United States Bankruptcy Court

District of Delaware

In re_Marianne VI, Inc.

Case No. ____ 10-13025 (KJC)

Debtor

Chapter 11

SUMMARY OF SCHEDULES

Indicate as to each schedule whether that schedule is attached and state the number of pages in each. Report the totals from Schedules A, B, D, E, F, I, and J in the boxes provided. Add the amounts from Schedules A and B to determine the total amount of the debtor's assets. Add the amounts of all claims from Schedules D, E, and F to determine the total amount of the debtor's liabilities. Individual debtors also must complete the "Statistical Summary of Certain Liabilities and Related Data" if they file a case under chapter 7, 11, or 13.

NAME OF SCHEDULE	ATTACHED (YES/NO)	NO. OF SHEETS	ASSETS	LIABILITIES	OTHER
A - Real Property	NO		\$ 0.00		
B - Personal Property	YES		^{\$} 367,360.04		
C - Property Claimed as Exempt	NO				
D - Creditors Holding Secured Claims	NO			\$ 0.00	
E - Creditors Holding Unsecured Priority Claims (Total of Claims on Schedule E)	YES			\$ 8,264.96	
F - Creditors Holding Unsecured Nonpriority Claims	YES			\$ 3,495,495.82	
G - Executory Contracts and Unexpired Leases	YES				
H - Codebtors	YES				
I - Current Income of Individual Debtor(s)	NO				\$ 0.00
J - Current Expenditures of Individual Debtors(s)	NO				\$ 0.00
Т	DTAL	31	^{\$} 367,360.04	^{\$} 3,503,760.78	

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

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In re:

Urban Brands, Inc., et al.,¹

Debtors.

Chapter 11

Case No. 10-13005 (KJC)

Jointly Administered

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMER REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

The above-captioned Debtors and Debtors in Possession (collectively, the "Debtors") are filing their respective Schedules of Assets and Liabilities (the "Schedules") and Statements of Financial Affairs (the "Statements" and, with Schedules, the the "Schedules and Statements") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"). The Debtors, who were assisted by their advisors, prepared the Schedules and Statements in accordance with section 521 of title 11 of the United States Code,

¹ The Debtors in these cases, along with the last four digits of the federal tax identification number for each of the Debtors, are Urban Brands, Inc. (3678), 100% Girls Ltd. (4150), 100% Girls of Georgia, Inc. (4159), 100% Girls of New York, Inc. (2149), 100 Percent Girls of New Jersey, Inc. (4167), A.S. Interactive, Inc. (3472), Ashley Stewart Ltd. (4541), Ashley Stewart Apparel Corporation (4049), Ashley Stewart Clothing Company, Inc. (4051), Ashley Stewart Management Co., Inc. (4053), Ashley Stewart Woman Ltd. (4152), ASIL 6, Inc. (3996), ASNJ 10, Inc. (4004), Carraizo Alto Apparel Corporation (4651), Church Street Retail, Inc. (5954), Kid Spot Ltd. (2585), Kidspot of Delaware, Inc. (2596), Kidspot of Illinois, Inc. (2606), Kidspot of Michigan, Inc. (2603), Kidspot of New Jersey, Inc. (2601), Kidspot of Ohio, Inc. (4705), Kidspot of Pennsylvania, Inc. (2599), Kidspot of Texas, Inc. (3809), Large Apparel of Alabama, Inc. (0624), Large Apparel of California, Inc. (2129), Large Apparel of Connecticut, Inc. (5161), Large Apparel of District of Columbia, Inc. (8613), Large Apparel of Florida, Inc. (2209), Large Apparel of Georgia, Inc. (3894), Large Apparel of Illinois, Inc. (4650), Large Apparel of Indiana, Inc. (4055), Large Apparel of Louisiana, Inc. (3790), Large Apparel of Maryland, Inc. (5158), Large Apparel of Michigan, Inc. (9420), Large Apparel of Mississippi, Inc. (5913), Large Apparel of Missouri, Inc. (2135), Large Apparel of New Jersey, Inc. (5157), Large Apparel of New York, Inc. (5956), Large Apparel of North Carolina, Inc. (8611), Large Apparel of Ohio, Inc. (3815), Large Apparel of Pennsylvania, Inc. (4057), Large Apparel of South Carolina, Inc. (2029), Large Apparel of Tennessee, Inc. (3895), Large Apparel of Texas, Inc. (3787), Large Apparel of Virginia, Inc. (2809), Large Apparel of Wisconsin, Inc. (3898), Marianne Ltd. (3940), Marianne USPR, Inc. (2193), Marianne VI, Inc. (2206), Metro Apparel of Kentucky, Inc. (7533), Metro Apparel of Massachusetts, Inc. (1367), The Essence of Body & Soul, Ltd. (4165), Urban Acquisition Corporation of New Jersey, Inc. (2976), Urban Acquisition Corporation of New York, Inc. (4103), and Urban Brands TM Holding Co. (5909). The Debtors' corporate offices are located at 100 Metro Way, Secaucus, New Jersey 07094.

11 U.S.C. §§ 101-1532 (the "Bankruptcy Code") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

These Global Notes and Statement of Limitations, Methodology and Disclaimer regarding the Debtors' Schedules and Statements (collectively, the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of, all the Schedules and Statements. These Global Notes should be referred to, and reviewed in connection with, any review of the Schedules and Statements.²

The Schedules and Statements have been prepared by the Debtors' management and are unaudited and subject to potential adjustment. In preparing the Schedules and Statements, the Debtors relied on financial data derived from their books and records that was available at the time of preparation. The Debtors have made reasonable efforts to ensure the accuracy and completeness of such financial information; however, subsequent information or discovery may result in material changes to the Schedules and Statements and inadvertent errors, omissions or inaccuracies may exist. The Debtors reserve all rights to amend or supplement their Schedules and Statements.

