Lane Bryant \#6294, LLC |
| Fashion Bug \#2412, Inc. | Catherines \#5366, Inc. | Lane Bryant \#6295, Inc. |
| Fashion Bug \#2415, Inc. | Catherines \#5367 of Middletown, Inc. | Lane Bryant \#6298, LLC |
| Fashion Bug \#2416, Inc. | Catherines \#5373, Inc. | Lane Bryant \#6301, LLC |
| Fashion Bug \#2420, Inc. | Catherines \#5381, Inc. | Lane Bryant \#6302, LLC |
| Fashion Bug \#2421, LLC | Catherines \#5383, Inc. | Lane Bryant/Cacique \#6304 of Albany, LLC |
| Fashion Bug \#2423, Inc. | Catherines \#5386, Inc. | Lane Bryant \#6315 of Bayshore, Inc. |
| Fashion Bug \#2424, Inc. | Catherines \#5391, Inc. | Lane Bryant 6319, Inc. |
| Fashion Bug \#2425, Inc. | Catherines \#5395, Inc. | Lane Bryant \#6321, LLC |
| Fashion Bug \#2426 of East Aurora, Inc. | Catherines \#5404, Inc. | Lane Bryant 6324, Inc. |
| Fashion Bug \#2432, Inc. | Catherines 5409, Inc. | Lane Bryant 6328, Inc. |
| Fashion Bug \#2435, Inc. | Catherines \#5412, Inc. | Lane Bryant 6330, Inc. |
| Fashion Bug \#2436, Inc. | Catherines 5414, Inc. | Lane Bryant \#6336, LLC |
| Fashion Bug \#2437, Inc. | Catherines \#5424, LLC | Lane Bryant \#6341, LLC |
| Fashion Bug \#2439, Inc. | Catherines \#5433, LLC | Lane Bryant \#6342, Inc. |
| Fashion Bug \#2440, Inc. | Catherines \#5554 of Spring Valley, Inc. | Lane Bryant \#6345, LLC |
| Fashion Bug \#2446, Inc. | Catherines 5565, LLC | Lane Bryant \#6350, LLC |
| Fashion Bug \#2449, Inc. | Catherines \#5577, LLC | Lane Bryant \#6353, LLC |
| Fashion Bug \#2452, Inc. | Catherines \#5583, LLC | Lane Bryant/Cacique \#6354, LLC |
| Fashion Bug \#2453, Inc. | Catherines \#5645, Inc. | Lane Bryant \#6365, LLC |
| Fashion Bug \#2455 of Wilton, Inc. | Catherines \#5649, Inc. | Lane Bryant \#6366, Inc. |
| Fashion Bug \#2458, Inc. | Catherines \#5711, Inc. | Lane Bryant \#6369, Inc. |
| Fashion Bug \#2459, Inc. | Catherines \#5758 of Carle Place, LLC | Lane Bryant \#6371, Inc. |


| Fashion Bug \#2460, Inc. | Catherines 5774, Inc. | Lane Bryant \#6372, Inc. |
| :---: | :---: | :---: |
| Fashion Bug \#2466, Inc. | Catherines \#5778, Inc. | Lane Bryant \#6373 of Shirley, Inc. |
| Fashion Bug \#2468 of Bath, Inc. | Catherines \#5825, LLC | Lane Bryant \#6374, Inc. |
| Fashion Bug \#2470 of Binghamton, Inc. | Catherines \#5826, Inc. | Lane Bryant/Cacique \#6375, LLC |
| Fashion Bug \#2472, Inc. | Catherines 5831, Inc. | Lane Bryant \#6385, Inc. |
| Fashion Bug \#2473, Inc. | Catherines \#5843, Inc. | Lane Bryant/Cacique \#6387, LLC |
| Fashion Bug \#2474, Inc. | Catherines \#5846, Inc. | Lane Bryant \#6388, LLC |
