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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91205372
Party	Defendant Jewelex New York, Ltd.
Correspondence Address	THOMAS I ROZSA ROZSA LAW GROUP LC 18757 BURBANK BOULEVARD, SUITE 220 TARZANA, CA 91356-3346 UNITED STATES
Submission	Answer
Filer's Name	Thomas I. Rozsa
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Signature	/Thomas I. Rozsa/
Date	06/12/2012
Attachments	Answer.pdf (26 pages)(954221 bytes)

1 Answering the preamble paragraph, Applicant denies that Opposer will be
2 damaged by registration of the opposed mark VINTAGE DREAMS, Serial No.
3 85/445,788 filed on October 12, 2011.
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6 **ANSWERS TO SECTION ENTITLED: "OPPOSER, ITS MARKS, AND**
7 **RELATED GOODWILL**
8

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10 1. Answering Paragraph 1 of the Opposition, Applicant has insufficient
11 information and belief to admit or deny the allegations contained therein and basing its
12 denial on that ground, denies each and every, all and singular, the allegations of said
13 Paragraph 1 of the Opposition.

14 2. Answering Paragraph 2 of the Opposition, Applicant denies each and
15 every, all and singular, the allegations of said Paragraph 2 of the Opposition.

16 3. Answering Paragraph 3 of the Opposition, Applicant has insufficient
17 information and belief to admit or deny the allegations contained therein and basing its
18 denial on that ground, denies each and every, all and singular, the allegations of said
19 Paragraph 3 of the Opposition.
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21 4. Answering Paragraph 4 of the Opposition, Applicant has insufficient
22 information and belief to admit or deny the allegations contained therein and basing its
23 denial on that ground, denies each and every, all and singular, the allegations of said
24 Paragraph 4 of the Opposition.

25 5. Answering Paragraph 5 of the Opposition, Applicant has insufficient
26 information and belief to admit or deny the allegations contained therein and basing its
27 denial on that ground, denies each and every, all and singular, the allegations of said
28

1 Paragraph 5 of the Opposition.

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3 6. Answering Paragraph 6 of the Opposition, Applicant has insufficient
4 information and belief to admit or deny the allegations contained therein and basing its
5 denial on that ground, denies each and every, all and singular, the allegations of said
6 Paragraph 6 of the Opposition.

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8 7. Answering Paragraph 7 of the Opposition, Applicant has insufficient
9 information and belief to admit or deny the allegations contained therein and basing its
10 denial on that ground, denies each and every, all and singular, the allegations of said
11 Paragraph 7 of the Opposition.

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13 8. Answering Paragraph 8 of the Opposition, Applicant has insufficient
14 information and belief to admit or deny the allegations contained therein and basing its
15 denial on that ground, denies each and every, all and singular, the allegations of said
16 Paragraph 8 of the Opposition.

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18 9. Answering Paragraph 9 of the Opposition, Applicant has insufficient
19 information and belief to admit or deny the allegations contained therein and basing its
20 denial on that ground, denies each and every, all and singular, the allegations of said
21 Paragraph 9 of the Opposition.

22
23 10. Answering Paragraph 10 of the Opposition, Applicant has insufficient
24 information and belief to admit or deny the allegations contained therein and basing its
25 denial on that ground, denies each and every, all and singular, the allegations of said
26 Paragraph 10 of the Opposition.

27
28 11. Answering Paragraph 11 of the Opposition, Applicant has insufficient
information and belief to admit or deny the allegations contained therein and basing its
denial on that ground, denies each and every, all and singular, the allegations of said

1 Paragraph 11 of the Opposition.

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3 12. Answering Paragraph 12 of the Opposition, Applicant has insufficient
4 information and belief to admit or deny the allegations contained therein and basing its
5 denial on that ground, denies each and every, all and singular, the allegations of said
6 Paragraph 12 of the Opposition.

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8 13. Answering Paragraph 13 of the Opposition, Applicant has insufficient
9 information and belief to admit or deny the allegations contained therein and basing its
10 denial on that ground, denies each and every, all and singular, the allegations of said
11 Paragraph 13 of the Opposition.

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13 14. Answering Paragraph 14 of the Opposition, Applicant has insufficient
14 information and belief to admit or deny the allegations contained therein and basing its
15 denial on that ground, denies each and every, all and singular, the allegations of said
16 Paragraph 14 of the Opposition.