Reservation of Rights. Nothing contained in the Schedules and Statements or these Global Notes shall constitute a waiver of any of the Debtors' rights or an admission with respect to their chapter 11 cases including, but not limited to, any issues involving objections to claims, substantive consolidation, equitable subordination, defenses, characterization or re-characterization of contracts, assumption or rejection of contracts under the provisions of chapter 3 of the Bankruptcy Code and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable laws to recover assets or avoid transfers.

² These Global Notes are in addition to any specific notes contained in each Debtor's Schedules or Statements. The fact that the Debtors have prepared a "General Note" with respect to any of the Schedules and Statements and not to others should not be interpreted as a decision by the Debtors to exclude the applicability of such General Note to any of the Debtors' remaining Schedules and Statements, as appropriate.

Description of the Cases and "As of" Information Date. On September 21, 2010 (the "Petition Date"), each of the Debtors filed a voluntary petition for relief with the Court under chapter 11 of the Bankruptcy Code. The Debtors are operating their businesses and managing their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The Court subsequently entered an order jointly administering these cases pursuant to Bankruptcy Rule1015 (b). The Debtors filed for bankruptcy shortly after midnight on September 21, 2010. As it is impractical to determine assets and liabilities as of an arbitrary time, the books were closed as of the end of day on September 20, 2010.

Basis of Presentation. Therefore, these Schedules and Statements do not purport to represent financial statements prepared in accordance with GAAP nor are they intended to fully reconcile to the financial statements prepared by the Debtors. Unlike the consolidated financial statements, the Schedules and Statements, except where otherwise indicated, reflect the assets and liabilities of each Debtor on a non-consolidated basis where possible. For purposes of the Schedules and Statements, the Debtors used reasonable efforts to attribute the assets and liabilities of each of their businesses to the proper legal entity; however, because the debtors do not always record accounting entries at the individual legal entities, it is possible that not all assets or liabilities have been recorded at the correct legal entity on the Schedules and Statements. As such, the Debtors reserve all rights to amend these Schedules and Statements accordingly. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent hat a Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent at the Petition Date or at any time prior to the Petition Date. Likewise, to the extent that a Debtor shows more liabilities than assets, this is not an admission that the Debtor was insolvent at the Petition Date or any time prior to the Petition Date.

Consolidated Entity Accounts Payable and Disbursement Systems. The Debtors use a centralized cash management system to collect funds from customers and transfer them into their primary concentration accounts and maintain a consolidated accounts payable and disbursements system to pay operating and administrative expenses through various disbursement accounts. A more complete description of the Debtors' centralized cash management system can be found in the Debtors' "Cash Management" Motion filed on the Petition Date. Due to the centralized cash management system, certain payments reflected in Urban Brands, Inc. response to SOFA 3b may have been made on behalf of other affiliated Debtors.

For purposes of the Schedules and Statements, the Debtors define Insiders. "insiders" pursuant to section 101(31) as (a) directors, (b) officers, (c) relatives of directors or officers of the Debtors and (d) person in control. Except as otherwise disclosed, payments to insiders listed in (a) through (d) above are set forth on Statement 3c. Persons listed as "insiders" have been included for informational purposes only and is not intended to be nor should be construed as a legal characterization of such party as an insider and does not act as an admission of any fact, claim, right or defense, and all such rights, claims, and defenses are hereby expressly reserved. Further, the Debtors do not take any position with respect to (a) such person's influence over the control of the Debtors, (b) the management responsibilities or functions of such individual, (c) the decision-making or corporate authority of such individual or (d) whether such individual could successfully argue that he or she is not

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an "insider" under applicable law, including, without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose.

Summary of Significant Reporting Policies. The following is a summary of certain significant reporting policies:

Current Market Value — **Net Book Value.** In many instances, current market valuations are neither maintained by nor readily available to the Debtors. It would be prohibitively expensive and unduly burdensome to obtain current market valuations of the Debtors' property interests that are not maintained or readily available. Accordingly, unless otherwise indicated, the Schedules and Statements reflect the net book values, rather than current market values, of the Debtors' assets as of the Petition Date and may not reflect the net realizable value. For this reason, amounts ultimately realized will vary, at some times materially, from net book value.

First Day Orders. Pursuant to various "first day" orders issued by the Court, the Debtors were authorized to pay certain pre-petition claims, including, without limitation, claims relating to employee wages and benefit claims, claims for taxes and fees, claims of shippers, warehousemen and lien claimants. However, the claims listed in the Schedules and Statements may not reflect amounts paid pursuant to these various "first day" orders as they were unpaid as of the Petition Date. To the extent claims listed on the Schedules and Statements have been or are subsequently paid pursuant to an order of the Bankruptcy Court (including the First Day Orders), the Debtors reserve all rights to amend or supplement their Schedules and Statements as is necessary and appropriate.

Paid Claims. As part of the "first day orders," the bankruptcy court authorized the Debtors to pay the prepetition claims of employees (including workers' compensation

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claims. Further, the Debtors were authorized to pay prepetition amounts due under certain insurance premium financing agreements. As such, the Debtors have not included claims of this nature in the Schedules and Statements.

Undetermined Amounts. The description of an amount as "unknown,"or "undetermined" is not intended to reflect upon the materiality of such amount.

Estimates. To timely close the books and records of the Debtors as of the Petition Date and to prepare such information on a legal entity basis, the Debtors were required to make certain estimates and assumptions that affect the reported amounts of assets and liabilities and reported revenue and expenses as of the Petition Date. The Debtors reserve all rights to amend the reported amounts of assets, liabilities, reported revenue and expenses to reflect changes in those estimates and assumptions.

Totals. The asset totals listed on Schedules A and B represent all known amounts included in the Debtors' books and records as of the Petition Date. To the extent there are unknown or undetermined amounts, the actual total may be different than the listed total.

Classifications. Listing a claim (a) on Schedule D as "secured," (b) on Schedule E as "priority," (c) on Schedule F as "unsecured priority," or (d) listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract.