| Fashion Bug \#2476 of Middle Island, Inc. | Catherines \#5850 of Syracuse, Inc. | Lane Bryant \#6390, LLC |
| Fashion Bug \#2485, Inc. | Catherines \#5851, Inc. | Lane Bryant 6391, Inc. |
| Fashion Bug \#2488, Inc. | Catherines \#5852, Inc. | Lane Bryant \#6392, LLC |
| Fashion Bug \#2492, Inc. | Catherines \#5855, Inc. | Lane Bryant 6394, Inc. |
| Fashion Bug \#2497, Inc. | Catherines \#5856, Inc. | Lane Bryant 6398, Inc. |
| Fashion Bug \#2505 of Hudson, Inc. | Catherines \#5860, Inc. | Lane Bryant \#6399, LLC |
| Fashion Bug \#2508, Inc. | Catherines \#5862, Inc. | Lane Bryant \#6401, Inc. |
| Fashion Bug \#2510, Inc. | Catherines \#5869 of Rotterdam, Inc. | Lane Bryant \#6404, Inc. |
| Fashion Bug \#2511, Inc. | Catherines \#5888, Inc. | Lane Bryant 6405, LLC |
| Fashion Bug \#2512, Inc. | Catherines \#5891, Inc. | Lane Bryant \#6406, Inc. |
| Fashion Bug \#2513, Inc. | Catherines \#5892, Inc. | Lane Bryant \#6409, Inc. |
| Fashion Bug \#2518, Inc. | Catherines \#5954, LLC | Lane Bryant \#6417, LLC |
| Fashion Bug \#2519 of Fulton, Inc. | Catherines \#5964, LLC | Lane Bryant \#6419, LLC |
| Fashion Bug \#2523, Inc. | Catherines \#5981, LLC | Lane Bryant \#6420, Inc. |
| Fashion Bug \#2524, Inc. | Catherines \#5986, LLC | Lane Bryant \#6421, Inc. |
| Fashion Bug \#2529, Inc. | Lane Bryant \#6001, LLC | Lane Bryant \#6432, inc. |
| Fashion Bug \#2531, Inc. | Lane Bryant \#6002 of Brooklyn, LLC. | Lane Bryant \#6433, Inc. |
| Fashion Bug \#2533, Inc. | Lane Bryant \#6005, LLC | Lane Bryant \#6435, LLC |
| Fashion Bug \#2534, Inc. | Lane Bryant \#6006, LLC | Lane Bryant \#6446, LLC |
| Fashion Bug \#2537, Inc. | Lane Bryant \#6007, Inc. | Lane Bryant \#6456, Inc. |
| Fashion Bug \#2538, Inc. | Lane Bryant \#6010, Inc. | Lane Bryant \#6457 of Buffalo, Inc. |
| Fashion Bug \#2540, Inc. | Lane Bryant \#6021, LLC | Lane Bryant \#6461, Inc. |
| Fashion Bug \#2542, Inc. | Lane Bryant \#6028 of Elmhurst, LLC | Lane Bryant \#6464, Inc. |
| Fashion Bug \#2551 of Clay, Inc. | Lane Bryant \#6039, LLC | Lane Bryant \#6466, Inc. |
| Fashion Bug \#2553, Inc. | Lane Bryant \#6075, LLC | Lane Bryant \#6470, LLC |
| Fashion Bug \#2554, Inc. | Lane Bryant \#6077, LLC | Lane Bryant \#6474, LLC |
| Fashion Bug \#2555, Inc. | Lane Bryant \#6081, LLC | Lane Bryant \#6478, Inc. |

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| Fashion Bug \#2556, Inc. | Lane Bryant \#6084, LLC | Lane Bryant \#6481, LLC |
| :---: | :---: | :---: |
| Fashion Bug \#2561, Inc. | Lane Bryant \#6088 of Cortlandt, Inc. | Lane Bryant \#6484, LLC |