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18 15. Answering Paragraph 15 of the Opposition, Applicant has insufficient
19 information and belief to admit or deny the allegations contained therein and basing its
20 denial on that ground, denies each and every, all and singular, the allegations of said
21 Paragraph 15 of the Opposition.

22
23 16. Answering Paragraph 16 of the Opposition, Applicant has insufficient
24 information and belief to admit or deny the allegations contained therein and basing its
25 denial on that ground, denies each and every, all and singular, the allegations of said
26 Paragraph 16 of the Opposition.

27 **ANSWERS TO SECTION ENTITLED: "APPLICANT'S CONFUSINGLY**
SIMILAR MARK"

28 17. Answering Paragraph 17 of the Opposition, Applicant repeats and

1 realleges its responses to the allegations contained in Paragraphs 1-16 of the Opposition.

2 18. Answering Paragraph 18 of the Opposition, Applicant admits the
3 allegations of said Paragraph 18 of the Opposition.
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5 19. Answering Paragraph 19 of the Opposition, Applicant admits the portion
6 of the allegation of Paragraph 19 which states "On October 12, 2011, Applicant filed an
7 application for Applicant's mark VINTAGE DREAMS. The application covers the
8 following goods in International Class 14: JEWELRY; JEWELRY WITH PRECIOUS
9 STONES, NAMELY, DIAMONDS, RUBIES, EMERALDS, SAPPHIRES, AND
10 SEMI-PRECIOUS COLORED STONES EMBEDDED THEREIN, AND PEARLS
11 EMBEDDED THEREIN (hereinafter "Applicant's Goods")." Except as expressly
12 admitted herein, Applicant has insufficient information and belief to admit or deny the
13 remaining allegations contained therein and basing its denial on that ground, denies each
14 and every, all and singular, the remaining allegations of said Paragraph 19 of the
15 Opposition.
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17 20. Answering Paragraph 20 of the Opposition, Applicant denies each and
18 every, all and singular, the allegations of said Paragraph 20 of the Opposition.
19

20 **ANSWER TO SECTION ENTITLED: "APPLICANT'S INFRINGEMENT OF**
21 **OPPOSER'S MARKS"**

22 21. Answering Paragraph 21 of the Opposition, Applicant repeats and
23 realleges its responses to the allegations contained in Paragraphs 1 through 20 of the
24 Opposition.
25

26 22. Answering Paragraph 22 of the Opposition, Applicant denies each and
27 every, all and singular, the allegations of said Paragraph 22 of the Opposition.

28 23. Answering Paragraph 23 of the Opposition, Applicant denies each and

1 every, all and singular, the allegations of said Paragraph 23 of the Opposition.

2
3 24. Answering Paragraph 24 of the Opposition, Applicant denies each and
4 every, all and singular, the allegations of said Paragraph 24 of the Opposition.

5 25. Answering Paragraph 25 of the Opposition, Applicant denies each and
6 every, all and singular, the allegations of said Paragraph 25 of the Opposition.

7 **ANSWER TO SECTION ENTITLED: "APPLICANT'S DILUTION OF HOF'S**
8 **MARKS"**

9
10 26. Answering Paragraph 26 of the Opposition, Applicant repeats and
11 realleges its responses to the allegations contained in Paragraphs 1 through 25 of the
12 Opposition.

13 27. Answering Paragraph 27 of the Opposition, Applicant has insufficient
14 information and belief to admit or deny the allegations contained therein and basing its
15 denial on that ground, denies each and every, all and singular, the allegations of said
16 Paragraph 27 of the Opposition.

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18 28. Answering Paragraph 28 of the Opposition, Applicant denies each and
19 every, all and singular, the allegations of said Paragraph 28 of the Opposition.

20 29. Answering Paragraph 29 of the Opposition, Applicant denies each and
21 every, all and singular, the allegations of said Paragraph 29 of the Opposition.

22 30. Answering Paragraph 30 of the Opposition, Applicant denies each and
23 every, all and singular, the allegations of said Paragraph 30 of the Opposition.