Claims Description. Any failure to designate a claim on a given Debtor's Schedules as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtor that such amount is not "disputed," "contingent" or "unliquidated." The Debtors reserve all rights to dispute, or to assert any offsets or defenses to, any claim reflected on their respective Schedules on any grounds including, without limitation, amount, liability, validity, priority or classification,

or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated." Listing a claim does not constitute an admission of liability by the Debtors, and the Debtors reserve the right to amend the Schedules accordingly. In re Marianne VI, Inc. Debtor

Case No. 10-13025 (KJC)

(If known)

SCHEDULE A - REAL PROPERTY

Except as directed below, list all real property in which the debtor has any legal, equitable, or future interest, including all property owned as a cotenant, community property, or in which the debtor has a life estate. Include any property in which the debtor holds rights and powers exercisable for the debtor's own benefit. If the debtor is married, state whether the husband, wife, both, or the marital community own the property by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the debtor holds no interest in real property, write "None" under "Description and Location of Property."

Do not include interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If an entity claims to have a lien or hold a secured interest in any property, state the amount of the secured claim. See Schedule D. If no entity claims to hold a secured interest in the property, write "None" in the column labeled "Amount of Secured Claim."

If the debtor is an individual or if a joint petition is filed, state the amount of any exemption claimed in the property only in Schedule C - Property Claimed as Exempt.

DESCRIPTION AND LOCATION OF PROPERTY	NATURE OF DEBTOR'S INTEREST IN PROPERTY	HUSBAND, WIFE, JOINT, Or community	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITHOUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION	AMOUNT OF SECURED CLAIM
NONE				

Total►

(Report also on Summary of Schedules.)

In re Marianne VI, Inc. Debtor

SCHEDULE B - PERSONAL PROPERTY

Except as directed below, list all personal property of the debtor of whatever kind. If the debtor has no property in one or more of the categories, place an "x" in the appropriate position in the column labeled "None." If additional space is needed in any category, attach a separate sheet properly identified with the case name, case number, and the number of the category. If the debtor is married, state whether the husband, wife, both, or the marital community own the property by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the debtor is an individual or a joint petition is filed, state the amount of any exemptions claimed only in Schedule C - Property Claimed as Exempt.

Do not list interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If the property is being held for the debtor by someone else, state that person's name and address under "Description and Location of Property." If the property is being held for a minor child, simply state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

TYPE OF PROPERTY	N O N E	DESCRIPTION AND LOCATION OF PROPERTY	HUSBAND, WIFE, JOINT, OR COMMUNITY	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITH- OUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
1. Cash on hand.		STORE REGISTER CASH		600.00
2. Checking, savings or other finan- cial accounts, certificates of deposit or shares in banks, savings and loan, thrift, building and loan, and home- stead associations, or credit unions, brokerage houses, or cooperatives.		REFER TO SOAL EXHIBIT 2		8,000.41
3. Security deposits with public util- ities, telephone companies, land- lords, and others.	х			
4. Household goods and furnishings, including audio, video, and computer equipment.	х			
5. Books; pictures and other art objects; antiques; stamp, coin, record, tape, compact disc, and other collections or collectibles.	х			
6. Wearing apparel.	х			
7. Furs and jewelry.	х			
8. Firearms and sports, photo- graphic, and other hobby equipment.	х			
9. Interests in insurance policies. Name insurance company of each policy and itemize surrender or refund value of each.	х			
10. Annuities. Itemize and name each issuer.	х			
11. Interests in an education IRA as defined in 26 U.S.C. § 530(b)(1) or under a qualified State tuition plan as defined in 26 U.S.C. § 529(b)(1). Give particulars. (File separately the record(s) of any such interest(s). 11 U.S.C. § 521(c).)	x			

Debtor

Case No. 10-13025 (KJC)

(If known)

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

TYPE OF PROPERTY	N O N E	DESCRIPTION AND LOCATION OF PROPERTY	HUSBAND, WIFE, JOINT, OR COMMUNITY	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITH- OUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
12. Interests in IRA, ERISA, Keogh, or other pension or profit sharing plans. Give particulars.	х			
13. Stock and interests in incorporated and unincorporated businesses. Itemize.	х			
14. Interests in partnerships or joint ventures. Itemize.	х			
15. Government and corporate bonds and other negotiable and non- negotiable instruments.	х			
16. Accounts receivable.	х			
17. Alimony, maintenance, support, and property settlements to which the debtor is or may be entitled. Give particulars.	х			
18. Other liquidated debts owed to debtor including tax refunds. Give particulars.		US Virgin Islands - Income Tax Receivable		113,559.95
19. Equitable or future interests, life estates, and rights or powers exercisable for the benefit of the debtor other than those listed in Schedule A – Real Property.	х			
20. Contingent and noncontingent interests in estate of a decedent, death benefit plan, life insurance policy, or trust.	х			
21. Other contingent and unliquidated claims of every nature, including tax refunds, counterclaims of the debtor, and rights to setoff claims. Give estimated value of each.	Х			

Debtor

(If known)

SCHEDULE B - PERSONAL PROPERTY

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(Continuation Sheet)