| Fashion Bug \#2562, Inc. | Lane Bryant \#6102, LLC | Lane Bryant \#6490, LLC |
| Fashion Bug \#2568, Inc. | Lane Bryant \#6114, LLC | Lane Bryant \#6491, LLC |
| Fashion Bug \#2571, Inc. | Lane Bryant 6130, Inc. | Lane Bryant \#6494, LLC |
| Fashion Bug \#2574, Inc. | Lane Bryant \#6149, Inc. | Lane Bryant 6496, LLC |
| Fashion Bug \#2575, Inc. | Lane Bryant \#6177, LLC | Lane Bryant \#6499, LLC |
| Fashion Bug \#2578, Inc. | Lane Bryant \#6179, LLC | Lane Bryant/Cacique \#6518, LLC |
| Fashion Bug \#2579, Inc. | Lane Bryant \#6185, LLC | Lane Bryant \#6521, LLC |
| Fashion Bug \#2580, Inc. | Lane Bryant \#6192, LLC | Lane Bryant \#6522, LLC |
| Fashion Bug \#2582, Inc. | Lane Bryant 6198, Inc. | Lane Bryant 6525, LLC |
| Fashion Bug \#2584 of Cortland, Inc. | Lane Bryant \#6226, Inc. | Lane Bryant 6529, Inc. |
| Fashion Bug \#2585, Inc. | Lane Bryant \#6227, LLC | Lane Bryant \#6537, LLC |
| Fashion Bug \#2586, Inc. | Lane Bryant \#6228, LLC | Lane Bryant \#6540, Inc. |
| Fashion Bug \#2587, Inc. | Lane Bryant 6265, Inc. | Lane Bryant \#6541, LLC |
| Fashion Bug \#2593, Inc. | Lane Bryant \#6288, LLC | Lane Bryant \#6542, Inc. |
| Fashion Bug \#2594, Inc. | Lane Bryant \#6300, Inc. | Lane Bryant 6543, Inc. |
| Fashion Bug \#2597 of Colonie, Inc. | Lane Bryant 6310, Inc. | Lane Bryant 6547, Inc. |
| Fashion Bug \#2601, Inc. | Lane Bryant 6318, Inc. | Lane Bryant \#6558, Inc. |
| Fashion Bug \#2603, Inc. | Lane Bryant \#6329, Inc. | Lane Bryant \#6563 of New Hartford, LLC |
| Fashion Bug \#2604 of Vestal, Inc. | Lane Bryant \#6331, LLC | Lane Bryant \#6565, LLC |
| Fashion Bug \#2605, Inc. | Lane Bryant \#6344, Inc. | Lane Bryant \#6566, LLC |
| Fashion Bug \#2608, Inc. | Lane Bryant \#6355, LLC | Lane Bryant \#6570, LLC |
| Fashion Bug \#2609, Inc. | Lane Bryant \#6358, Inc. | Lane Bryant 6575, Inc. |
| Fashion Bug \#2610, Inc. | Lane Bryant \#6384, Inc. | Lane Bryant \#6577, LLC |
| FASHION BUG \#2613, INC. | Lane Bryant 6396, LLC | Lane Bryant/Cacique \#6579, LLC |
| Fashion Bug \#2616, Inc. | Lane Bryant \#6397, Inc. | Lane Bryant \#6581, LLC |
| Fashion Bug \#2617, Inc. | Lane Bryant \#6402, Inc. | Lane Bryant \#6582, LLC |
| Fashion Bug \#2619, Inc. | Lane Bryant \#6407, Inc. | Lane Bryant \#6586, LLC |
| Fashion Bug \#2621, Inc. | Lane Bryant \#6428, LLC | Lane Bryant \#6587, LLC |
| Fashion Bug \#2627 of West Seneca, Inc. | Lane Bryant \#6431, Inc. | Lane Bryant \#6588, LLC |
| Fashion Bug \#2629, Inc. | Lane Bryant \#6436, Inc. | Lane Bryant \#6603, LLC |