24 31. Answering Paragraph 31 of the Opposition, Applicant denies each and
25 every, all and singular, the allegations of said Paragraph 31 of the Opposition.
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AFFIRMATIVE DEFENSES

FIRST AFFIRMATIVE DEFENSE

32. As a first, separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant alleges that it has every right to use the trademark DREAM as there is no specific exclusivity granted to the trademark DREAM in the jewelry class. Attached hereto as **Exhibit 1** is a printout showing over 100 registrations and pending applications for jewelry which contain the term DREAM in it. Therefore, DREAM has no exclusivity to any one jewelry company and numerous jewelry companies have used and registered the trademark DREAM as part of additional portions of their mark such as Applicant has applied to register its trademark VINTAGE DREAMS.

SECOND AFFIRMATIVE DEFENSE

33. As a second, separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant states that Applicant's total mark is "VINTAGE DREAMS" and Opposer has unfairly dissected the Applicant's mark. Applicant alleges that Applicant's composite mark and Opposer's mark must be compared by looking at them in their entirety, although their weak and common elements may be given less weight. The Applicant's mark and Opposer's mark have the word "DREAM" in common. However, this commonality of elements is not sufficient to create likelihood of confusion. There is no one individual that has an exclusivity to the word "DREAM". Opposer's marks are for "DREAM", "DREAM CUT", and "DREAMSTONE". This is totally different in overall visual impression and meaning from the Applicant's present

1 mark for “VINTAGE DREAMS”. The general rule is that marks in controversy are
2 compared in their entirety. Glow Industries v. Lopez, 273 F. Supp. 2d 1095, 1123 (D.
3 Cal. 2003) (likelihood of confusion “cannot be predicted on dissection of a mark, that is,
4 on only part of a mark), (citing In re National Data Corp., 753 F.2d 1056, 1058, 224
5 U.S.P.Q. 749, 751 (Fed. Cir. 1985)). On the other hand, it is a well established rule that
6 where, as here, Applicant’s mark consists of more than one element, each bearing
7 different semantic weight, a tribunal may attach more or less significance to particular
8 features of one mark in determining similarity between marks, provided the ultimate
9 decision is based on consideration of the marks as a whole. Sleepmaster Products Co. v.
10 American Auto-Felt Corp., 241 F.2d 738, 741, 113 U.S.P.Q. 63, 65 (C.C.P.A. 1957)
11 anti-dissection rule “does not bar consideration of the different features of the marks in
12 determining the importance to be attached thereto”. Glow Industries v. Lopez, 273 F.
13 Supp. 2d 1095, 1123 (D. Cal. 2003) (“although the involved marks must be regarded in
14 their entirety, it is proper to recognize that one feature of a mark is more significant
15 than the other features and to give greater force and effect to that dominant feature”)
16 (citing Burger Chef Systems, Inc. v. Sandwich Chef, Inc., 608 F.2d 875, 878, (C.C.P.A.
17 1979)) . Parkcard Press, Inc. v. Hewlett-Packard Co., 227 F.3d 1352, 1357 (Fed. Cir.
18 2000) (“it is not improper to state that, for rational reasons, more or less weight has been
19 given to a particular feature of the mark, provided the ultimate conclusion rests on
20 consideration of the marks in their entirety.”). See also 3 McCarthy On Trademarks §
21 23:44 (“one feature of a mark may be more significant and it is proper to give greater
22 force and effect to that dominant feature”). Further, when the common element between
23 the two marks is a word that is weak, the likelihood of confusion is accordingly reduced.
24 3 McCarthy on Trademarks § 23:48.
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3 THIRD AFFIRMATIVE DEFENSE

4 34. As a third, separate and distinct affirmative defense to the Opposition and
5 each claim stated therein, comparison of sight and sound show Applicant's mark is not
6 confusingly similar with the cited registrations. The Applicant's mark and Opposer's
7 mark have different sounds and meanings as encountered in the marketplace. The degree
8 of similarity is tested on three levels as encountered in the marketplace; appearance (or
9 sight), sound and meaning. Dreamwerks Prod. Group v. SKG Studio, 142 F.3d 1127,
10 1129 (9th Cir. 1998), Faberge, Inc. v. Dr. Babor GmbH & Co., 219 U.S.P.Q. 848, 851
11 (T.T.A.B. 1983). The inquiry depends on taking account of all relevant facts in a
12 particular case. In re Lamson Oil Co., 6 U.S.P.Q. 2d 1041, 1042 n.4 (T.T.A.B. 1987).
13 Each of the non-common elements of the present mark has a different appearance and
14 meaning. Opposer's "DREAM", "DREAM CUT", and "DREAMSTONE" looks
15 different from Applicant's "VINTAGE DREAM". Even when words in a mark are
16 "virtually identical in pronunciation" to another mark, there may still exist "no
17 substantial similarity" between the two marks. Mead Data Cent., Inc. v. Toyota Motor
18 Sales, Inc., 875 F.2d 1026, 1029 (2d Cir. 1989).
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22 In Mead, the United States Court of Appeals for the Second Circuit found that
23 Toyota's mark LEXUS for a luxury car, did not sound similar to Mead's mark LEXIS for
24 a legal software database, even though the words in the marks sounded "virtually
25 identical in pronunciation." Id. The Court first held that "the similarity must be
26 substantial," id. at 1029, and then held that using "commonsense" commercial speech,
27 "there is no substantial similarity" between the sounds of the two marks. Id. at 1030.
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FOURTH AFFIRMATIVE DEFENSE