TYPE OF PROPERTY	N O N E	DESCRIPTION AND LOCATION OF PROPERTY	HUSBAND, WIFE, JOINT, OR COMMUNITY	CURRENT VALUE OF DEBTOR'S INTEREST IN PROPERTY, WITH- OUT DEDUCTING ANY SECURED CLAIM OR EXEMPTION
22. Patents, copyrights, and other intellectual property. Give particulars.	х			
23. Licenses, franchises, and other general intangibles. Give particulars.	х			
24. Customer lists or other compilations containing personally identifiable information (as defined in 11 U.S.C. § 101(41A)) provided to the debtor by individuals in connection with obtaining a product or service from the debtor primarily for personal, family, or household purposes.	х			
25. Automobiles, trucks, trailers, and other vehicles and accessories.	х			
26. Boats, motors, and accessories.	Х			
27. Aircraft and accessories.	Х			
28. Office equipment, furnishings, and supplies.		REFER TO SOAL EXHIBIT B28		3,400.07
29. Machinery, fixtures, equipment, and supplies used in business.		REFER TO SOAL EXHIBIT B29		14,785.28
30. Inventory.		REFER TO SOAL EXHIBIT B30		219,231.67
31. Animals.	Х			
32. Crops - growing or harvested. Give particulars.	х			
33. Farming equipment and implements.	Х			
34. Farm supplies, chemicals, and feed.	х			
35. Other personal property of any kind not already listed. Itemize.		REFER TO SOAL EXHIBIT B35		7,782.66
		5 continuation sheets attached Tota		\$ 367,360.04

(Include amounts from any continuation

sheets attached. Report total also on Summary of Schedules.)

Legal Entity	Bank Name	Account Name	Account Type	Account #	Bank Balance	Store	G/L Balance
MARIANNE VI, INC.	BANCO POPULAR	MARIANNE VI, INC.	Depository Account	191-028231	6897.3	264	8,000.41
Total						Total	8,000.41

Schedule of Assets and Liabilities - Exhibit B28 Marianne VI, Inc. - 10-13025-KJC

Schedule of Assets and Liabilities - Exhibit B29 Marianne VI, Inc. - 10-13025-KJC

Legal Entity	Location	Year	Asset Name	Description	Book Value De	Depreciation	Net Book Value 9/20/10	
Marianne VI, Inc.	264		2007 Equipment & Machinery	CABLING SERVICES	611.61	(332.97)	-	278.64
Marianne VI, Inc.	264		2007 Equipment & Machinery	6420 14105 2007 02 SFTW	5,315.90	(3,780.21)		1,535.69
Marianne VI, Inc.	264		2008 Equipment & Machinery	back ac unit	1,833.00	(560.08)		1,272.92
Marianne VI, Inc.	264		2008 Equipment & Machinery	FABIAN GONZALEZ	414.79	(212.01)	_	202.78
Marianne VI, Inc.	264		2008 Equipment & Machinery	fabian gonzalez	249.35	(127.45)	_	121.90
Marianne VI, Inc.	264		2008 Equipment & Machinery	2ABLX4JG0701	285.00	(145.67)		139.33
Marianne VI, Inc.	264		2008 Equipment & Machinery	FABIAN GONZALEZ	91.00	(46.52)		44.48
Marianne VI, Inc.	264		2008 Equipment & Machinery	DEVICE BUILD -CONVERSION	213.00	(105.32)	_	107.68
Marianne VI, Inc.	264		2008 Equipment & Machinery	FABIAN GONZALEZ	91.00	(46.52)	_	44.48
Marianne VI, Inc.	264		2000 Equipment & Machinery	0264 14020 2000 12 E&M	5,494.54	(5,494.54)		
Marianne VI, Inc.	264		2000 Equipment & Machinery	0264 14020 2000 05 E&M	846.48	(846.48)	_	1
Marianne VI, Inc.	264		2010 Equipment & Machinery	New asset FY 2010 not in the subledger	11,937.40	(900.04)		11,037.36
					27,383.07	(12,597.79)		14,785.28
								L

Schedule of Asset and Liabilities - Exhibit B30 Marianne VI, Inc. - 10-13025-KJC

Legal Entity	Store	Total Inv	entory
Marianne VI, Inc.		264	219,231.67
			219,231.67
			217,231.07

Schedule of Assets and Liabilities - Exhibit B35 Marianne VI, Inc. - 10-13025-KJC

Legal Entity Acc	Account Name	Vendor Name	Description	Balance 9/20/10
Marianne VI, Inc. Leas	Leasehold Improvements N/A	N/A	Leasehold Improvements - Store #264	7,782.66
				7,782.66

Case No. 10-13025 (KJC)

Debtor

(If known)

SCHEDULE D - CREDITORS HOLDING SECURED CLAIMS

State the name, mailing address, including zip code, and last four digits of any account number of all entities holding claims secured by property of the debtor as of the date of filing of the petition. The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. List creditors holding all types of secured interests such as judgment liens, garnishments, statutory liens, mortgages, deeds of trust, and other security interests.

List creditors in alphabetical order to the extent practicable. If a minor child is the creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m). If all secured creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H – Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Total the columns labeled "Amount of Claim Without Deducting Value of Collateral" and "Unsecured Portion, if Any" in the boxes labeled "Total(s)" on the last sheet of the completed schedule. Report the total from the column labeled "Amount of Claim Without Deducting Value of Collateral" also on the Summary of Schedules and, if the debtor is an individual with primarily consumer debts, report the total from the column labeled "Unsecured Portion, if Any" on the Statistical Summary of Certain Liabilities and Related Data.

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Check this box if debtor has no creditors holding secured claims to report on this Schedule D.

CREDITOR'S NAME AND MAILING ADDRESS INCLUDING ZIP CODE AND AN ACCOUNT NUMBER (See Instructions Above.)	CODEBTOR	HUSBAND, WIFE, JOINT, OR COMMUNITY	DATE CLAIM WAS INCURRED, NATURE OF LIEN , AND DESCRIPTION AND VALUE OF PROPERTY SUBJECT TO LIEN	CONTINGENT	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM WITHOUT DEDUCTING VALUE OF COLLATERAL	UNSECURED PORTION, IF ANY
ACCOUNT NO.								
			VALUE \$	-				
ACCOUNT NO.			VALUE \$					
			VALUE \$	-				
ACCOUNT NO.	4							
			VALUE \$	-				
<u>0</u> continuation sheets attached			Subtotal ► (Total of this page)				\$	\$
			Total ► (Use only on last page)				\$	\$
							(Report also on Summary of Schedules.)	(If applicable, report also on Statistical Summary of Certain Liabilities and Related Data.)