| Fashion Bug \#2635 of Geneseo, Inc. | Lane Bryant \#6442, LLC | Lane Bryant \#6606, LLC |
| Fashion Bug \#2636, Inc. | Lane Bryant \#6458, Inc. | Lane Bryant \#6615, LLC |


| Fashion Bug \#2649, Inc. | Lane Bryant \#6469, LLC | Lane Bryant \#6617, LLC |
| :---: | :---: | :---: |
| Fashion Bug \#2650, Inc. | Lane Bryant \#6479, LLC | Lane Bryant 6618, LLC |
| Fashion Bug \#2658, Inc. | Lane Bryant \#6480, Inc. | Lane Bryant \#6623, Inc. |
| Fashion Bug \#2659, Inc. | Lane Bryant \#6485, LLC | Lane Bryant 6625, Inc. |
| Fashion Bug \#2661 of Lakewood, Inc. | Lane Bryant \#6498, LLC | Lane Bryant \#6637, LLC |
| Fashion Bug \#2663, Inc. | Lane Bryant \#6510, Inc. | Lane Bryant \#6644, LLC |
| Fashion Bug \#2665, Inc. | Lane Bryant 6520, Inc. | Lane Bryant \#6651, LLC |
| Fashion Bug \#2667, Inc. | Lane Bryant \#6531, LLC | Lane Bryant \#6652, LLC |
| Fashion Bug \#2671, Inc. | Lane Bryant \#6545, Inc. | Lane Bryant \#6654, LLC |
| Fashion Bug \#2677, Inc. | Lane Bryant/Cacique \#6553, LLC | Lane Bryant \#6655, LLC |
| Fashion Bug \#2679, Inc. | Lane Bryant \#6557, LLC | Lane Bryant \#6657, LLC |
| Fashion Bug \#2680, Inc. | Lane Bryant 6559, Inc. | Lane Bryant \#6659, LLC |
| Fashion Bug \#2682, Inc. | Lane Bryant \#6560, Inc. | Lane Bryant 6662, Inc. |
| Fashion Bug \#2685, Inc. | Lane Bryant \#6561, Inc. | Lane Bryant \#6666 of Poughkeepsie, LLC |
| Fashion Bug \#2688, Inc. | Lane Bryant \#6572, LLC | Lane bryant \#6668, LLC |
| Fashion Bug \#2689, Inc. | Lane Bryant 6616, Inc. | Lane Bryant \#6671, LLC |
| Fashion Bug \#2695, Inc. | Lane Bryant \#6622, LLC | Lane Bryant \#6674, LLC |
| Fashion Bug \#2697, Inc. | Lane Bryant 6642, Inc. | Lane Bryant \#6679, LLC |
| Fashion Bug \#2699, Inc. | Lane Bryant \#6646, LLC | Lane Bryant \#6680, LLC |
| Fashion Bug \#2700 of Port Jefferson, Inc. | Lane Bryant \#6658, LLC | Lane Bryant \#6682, LLC |
| Fashion Bug \#2701, Inc. | Lane Bryant \#6681, LLC | Lane Bryant 6684, LLC |
| Fashion Bug \#2707, Inc. | Lane Bryant \#6693, LLC | Lane bryant \#6685, LLC |
| Fashion Bug \#2708, Inc. | Lane Bryant \#6699, LLC | Lane Bryant \#6686, LLC |
| Fashion Bug \#2709, Inc. | Lane Bryant 6701, Inc. | Lane Bryant 6688, Inc. |
| Fashion Bug \#2711, Inc. | Lane Bryant \#6719, LLC | Lane Bryant \#6690, LLC |
| Fashion Bug \#2717, Inc. | Lane Bryant \#6725, LLC | Lane Bryant \#6692, LLC |
| Fashion Bug \#2719, Inc. | Lane Bryant \#6729, LLC | Lane Bryant \#6696, LLC |
| Fashion Bug \#2720, Inc. | Lane Bryant \#6746, Inc. | Lane Bryant \#6703, LLC |