35. As a fourth separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant alleges that comparison of meaning show Applicant's mark is not confusingly similar. In particular the word, "VINTAGE" is extremely important in view of the nature of Applicant's goods. The visual impression of Applicant's mark is totally different from Opposer's marks. The similarity or dissimilarity of the various marks "in their entireties as to connotation" must be weighed in a likelihood of confusion analysis. In re E.I. DuPont DeNemours & Co., 476 F.2d 1357, 1361, 177 U.S.P.Q. 563, 567 (C.C.P.A. 1973) emphasis added). Hart v. New York P'ship, 2006 U.S. App. LEXIS 14315 (Fed. Cir. 2006); Alberto-Culver Co. v. Trevive, Inc., 199 F. Supp. 2d 1004 (D. Cal. 2002); Miguel Torres, S.A. v. Bodegas Muga, S.A., 176 Fed. Appx. 124 (Fed. Cir. 2006); Palm Bay Imps., Inc. v. Veuve Clicquot Ponsardin Maison Fondée En 1772, 396 F.3d 1369, 1371 (Fed. Cir. 2005); Shen Mfg. Co. v. Ritz Hotel, Ltd., 393 F.3d 1238, 1241 (Fed. Cir. 2004); Herbko Int'l, Inc. v. Kappa Books, Inc., 308 F.3d 1156, 1165 (Fed. Cir. 2002). See also Luigino's, Inc. v. Stouffer Corp., 170 F.3d 827, 830 (8th Cir. 1999) ("The use of identical dominant words does not automatically mean that two marks are similar... We must look to the overall impression created by the marks, not merely compare individual features.") Although Applicant's mark and Opposer's mark contain a common term, this is not sufficient to make the marks confusingly similar in the overall impression because as shown above, "DREAM", "DREAM CUT", and "DREAMSTONE" have very different images in the minds of the relevant consumers. Champagne Louis Roederer S.A. v. Delicato Vineyards, 148 F.3d 1373, 1375, 47 U.S.P.Q.2d, 1459, 1460 (Fed. Cir. 1998). As Professor McCarthy notes "[I]f two conflicting marks each have an aura of suggestion, but each suggests something

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1 different to the buyer, this tends to indicate a lack of likelihood of confusion. Similarly,
2 marks may be phonetically similar, but confusion is prevented by the different suggestive
3 connotations of the marks. 3 McCarthy On Trademarks § 23:28. As a result, marks may
4 be found to be dissimilar “[a]s a result of their different meanings when applied to the
5 goods of the applicant and registrant.” In re Sears, Roebuck Co., 2 U.S.P.Q.2d 1312,
6 1314 (T.T.A.B. 1987).
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10 In Sears, the Trademark Trial and Appeal Board found that
11 CROSS-OVER for bras was not confusingly similar to CROSSOVER for tops, shorts and
12 pants even though the two marks were “legally identical in sound and appearance”
13 because CROSS-OVER was suggestive of the constructive of the bras, while
14 CROSSOVER “convey[ed] no such meaning.” Sears at 1314. In Champagne Louis
15 Roederer, the Federal Circuit affirmed the Board's finding that CRYSTAL CREEK for
16 wine was not confusingly similar to CRISTAL and CRISTAL CHAMPAGNE for
17 champagne even though the goods, channels of trade and customers were legally
18 identical, and the opposer's marks were very strong, because CRISTAL “suggested the
19 clarity of the opposer's wine within the bottle or the glass of which the bottle itself was
20 made,” while CRYSTAL CREEK “suggested a very clear (and thus probably remote
21 from civilization) creek or stream.” Champagne 148 F.3d at 1375, 47 U.S.P.Q.2d at
22 1460. Applicant’s mark and the cited mark here are more dissimilar in meaning than
23 were the marks in Sears and Champagne Louis Roederer, and the differences in meaning
24 are more than sufficient to overcome any similarities in sight and sound.
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28 Words that may have the same or similar meaning have been held