SCHEDULE E - CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

A complete list of claims entitled to priority, listed separately by type of priority, is to be set forth on the sheets provided. Only holders of unsecured claims entitled to priority should be listed in this schedule. In the boxes provided on the attached sheets, state the name, mailing address, including zip code, and last four digits of the account number, if any, of all entities holding priority claims against the debtor or the property of the debtor, as of the date of the filing of the petition. Use a separate continuation sheet for each type of priority and label each with the type of priority.

The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. If a minor child is a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H-Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of claims listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all claims listed on this Schedule E in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules.

Report the total of amounts entitled to priority listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all amounts entitled to priority listed on this Schedule E in the box labeled "Totals" on the last sheet of the completed schedule. Individual debtors with primarily consumer debts report this total also on the Statistical Summary of Certain Liabilities and Related Data.

Report the total of amounts not entitled to priority listed on each sheet in the box labeled "Subtotals" on each sheet. Report the total of all amounts not entitled to priority listed on this Schedule E in the box labeled "Totals" on the last sheet of the completed schedule. Individual debtors with primarily consumer debts report this total also on the Statistical Summary of Certain Liabilities and Related Data.

Check this box if debtor has no creditors holding unsecured priority claims to report on this Schedule E.

TYPES OF PRIORITY CLAIMS (Check the appropriate box(es) below if claims in that category are listed on the attached sheets.)

Domestic Support Obligations

Claims for domestic support that are owed to or recoverable by a spouse, former spouse, or child of the debtor, or the parent, legal guardian, or responsible relative of such a child, or a governmental unit to whom such a domestic support claim has been assigned to the extent provided in 11 U.S.C. § 507(a)(1).

Extensions of credit in an involuntary case

Claims arising in the ordinary course of the debtor's business or financial affairs after the commencement of the case but before the earlier of the appointment of a trustee or the order for relief. 11 U.S.C. § 507(a)(3).

☐ Wages, salaries, and commissions

Wages, salaries, and commissions, including vacation, severance, and sick leave pay owing to employees and commissions owing to qualifying independent sales representatives up to \$11,725* per person earned within 180 days immediately preceding the filing of the original petition, or the cessation of business, whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(4).

Contributions to employee benefit plans

Money owed to employee benefit plans for services rendered within 180 days immediately preceding the filing of the original petition, or the cessation of business, whichever occurred first, to the extent provided in 11 U.S.C. § 507(a)(5).

* Amount subject to adjustment on 4/01/13, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

Debtor

Case No. 10-13025 (KJC) (*if known*)

Certain farmers and fishermen

Claims of certain farmers and fishermen, up to \$5,775* per farmer or fisherman, against the debtor, as provided in 11 U.S.C. § 507(a)(6).

.

Deposits by individuals

Claims of individuals up to \$2,600* for deposits for the purchase, lease, or rental of property or services for personal, family, or household use, that were not delivered or provided. 11 U.S.C. § 507(a)(7).

I Taxes and Certain Other Debts Owed to Governmental Units

Taxes, customs duties, and penalties owing to federal, state, and local governmental units as set forth in 11 U.S.C. § 507(a)(8).

Commitments to Maintain the Capital of an Insured Depository Institution

Claims based on commitments to the FDIC, RTC, Director of the Office of Thrift Supervision, Comptroller of the Currency, or Board of Governors of the Federal Reserve System, or their predecessors or successors, to maintain the capital of an insured depository institution. 11 U.S.C. § 507 (a)(9).

Claims for Death or Personal Injury While Debtor Was Intoxicated

Claims for death or personal injury resulting from the operation of a motor vehicle or vessel while the debtor was intoxicated from using alcohol, a drug, or another substance. 11 U.S.C. § 507(a)(10).

* Amounts are subject to adjustment on 4/01/13, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

2 continuation sheets attached

Debtor

Case No. 10-13025 (KJC)

(if known)

SCHEDULE E - CREDITORS HOLDING UNSECURED PRIORITY CLAIMS

_,

(Continuation Sheet)

Type of Priority for Claims Listed on This Sheet

CREDITOR'S NAME, MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODEBTOR	HUSBAND, WIFE, JOINT, OR COMMUNITY	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM	CONTINGENT	UNLIQUIDATED	DISPUTED	- OF CLAIM	AMOUNT ENTITLED TO PRIORITY	AMOUNT NOT ENTITLED TO PRIORITY, IF ANY
Account No.									
REFER TO SOAL EXHIBIT E							8,264.96	8,264.96	0.00
Account No.									
Account No.									
Account No.									
Sheet no. 1 of 2continuation sheets attact of Creditors Holding Priority Claims	hed to	Schedule	(T	S otals of	Subtota f this pa		^{\$} 8,264.96	\$ 8,264.96	0.00
			(Use only on last page of t Schedule E. Report also o of Schedules.)	the com on the S	Tota pleted ummar		\$ 8,264.96		
			(Use only on last page of t Schedule E. If applicable, the Statistical Summary of Liabilities and Related Da	, report f Certai	also on			\$ 8,264.96	\$ 0.00