| Fashion Bug \#2721, Inc. | Lane Bryant \#6755, LLC | Lane Bryant \#6704, LLC |
| Fashion Bug \#2722, Inc. | Lane Bryant \#6758, LLC | Lane Bryant \#6708, LLC |
| Fashion Bug \#2724, Inc. | Lane Bryant \#6767, LLC | Lane Bryant \#6709, LLC |
| Fashion Bug \#2727, Inc. | Lane Bryant \#6771, LLC | Lane Bryant \#6710, LLC |
| Fashion Bug \#2729, Inc. | Lane Bryant \#6796, LLC | Lane Bryant \#6711, LLC |
| Fashion Bug \#2730, Inc. | Lane Bryant \#6803, Inc. | Lane Bryant \#6721, LLC |


| Fashion Bug \#2731, Inc. | Lane Bryant \#6809, LLC | Lane Bryant 6722, Inc. |
| :---: | :---: | :---: |
| Fashion Bug \#2733, Inc. | Lane Bryant \#6816, LLC | Lane Bryant \#6740, LLC |
| Fashion Bug \#2736, Inc. | Lane Bryant \#6830, Inc. | Lane Bryant \#6741, LLC |
| Fashion Bug \#2737, Inc. | Lane Bryant \#6836, Inc. | Lane Bryant \#6743, LLC |
| Fashion Bug \#2738, Inc. | Lane Bryant \#6850, Inc. | Lane Bryant \#6745, LLC |
| Fashion Bug \#2739 of Rotterdam, Inc. | Lane Bryant \#6862, Inc. | Lane Bryant \#6750 of East Northport, LLC |
| Fashion Bug \#2740, Inc. | Lane Bryant \#6873, Inc. | Lane Bryant \#6756, LLC |
| Fashion Bug \#2741, Inc. | Lane Bryant \#6877, LLC | Lane Bryant \#6759, LLC |
| Fashion Bug \#2749, Inc. | Lane Bryant 6889, Inc. | Lane Bryant \#6760, LLC |
| Fashion Bug \#2750, Inc. | Lane Bryant \#6892, LLC | Lane Bryant \#6763, LLC |
| Fashion Bug \#2751, Inc. | Lane Bryant \#6896, LLC | Lane Bryant \#6765, LLC |
| Fashion Bug \#2759, Inc. | Lane Bryant \#6905, LLC | Lane Bryant \#6766, LLC |
| Fashion Bug \#2763, Inc. | Lane Bryant 6927, Inc. | Lane Bryant \#6772, LLC |
| Fashion Bug \#2766, Inc. | Lane Bryant \#6937, LLC | Lane Bryant \#6773, LLC |
| Fashion Bug \#2767, Inc. | Lane Bryant/Cacique \#6944, LLC | Lane Bryant \#6778, LLC |
| Fashion Bug \#2768, Inc. | Lane Bryant \#6948, LLC | Lane Bryant \#6782, LLC |
| Fashion Bug \#2769, Inc. | Lane Bryant \#6960, LLC | Lane Bryant 6785, Inc. |
| Fashion Bug \#2775, Inc. | Petite Sophisticate \#7301, LLC | Lane Bryant \#6786, LLC |
| Fashion Bug \#2779, Inc. | Petite Sophisticate \#7307, LLC | Lane Bryant \#6788, LLC |
| Fashion Bug \#2781, Inc. | Petite Sophisticate \#7308, LLC | Lane Bryant 6789, Inc. |
| Fashion Bug \#2787, Inc. | Petite Sophisticate \#7309, LLC | Lane Bryant \#6792 of Brooklyn, LLC |
| Fashion Bug \#2789, Inc. | Petite Sophisticate \#7310, LLC | Lane Bryant \#6794, Inc. |
| Fashion Bug \#2791, Inc. | Fashion Bug Plus \#8019, Inc. | Lane Bryant \#6804, LLC |
| Fashion Bug \#2794, Inc. | Fashion Bug Plus \#8040, Inc. | Lane Bryant \#6808, LLC |