1 not to be confusingly similar. In Dawn Donut Co. v. Day, 450 F.2d 332, (10th cir. 1971),
2 the court held that while DAWN and DAYLIGHT are interchangeable with “early
3 morning hours,” the distinction between the words causes the words to not be
4 confusingly similar. “‘Dawn’ connotes the first appearance of light at morning.
5 ‘Daylight’ includes all of the period when the sun is shining on a particular area of the
6 earth. Although ‘Dawn’ may suggest freshness, ‘Daylight’ does not.” Id. at 333.
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10 FIFTH AFFIRMATIVE DEFENSE

11 36. As a fifth, separate and distinct affirmative defense to the Opposition and
12 each claim stated therein, Applicant alleges that the Opposition and each and every
13 paragraph stated therein fails to state a cause of action against the Applicant.
14

15 SIXTH AFFIRMATIVE DEFENSE

16 37. As a sixth, separate and distinct affirmative defense to the Opposition and
17 each claim stated therein, Applicant alleges that the Opposer sustained no damage, injury
18 or prejudice as a result of Applicant’s trademark application for “VINTAGE DREAMS”.
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21 SEVENTH AFFIRMATIVE DEFENSE

22 38. As a seventh, separate and distinct affirmative defense to the Opposition and
23 each claim stated therein, Applicant alleges that the use of the term “DREAM” is very
24 common and there is no exclusivity to “DREAM”. Therefore, Opposer and Applicant
25 can peacefully coexist with their respective uses for their marks for their respective
26 products in the classes as referenced above.
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WHEREFORE, Applicant requests that the Opposition to Trademark Application Serial No. 85/445,788 be denied and that Opposer take nothing by way of its Opposition.

If there is any charge required for the filing of this Answer to Notice of Opposition, the Commissioner of Patents and Trademarks is hereby authorized to charge my Deposit Account No. 18-2222 for the appropriate fee.

Please send all correspondence concerning this Opposition to Thomas I. Rozsa, at the address listed below.

Date: June 12, 2012

Respectfully submitted,



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CERTIFICATE OF ELECTRONIC FILING

I hereby certify that the ANSWER TO NOTICE OF OPPOSITION,
CERTIFICATE OF ELECTRONIC FILING, and CERTIFICATE OF SERVICE are
being filed electronically with the Trademark Trial and Appeal Board on June 12, 2012.

Dated: June 12, 2012



Thomas I. Rozsa
Registration No. 29,210
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In Re Opposition No. 91205372

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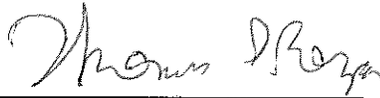
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CERTIFICATE OF SERVICE

I hereby certify that a copy of the document entitled ANSWER TO NOTICE OF OPPOSITION was sent on June 12, 2012 via first class mail, postage prepaid, to the attorneys for the Opposers at the following address:

Tish L. Berard
Heart's On Fire Company
99 Summer Street
Boston, Massachusetts 02110

Dated: June 12, 2012



Thomas I. Rozsa
Registration No. 29,210

In Re Opposition No. 91205372

ans.opp

EXHIBIT 1

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3	85554892		EVERMORE DREAM A LITTLE BIGGER	TARR	LIVE
4	85218435		ENGAGEMENT DREAMS	TARR	LIVE
5	85445788		VINTAGE DREAMS	TARR	LIVE
6	85629621		TWILIGHT DREAM	TARR	LIVE
7	85031710		CANYON OF DREAMS	TARR	LIVE
8	85507906		EARTH DREAMS BY GARDELLA	TARR	LIVE
9	85500848		DREAM DIAMOND	TARR	LIVE
10	85218989	4110988	THE DREAM IS COMPLETE WHEN YOUR HEART'S ON FIRE	TARR	LIVE
11	85465198		LIVING DREAMS	TARR	LIVE
12	85516409		CHOCOLATE DREAMS	TARR	DEAD
13	85098520		DREAM DAILY	TARR	LIVE
14	85272925		LIVING THE SHEEN DREAM	TARR	DEAD
15	85219262		STARLIGHT DREAM	TARR	LIVE
16	85435860		STAINLESS DREAMS	TARR	LIVE
17	85063974		D DSC - DREAM HOUSE	TARR	DEAD
18	85063967		D DSC - DREAM HOUSE	TARR	DEAD
19	85138762		DARE TO DREAM BIG!	TARR	DEAD
20	85372983		DREAM AS ONE	TARR	LIVE
21	85211254	3994040	DREAM OUT LOUD BY SELENA GOMEZ	TARR	LIVE
22	85183334	3985567	DARE TO DREAM	TARR	LIVE