Schedule of Assets and Liabilities - Exhibit E MARIANNE VI, INC. - 10-13025-KJC

	T LED T TY, IF	¢ ¢	\$0.00		\$0.00		\$0.00	\$0.00
	AMOUNT NOT ENTITLED TO PRIORITY, IF ANY							
	<u>AMOUNT</u> <u>ENTITLED TO</u> <u>PRIORITY</u>		\$2,213.13		\$2,389.94		\$3,661.89	S8,264.96
	<u>AMO</u> ENTIT		3		4		6	9
	<u>AMOUNT</u> <u>OF</u> CLAIM		\$2,213.13		\$2,389.94		\$3,661.89	\$8,264.96
	DISPUTED	;	X		Х		×	
	UNLIQUIDATED	;	×		Х		Х	
	CONTINGENT	;	×		Х		Х	
	DATE CLAIM WAS INCURRED AND CONSIDERAT FOR CLAIM	AUG SALES TAX	PAYABLE	SEP SALES TAX	PAYABLE	TAXES	PAYABLE	
	CODEBTOR							
	dīz		N/A		N/A		00802	
	State	;	VI		VI		Ν	
	<u>G</u>	CHRISTIANSTED ST	CROIX	CHRISTIANSTED ST	CROIX		ST THOMAS	
	ADDRESS	EAST DIAMOND		NO 4008 EAST DIAMOND CHRISTIANSTED ST	LOT 7-B	INTERNAL REVENUE LOCKHARTS GARDEN	NO IA	
	CREDITOR'S NAME	LANDS,	INTERNAL REVENUE LOT 7-B	sLANDS,	INTERNAL REVENUE LOT 7-B		ENUE	
	LEGAL ENTITY	JANNE VI,	INC.	US VIRGIN IS MARIANNE VI, BUREAU OF	INC.	MARIANNE VI, VI BUREAU OF	INC.	

Debtor

(if known)

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS

State the name, mailing address, including zip code, and last four digits of any account number, of all entities holding unsecured claims without priority against the debtor or the property of the debtor, as of the date of filing of the petition. The complete account number of any account the debtor has with the creditor is useful to the trustee and the creditor and may be provided if the debtor chooses to do so. If a minor child is a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m). Do not include claims listed in Schedules D and E. If all creditors will not fit on this page, use the continuation sheet provided.

If any entity other than a spouse in a joint case may be jointly liable on a claim, place an "X" in the column labeled "Codebtor," include the entity on the appropriate schedule of creditors, and complete Schedule H - Codebtors. If a joint petition is filed, state whether the husband, wife, both of them, or the marital community may be liable on each claim by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community."

If the claim is contingent, place an "X" in the column labeled "Contingent." If the claim is unliquidated, place an "X" in the column labeled "Unliquidated." If the claim is disputed, place an "X" in the column labeled "Disputed." (You may need to place an "X" in more than one of these three columns.)

Report the total of all claims listed on this schedule in the box labeled "Total" on the last sheet of the completed schedule. Report this total also on the Summary of Schedules and, if the debtor is an individual with primarily consumer debts, report this total also on the Statistical Summary of Certain Liabilities and Related Data..

□ Check this box if debtor has no creditors holding unsecured claims to report on this Schedule F.

CREDITOR'S NAME, MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODEBTOR	HUSBAND, WIFE, JOINT, OR COMMUNITY	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	CONTINGENT	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM
ACCOUNT NO.							
REFER TO SOAL EXHIBIT F							3,481,436.82
ACCOUNT NO.							
REFER TO SOAL EXHIBIT F							14,059.00
ACCOUNT NO.							
ACCOUNT NO.							
L	<u>.</u>	1		1	Sub	total≻	\$ 3,495,495.82
2 continuation sheets attached		(Report a	(Use only on last page of the lso on Summary of Schedules and, if appl	complete	ed Sched	Fotal► ule F.) tistical	\$ 3,495,495.82

port also on Summary of Schedules and, if applicable, on the Statistical Summary of Certain Liabilities and Related Data.)

and Liabilities - Exhibit F	INC 10-13025-KJC
Schedule of Assets a	MARIANNE VI, II

AMOUNT OF CLAIM		361			0		0		0			0	3,481,075.82	3,481,436.82
DISPUTED LIQUIDATED CONTINGENT					× × ×		× × ×		× × ×			× × ×		
CONSIDERATION FOR CLAIM	LAYAWAY	LIABILITY		MARIANNE LEASE	LIABILITY	MARIANNE LEASE	LIABILITY	MARIANNE LEASE	LIABILITY		MARIANNE LEASE	LIABILITY	INTERCOMPANY	
<u>el</u>		N/A			38103		00801-1583		00823-5994			00841	07094	
STATE		N/A			TN				N			</td <td>٢N</td> <td></td>	٢N	
CITY		N/A			Memphis		St. Thomas		St. Croix			St. Croix	SECAUCUS	
ADDRESS		N/A C/O Belz	Enterprises, 100 Peabody Place,	Suite 1400, Attn:	Richard Belz		P.O. Box 8583	PO Box 5994, Sunnv Isle	Christiansted,	P.O. Box 685 #1	Estate Cane	Fredriksted	100 METRO WAY	
VENDOR NAME	LAYAWAY LIABILITY-	264		FOM Puerto Rico,	LC.;	Sugar Estate	Associates,	Sunny Isle Shopping	Center, Inc.		Sunshine Shopping	Center, Inc.	Urban Brands, Inc.	
LEGAL ENTITY		MARIANNE VI, INC.			MARIANNE VI, INC.		MARIANNE VI, INC.		MARIANNE VI, INC.			MARIANNE VI, INC.	MARIANNE VI, INC.	

Page 1 of 1

Schedules of Assets and Liabilities - Exhibit F Marianne VI, Inc. 10-13025-KJC

		Amount		\$ 14,059	\$ 14,059
		Zip	VI 00823-5994		
		<u>State</u>	N		
		City	ST CROIX		
		Address	PO BOX 5994	CHRISTIANSTED	
		Contracting Party Name	SUNNY ISLE DEVELOPERS LLC		
		Category	· (STORE 264) Real Property		
		Debtor	MARIANNE VI, INC (STORE 264)		

In re	Marianne	VI,	Inc.	

Debtor

Case No. 10-13025 (KJC)

(if known)

SCHEDULE G - EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Describe all executory contracts of any nature and all unexpired leases of real or personal property. Include any timeshare interests. State nature of debtor's interest in contract, i.e., "Purchaser," "Agent," etc. State whether debtor is the lessor or lessee of a lease. Provide the names and complete mailing addresses of all other parties to each lease or contract described. If a minor child is a party to one of the leases or contracts, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

Check this box if debtor has no executory contracts or unexpired leases.