| Fashion Bug \#2795, Inc. | Fashion Bug Plus \#8041, Inc. | Lane Bryant \#6812, LLC |
| Fashion Bug \#2796 of Cobleskill, Inc. | Fashion Bug Plus \#8047, Inc. | Lane Bryant \#6817 of Buffalo, LLC |
| Fashion Bug \#2797, Inc. | Fashion Bug Plus \#8048, Inc. | Lane Bryant \#6823, LLC |
| Fashion Bug \#2802, Inc. | Fashion Bug Plus \#8051, Inc. | Lane Bryant \#6828 of Middletown, LLC |
| Fashion Bug \#2807, Inc. | Fashion Bug Plus \#8057, Inc. | Lane Bryant \#6832, LLC |
| Fashion Bug \#2811, Inc. | Fashion Bug Plus \#8060, Inc. | Lane Bryant \#6833, LLC |
| Fashion Bug \#2820, Inc. | Fashion Bug Plus \#8062, Inc. | Lane Bryant \#6853, LLC |
| Fashion Bug \#2821, Inc. | Fashion Bug Plus \#8067, Inc. | Lane Bryant \#6854, LLC |
| Fashion Bug \#2822, Inc. | Fashion Bug Plus \#8078, Inc. | Lane Bryant \#6856, LLC |
| Fashion Bug \#2826, Inc. | Fashion Bug Plus \#8079, Inc. | Lane Bryant \#6859, Inc. |

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| Fashion Bug \#2828, Inc. | Fashion Bug Plus \#8080, Inc. | Lane Bryant 6861, Inc. |
| :---: | :---: | :---: |
| Fashion Bug \#2829, Inc. | Lane Bryant Outlet \#4101 of Waterloo, LLC | Lane Bryant \#6864, LLC |
| Fashion Bug \#2838, Inc. | Lane Bryant Outlet \#4104, LLC | Lane Bryant \#6875, LLC |
| Fashion Bug \#2841, Inc. | Lane Bryant Outlet \#4105, LLC | Lane Bryant 6878, LLC |
| Fashion Bug \#2842, Inc. | Lane Bryant Outlet 4106, Inc. | Lane Bryant \#6879, LLC |
| Fashion Bug \#2844, Inc. | Lane Bryant Outlet \#4107, LLC | Lane Bryant \#6882, LLC |
| Fashion Bug \#2850, Inc. | Lane Bryant Outlet \#4108, LLC | Lane Bryant \#6883, LLC |
| Fashion Bug \#2851, Inc. | Lane Bryant Outlet \#4109, LLC | Lane Bryant \#6891, LLC |
| Fashion Bug \#2852, Inc. | Lane Bryant Outlet \#4112, LLC | Lane Bryant 6894, Inc. |
| Fashion Bug \#2853 of Rome, Inc. | Lane Bryant Outlet \#4113, LLC | Lane Bryant \#6895, LLC |
| Fashion Bug \#2855, Inc. | Lane Bryant Outlet \#4115, LLC | Lane Bryant \#6898, LLC |
| Fashion Bug \#2857, Inc. | Lane Bryant Outlet \#4116, LLC | Lane Bryant \#6899, LLC |
| Fashion Bug \#2858, Inc. | Lane Bryant Outlet \#4120 of Lake George, LLC | Lane Bryant \#6901, LLC |
| Fashion Bug \#2863, Inc. | Lane Bryant Outlet \#4121, LLC | Lane Bryant \#6907, Inc. |
| Fashion Bug \#2864, Inc. | Lane Bryant Outlet \#4123, LLC | Lane Bryant \#6910 of Bayside, LLC |
| Fashion Bug \#2868, Inc. | Lane Bryant Outlet \#4124, LLC | Lane Bryant \#6915, LLC |
| Fashion Bug \#2869, Inc. | Lane Bryant Outlet \#4129, LLC | Lane Bryant \#6916, LLC |