23	85054028	3987036	HALO OF LOVE SHINING PROMISE OF DREAMS FULFILLED	TARR	LIVE
24	85152182	3981032	SKY DREAMS	TARR	LIVE
25	85027285	3967735	THE KISS AND DREAM COLLECTION	TARR	LIVE
26	85067670		COASTAL DREAMS	TARR	DEAD
27	79085442		MINI D DREAMS	TARR	DEAD
28	79006738	3123788	COLOR DREAMS	TARR	LIVE
29	79080566	3933828	BORN TO DREAM	TARR	LIVE
30	79038629		TALISMAN COLOR DREAMS	TARR	DEAD
31	79004705		DREAM AND LOVE	TARR	DEAD
32	79003668		MINK PEARL DREAMS	TARR	DEAD
33	78980901	3596732	FREE TO DREAM	TARR	LIVE
34	78977033		FUEL YOUR DREAM	TARR	DEAD
35	78942263	3478279	TANZANITE DREAMS BY TIMOTHY PASHA	TARR	LIVE
36	78942260		DIAMOND DREAMS BY TIMOTHY PASHA	TARR	DEAD
37	78927715	3773645	FREE TO DREAM	TARR	LIVE
38	78913164		YEAR OF A MILLION DREAMS	TARR	DEAD
39	78913139		YEAR OF A MILLION DREAMS	TARR	DEAD
40	78879125		WHERE DREAMS COME TRUE	TARR	DEAD
41	78841793	3357682	SEA DREAM JEWELRY	TARR	LIVE
42	78831519	3561149	DIAMOND DREAM STORE	TARR	LIVE
43	78831511	3561148	DREAM STORE	TARR	LIVE
44	78825729	3193617	A DREAM A RACE A CURE	TARR	LIVE
45	78825668		A DREAM A RACE A CURE	TARR	DEAD
46	78753160		DESIGN YOUR DREAM	TARR	DEAD
47	78728899	3396036	ONCE UPON A DREAM	TARR	LIVE
48	78710101	3129736	THE ART OF DREAMS	TARR	LIVE
49	78700947	3129518	MONTANA DREAMS	TARR	LIVE
50	78686763		DREAM BOUQUET	TARR	DEAD
51	78686708		DREAM LIGHT	TARR	DEAD
52	78686688		DREAM MOSAIC	TARR	DEAD
53	78686654		DREAM ROSE	TARR	DEAD
54	78657967	3320187	BOMBAY DREAMS	TARR	LIVE
55	78626864	3736986	DREAM STONE	TARR	LIVE
56	78527723		DREAM CAPSULE	TARR	DEAD
57	78516942		SWEET DREAM	TARR	DEAD
58	78509759	3028624	DREAM DANCER	TARR	LIVE
59	78498729		A SMALL COLLECTION OF IMPERFECT DREAMS	TARR	DEAD
60	78479756		GOLDEN DREAMS	TARR	DEAD
61	78472334		GOLDEN DREAMS	TARR	DEAD
62	78385082	3042671	DESIGNING YOUR DREAM	TARR	LIVE
63	78381412		BABY DREAM	TARR	DEAD
64	78375762		LIVING THE DREAM	TARR	DEAD
65	78354952		TROPICAL DREAMS	TARR	DEAD