NAME AND MAILING ADDRESS, INCLUDING ZIP CODE, OF OTHER PARTIES TO LEASE OR CONTRACT.	DESCRIPTION OF CONTRACT OR LEASE AND NATURE OF DEBTOR'S INTEREST. STATE WHETHER LEASE IS FOR NONRESIDENTIAL REAL PROPERTY. STATE CONTRACT NUMBER OF ANY GOVERNMENT CONTRACT.
REFER TO SOAL EXHIBIT G	

SCHEDULE G

Dobtor		Contracting Barty Name	Adross	City.	Ctato		Zin Descintion of Contends or Losse
Marianne VI, Inc.	Real Property	Real Property FOM Puerto Rico, LC ;	C/O Belz Enterprises,	Memphis	TN	1	38103 The Outlet M176 Lease assigned to Rainbow/The New 5-7-9 and
			100 Peabody Place, Suite 1400,				Beyond, Inc. A N.Y. Corp. in Jan 2009
Marianne VI, Inc.	Real Property	Real Property Sugar Estate Associates,	P.O. Box 8583	St. Thomas	Virgin	00801-1583	Virgin 00801-1583 Wheatley Shopping Center M032 Lease assigned to Rainbow/The New 5 المنابع المنابع
Marianne VI, Inc.	Real Property	Real Property Sunny Isle Shopping Center, Inc.	PO Box 5994. Sunny St. Croix	St. Croix	Virgin	00823-5994	Airgin 00823-5994 Sunny Isle SC M027 Lease assigned to Rainbow/The New 5-7-9 and
	-		Isle Christiansted,		<u>s</u>		Beyond, Inc. A N.Y. Corp. in Jan 2009
Marianne VI, Inc.	Real Property	Real Property Sunshine Shopping Center, Inc.	P.O. Box 685 #1 Estate St. Croix	St. Croix	Virgin		00841 Sunshine Mall M143 Lease assigned to Rainbow/The New 5-7-9 and
			Cane Fredriksted		<u>s</u>		Beyond, Inc. A N Y. Corp. in Jan 2009
MARIANNE VI, INC (STORE 264) Real Property SUNNY ISLE DEVELOPI	Real Property	ERS LLC	PO BOX 5994	ST CROIX	>	00823-5994	
			CHRISTIANSTED				

Debtor

Case No. 10-13025 (KJC)

(if known)

SCHEDULE H - CODEBTORS

Provide the information requested concerning any person or entity, other than a spouse in a joint case, that is also liable on any debts listed by the debtor in the schedules of creditors. Include all guarantors and co-signers. If the debtor resides or resided in a community property state, commonwealth, or territory (including Alaska, Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington, or Wisconsin) within the eight-year period immediately preceding the commencement of the case, identify the name of the debtor's spouse and of any former spouse who resides or resided with the debtor in the community property state, commonwealth, or territory. Include all names used by the nondebtor spouse during the eight years immediately preceding the commencement of this case. If a minor child is a codebtor or a creditor, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

Check this box if debtor has no codebtors.

NAME AND ADDRESS OF CODEBTOR	NAME AND ADDRESS OF CREDITOR
REFER TO SOAL EXHIBIT H	

Urban Brands, Inc. et al ⁽¹⁾ - 10-13005 - KJC

NAME OF CREDITOR	ADDRESS OF CREDITOR	NAMES OF CODEBTORS	CODEBTOR ADDRESS	CODEBTOR CITY	CODEBTOR STATE	CODEBTOR ZIP
Bank of America,	Attn: Jai Alexander -					
N.A.	100 Federal Street 9th Floor	Urban Brands, Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Alabama, Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		California, Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Connecticut, Inc. Large Apparel of Dist. of	100 Metro Way	Secaucus	NJ	07094
		Columbia, Inc. Large Apparel of Florida,	100 Metro Way	Secaucus	NJ	07094
		Inc. Large Apparel of Georgia,	100 Metro Way	Secaucus	NJ	07094
		Inc. Large Apparel of Illinois,	100 Metro Way	Secaucus	NJ	07094
		Inc. Large Apparel of Indiana,	100 Metro Way	Secaucus	NJ	07094
		Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Louisiana, Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Maryland, Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Michigan, Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Missouri, Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Mississippi, Inc. Large Apparel of North	100 Metro Way	Secaucus	NJ	07094
		Carolina, Inc. Large Apparel of New	100 Metro Way	Secaucus	NJ	07094
		Jersey, Inc. Large Apparel of New	100 Metro Way	Secaucus	NJ	07094
		York, Inc. Large Apparel of Ohio,	100 Metro Way	Secaucus	NJ	07094
		Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Pennsylvania, Inc. Large Apparel of South	100 Metro Way	Secaucus	NJ	07094
		Carolina, Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Tennessee, Inc. Large Apparel of Virginia,	100 Metro Way	Secaucus	NJ	07094
		Inc. Large Apparel of	100 Metro Way	Secaucus	NJ	07094
		Wisconsin, Inc. Large Apparel of Texas,	100 Metro Way	Secaucus	NJ	07094
		Inc.	100 Metro Way	Secaucus	NJ	07094
		Marianne USPR, Inc.	100 Metro Way	Secaucus	NJ	07094
		Marianne VI, Inc. Metro Apparel of	100 Metro Way	Secaucus	NJ	07094
		Kentucky, Inc. Metro Apparel of	100 Metro Way	Secaucus	NJ	07094
		Massachusetts, Inc.	100 Metro Way	Secaucus	NJ	07094
		A S Interactive, Inc. Carraizo Alto Apparel	100 Metro Way	Secaucus	NJ	07094
		Corp 100% Girls of Georgia,	100 Metro Way	Secaucus	NJ	07094
		Inc. 100 Percent Girls of New	100 Metro Way	Secaucus	NJ	07094
		Jersey, Inc. 100% Girls of New York,	100 Metro Way	Secaucus	NJ	07094
		Inc.	100 Metro Way	Secaucus	NJ	07094
		Kidspot of Delaware, Inc.	100 Metro Way	Secaucus	NJ	07094
		Kidspot of Illinois, Inc.	100 Metro Way	Secaucus	NJ	07094
		Kidspot of Michigan, Inc.	100 Metro Way	Secaucus	NJ	07094