| Fashion Bug \#2871 of Albany, Inc. | Lane Bryant Outlet \#4131, LLC | Lane Bryant \#6917, LLC |
| Fashion Bug \#2872, Inc. | Lane Bryant Outlet \#4132, LLC | Lane Bryant 6918, Inc. |
| Fashion Bug \#2874, Inc. | Lane Bryant Outlet \#4136, LLC | Lane Bryant 6919, Inc. |
| Fashion Bug \#2879, Inc. | Lane Bryant Outlet \#4137, LLC | Lane Bryant \#6931, LLC |
| Fashion Bug \#2886, Inc. | Lane Bryant Outlet \#4138, LLC | Lane Bryant \#6933, LLC |
| Fashion Bug \#2894, Inc. | Lane Bryant Outlet \#4139, LLC | Lane Bryant \#6936, LLC |
| Fashion Bug \#2898, Inc. | Lane Bryant Outlet \#4141, LLC | Lane Bryant \#6939, LLC |
| Fashion Bug \#2905, Inc. | Lane Bryant Outlet \#4142, LLC | Lane Bryant \#6943, LLC |
| Fashion Bug \#2906, Inc. | Lane Bryant Outlet \#4143, LLC | Lane Bryant \#6945 of Henrietta, LLC |
| Fashion Bug \#2907, Inc. | Lane Bryant Outlet \#4145, LLC | Lane Bryant/Cacique \#6948, LLC |
| Fashion Bug \#2909, Inc. | Lane Bryant Outlet \#4146, LLC | Lane Bryant \#6955, LLC |
| Fashion Bug \#2911, Inc. | Lane Bryant Outlet \#4148, LLC | Lane Bryant \#6957, LLC |
| Fashion Bug \#2913, Inc. | Lane Bryant Outlet \#4149, LLC | Lane Bryant \#6962 of Valley Stream, LLC |
| Fashion Bug \#2915, Inc. | Lane Bryant Outlet \#4150, LLC | Lane Bryant/Cacique \#6963 of West Nyack, LLC |
| Fashion Bug \#2920, Inc. | Lane Bryant Outlet \#4151, LLC | Lane Bryant 6966, Inc. |
| Fashion Bug \#2922, Inc. | Lane Bryant Outlet \#4153, LLC | Lane Bryant \#6968, LLC |

EXHIBIT A

| Fashion Bug \#2923 of Amsterdam, Inc. | Lane Bryant Outlet \#4155, LLC | Lane Bryant \#6974, LLC |
| :--- | :--- | :--- |
| Fashion Bug \#2924, Inc. | Lane Bryant Outlet \#4156, LLC | Lane Bryant \#6979, LLC |
| Fashion Bug \#2928, Inc. | Lane Bryant Outlet \#4158 of Deer Park, LLC |  |
| Fashion Bug \#2930, Inc. | Lane Bryant Outlet \#4159, LLC |  |
| Fashion Bug \#2932, Inc. | Lane Bryant Outlet \#4161, LLC |  |
| Fashion Bug \#2934, Inc. | Lane Bryant Outlet \#4163 of Olean, LLC |  |
| Fashion Bug \#2941, Inc. | Lane Bryant Outlet \#4165, LLC |  |


[^0]:    ${ }^{1}$ On October 15, 2013, Ascena Retail Group, Inc. closed the sale of its subsidiary and co-Plaintiff, Figi’s, Inc. to an unaffiliated third-party. Pursuant to the Asset Purchase Agreement, the interest of Figi's, Inc. in this suit was retained by another Ascena Retail Group, Inc. subsidiary, Charming Sales Co. One, Inc. On November 25, 2013, the Court granted Ascena Retail Group, Inc.'s motion to substitute Charming Sales Co. One, Inc. for Figi’s, Inc.