66	78336002		SOL RAFAEL DREAM JEWELS	TARR	DEAD
67	78331781		JEWELRY DREAMS	TARR	DEAD
68	78331778		JEWELRY DREAMS	TARR	DEAD
69	78277124	2871720	FULFILLING DREAMS AND CREATING MEMORIES	TARR	LIVE
70	78218180		DREAMS COME TRUE	TARR	DEAD
71	78194528		MEMORIES LOVE DREAMS	TARR	DEAD
72	78185263		HIDDEN DREAMS	TARR	DEAD
73	78169111		DREAM YOURSELF	TARR	DEAD
74	78157141	2786391	DREAM BY HEARTS ON FIRE	TARR	DEAD
75	78141056	2961933	DREAM-KNOT	TARR	LIVE
76	78133863		WHERE DREAMS COME ALIVE	TARR	DEAD
77	78119370	2724217	DREAMS DO COME TRUE!	TARR	DEAD
78	78115095	2768250	DREAM DROPS	TARR	DEAD
79	78113417		RHINESTONE DREAMS	TARR	DEAD
80	78070474		DREAM FASHION COLLECTION	TARR	DEAD
81	78050456		TRU BELIEVERS INC FOR THE TRU-BELIEVERS WHO BELIEVE IN DREAMS	TARR	DEAD
82	77895358	4139499	DEBBIE'S DREAM	TARR	LIVE
83	77895357	4139498	DEBBIE'S DREAM	TARR	LIVE
84	77869388	3998910	KNIGHT DREAMS	TARR	LIVE
85	77668572	3672723	SHAMAN'S DREAM	TARR	LIVE
86	77831973	3948617	ONE LOVE ONE LIFE. ONE DREAM. ONE ANOTHER... ALWAYS.	TARR	LIVE
87	77829900		ONE LOVE ONE LIFE. ONE DREAM. ONE ANOTHER...ALWAYS.	TARR	DEAD
88	77811565	3771150	SAME SKY EVERY WOMAN-ONE DREAM	TARR	LIVE
89	77806755	3823095	DREAMS WITHIN REACH	TARR	LIVE
90	77806383	3749819	SHE GETS THE RING OF HER DREAMS. YOU GET THE DEAL OF A LIFETIME.	TARR	LIVE
91	77772542	3827110	WHERE YOUR JEWELRY DREAMS COME TRUE	TARR	LIVE
92	77757284		DREAM FIT	TARR	DEAD
93	77756662	3808331	ONE LIFE. ONE DREAM. ONE ANOTHER... ALWAYS.	TARR	LIVE
94	77750112		JEAN'S DREAM	TARR	DEAD
95	77748478		BELLA'S TWILIGHT DREAMS	TARR	DEAD
96	77732406	3721723	DREAM.. IMAGINE... CREATE!	TARR	LIVE
97	77729204	3718353	JEWEL BOX DREAMS	TARR	LIVE
98	77729080	3923721	DREAM IT UP	TARR	LIVE
99	77657017	3751311	DREAM BELIEVE SKATE	TARR	LIVE
100	77655878	3748482	CAMLA DREAM INSPIRE SPARKLE	TARR	LIVE

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Start List At: OR Jump to record: **219 Records(s) found (This page: 101 ~ 200)**

Refine Search

Current Search: S1: docs: 219 occ: 585

	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
101	77636521		DREAM DIAMONDS	TARR	DEAD
102	77636516		DREAM DIAMONDS BY ALEXIS KIRK	TARR	DEAD
103	77607701		DREAM NATURALLY	TARR	DEAD
104	77548048	3605499	THE POTOMAC BEAD COMPANY DREAM, DESIGN, CREATE...	TARR	LIVE
105	77537122		DREAM BY A.M CHAGOURY	TARR	LIVE
106	77527393		CHOCOLATE DREAMS	TARR	DEAD
107	77474463	4112091	BABY DREAM	TARR	LIVE
108	77060187	3540794	FOLLOW YOUR HEART TO THE LIFE OF YOUR DREAMS	TARR	LIVE
109	77484031		DREAMS COME TRUE	TARR	DEAD
110	77422937		DREAM IT. BE IT.	TARR	DEAD
111	77387884		DREAMS AND JEWELRY	TARR	DEAD
112	77381610	3677291	DREAM TEAM PRODUCTIONS	TARR	LIVE
113	77369621	3883265	LIVIN' THE DREAM	TARR	LIVE
114	77368892		DREAM. BELIEVE. ACHIEVE.	TARR	LIVE
115	77324287		DREAM BIG COLLECTION	TARR	DEAD
116	77297862		WE DREAM IN COLOUR	TARR	DEAD
117	77284744		DREAM.BELIEVE.ACHIEVE.REMEMBER.	TARR	DEAD
118	77273946	3616811	DREAM STAR	TARR	LIVE
119	77259577		HUSTLE FOR YOUR DREAMS	TARR	DEAD
120	77245775	3408757	MODERN TIMES CLASSIC DREAMS	TARR	LIVE
121	77226983	3629322	SOL RAFAEL DREAM JEWELS	TARR	LIVE
122	77197249		DREAM GEMS	TARR	DEAD