Schedule of Assets and Liabilities - Exhibit H

NAME OF	ADDRESS OF	Urban Brands, In NAMES OF	nc. et al ⁽¹⁾ - 10-130	05 - KJC codebtor	CODEBTOR	CODEBTOR
CREDITOR	CREDITOR	CODEBTORS	CODEBTOR ADDRESS	S CITY	STATE	ZIP
		Kidspot of New Jersey,				
		Inc.	100 Metro Way	Secaucus	NJ	07094
		Kidspot of Ohio, Inc.	100 Metro Way	Secaucus	NJ	07094
		Kidspot of Pennsylvania,				
		Inc.	100 Metro Way	Secaucus	NJ	07094
		Kidspot of Texas, Inc.	100 Metro Way	Secaucus	NJ	07094
		Kid Spot Ltd.	100 Metro Way	Secaucus	NJ	07094
		Ashley Stewart Ltd.	100 Metro Way	Secaucus	NJ	07094
		100% Girls Ltd.	100 Metro Way	Secaucus	NJ	07094
		Marianne Ltd.	100 Metro Way	Secaucus	NJ	07094
		The Essence of Body &				
		Soul Ltd	100 Metro Way	Secaucus	NJ	07094
		Ashley Stewart Apparel				
		Corp.	100 Metro Way	Secaucus	NJ	07094
		Ashley Stewart Clothing	-			
		Co, Inc.	100 Metro Way	Secaucus	NJ	07094
		ASIL 6 Inc.	100 Metro Way	Secaucus	NJ	07094
		ASNJ 10 Inc.	100 Metro Way	Secaucus	NJ	07094
		Church Street Retail, Inc. Urban Acquisition Corp of		Secaucus	NJ	07094
		New Jersey, Inc.	100 Metro Way	Secaucus	NJ	07094
		Urban Acquisition Corp of		Secaucus	145	07094
		New York, Inc.	100 Metro Way	Secaucus	NJ	07094
		Urban Brands TM	100 Wetto way	Secaucus	143	07094
		Holding Co.	100 Metro Way	Secaucus	NJ	07094
		Ashley Stewart	100 Micho way	Sceaucus	± NJ	0/024
		Management Co, Inc.	100 Metro Way	Secaucus	NJ	07094
		Ashley Stewart Woman	100 Mello way	Sceaucus	TAN	0/074
		Ltd.	100 Metro Way	Secaucus	NJ	07094

Note (1): The Debtors in these cases, along with the last four digits of the federal tax identification number for each of the Debtors, are Urban Brands, Inc. (3678), 100% Girls Ltd. (4150), 100% Girls of Georgia, Inc. (4159), 100% Girls of New York, Inc. (2149), 100 Percent Girls of New Jersey, Inc. (4167), A.S. Interactive, Inc. (3472), Ashley Stewart Ltd. (451), Ashley Stewart Apparel Corporation (4049), Ashley Stewart Clothing Company, Inc. (4051), Ashley Stewart Management Co., Inc. (4053), Ashley Stewart Women Ltd. (4152), ASIL 6, Inc. (3996), ASNJ 10, Inc. (4004), Carraizo Alto Apparel Corporation (4651), Church Street Retail, Inc. (5954), KidSpot td. (2585), Kidspot of Pennsylvania, Inc. (2596), KidSpot of Tellinois, Inc. (2606), KidSpot of Michigan, Inc. (2603), Kidspot of New Jersey, Inc. (2129), Large Apparel of Connecticut, Inc. (5161), Large Apparel of District of Columbia, Inc. (8609), Large Apparel of Florida, Inc. (2209), Large Apparel of Georgia, Inc. (4055), Large Apparel of Louisiana, Inc. (3790), Large Apparel of Maryland, Inc. (5158), Large Apparel of Michigan, Inc. (4650), Large Apparel of Indiana, Inc. (4055), Large Apparel of Missouri, Inc. (2135), Large Apparel of New Jersey, Inc. (5157), Large Apparel of Nichigan, Inc. (9420), Large Apparel of North Carolina, Inc. (8611), Large Apparel of Ohio, Inc. (3815), Large Apparel of Pennsylvania, Inc. (4057), Large Apparel of South Carolina, Inc. (2029), Large Apparel of Tennessee, Inc. (3895), Large Apparel of Texas, Inc. (3787), Large Apparel of Virginia, Inc. (2809), Large Apparel of Wisconsin, Inc. (3898), Marianne Ltd (3940), Marianne USPR, Inc. (2193), Marianne VI, Inc. (2206), Metro Apparel of Kentucky, Inc. (7533), Metro Apparel of Massachusetts, Inc. (1367), The Essence of Body & Soul, Ltd. (4165), Urban Acquisition Corporation of New Jersey, Inc. (4103), and Urban Brands TM Holding Co. (5909)

In re: Marianne VI, Inc. Debtor

DECLARATION CONCERNING DEBTOR'S SCHEDULES

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF A CORPORATION OR PARTNERSHIP

I, , Michael Abate, Vice President Finance/Treasurer , declare under penalty of perjury that I have read the foregoing summary and schedules, and that they are true and correct to the best of my knowledge, information, and belief. Date: October 20, 2010

Signature: la'e

Vice President Finance/Treasurer [Indicate position or relationship to debtor]

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

Michael Abate [Print or type name of individual signing on behalf of debtor.]