123	77172612		THE POTOMAC BEAD COMPANY DREAM, DESIGN, CREATE...	TARR	DEAD
124	77107726		MILLION DOLLAR DREAMS FELONY NIGHTMARES	TARR	DEAD
125	77050671	3540776	DREAMS OF AFRICA	TARR	LIVE
126	77045148		ENGAGEMENT DREAMS	TARR	DEAD
127	77042532		FUEL YOUR DREAM	TARR	DEAD
128	77019246		DESIGN YOUR DREAM	TARR	DEAD
129	76196977	2708447	PEARL DREAM	TARR	LIVE
130	76636300	3078319	DREAM IT. DO IT.	TARR	LIVE
131	76328248	2929962	HAPPY DREAMS	TARR	DEAD
132	76666363		YOUNG HOLLYWOOD DREAM CLOSET	TARR	DEAD
133	76605146		I DREAM	TARR	DEAD
134	76673853		COUTURE DREAMS WHERE ELEGANCE JOINS URBANITY TO FORM A UNIQUE LINE OF PRODUCTS FOR YOUR LIFESTYLE	TARR	DEAD
135	76654535	3257446	SILVER DREAM	TARR	LIVE
136	76643554	3421097	DREAM IN COLOR	TARR	LIVE
137	76642321		DAISY INC. DREAM AND IMAGINE A SPECTACULAR	TARR	DEAD
138	76614035	3298485	PLATINUM DREAMS	TARR	LIVE
139	76599249		SHARED DREAMS FOREVER SIGNIFICANT	TARR	DEAD
140	76591458		YOU DON'T HAVE TO DREAM TO BE A PRINCESS. GET YOUR DIAMOND TODAY.	TARR	DEAD
141	76591455		YOU DON'T HAVE TO DREAM TO BE A PRINCESS. GET YOUR PRINCESS TODAY.	TARR	DEAD
142	76574873		LET THE DREAMS BEGIN	TARR	DEAD
143	76574871		199 CULTURES. 5 BOROUGHES. 1 DREAM.	TARR	DEAD
144	76544943		TO DREAM TO DARE TO WIN KING MIDAS WORLD	TARR	DEAD
145	76432436	2752366	WHERE YOUR DREAM JEWELS BECOME REALITY!	TARR	DEAD
146	76396304	2798778	WHAT EVERY DIAMOND DREAMS OF BEING	TARR	DEAD
147	76347105		TO DREAM TO DARE TO WIN	TARR	DEAD
148	76264943		WE HELP MAKE YOUR DREAMS COME TRUE	TARR	DEAD
149	76261926	2738099	DREAM WEAVER	TARR	DEAD
150	76256369	2699516	LE MUSEE DU REVE THE DREAM MUSEUM	TARR	DEAD
151	76239211	2726434	DREAM	TARR	LIVE
152	76209947		FASHION DREAMS	TARR	DEAD
153	76120836	2691441	BALLOON OF DREAMS	TARR	LIVE
154	76120448	2600323	GREEN DREAM COLLECTION	TARR	LIVE
155	76097251		E-POWER YOUR DREAMS	TARR	DEAD
156	75635934	2502509	DREAM SEEDS	TARR	DEAD
157	75911927	2701643	EUROPEAN DREAM	TARR	DEAD
158	75784196		DREAM MAKER	TARR	DEAD
159	75762085	2643381	SHOE DREAMS	TARR	DEAD
160	75716682		DREAM JEWELS	TARR	DEAD
161	75652896		DREAM COME TRUE	TARR	DEAD
162	75650282		DREAM WITH YOUR EYES WIDE OPEN	TARR	DEAD

163	75624544	2484209	THE DREAM-MAKER	TARR	DEAD
164	75623743		DREAM TELLER	TARR	DEAD
165	75597687	2289089	NIGHT DREAMS	TARR	LIVE
166	75597340	2354818	DREAM DAZZLERS	TARR	LIVE
167	75596665		RICHARD SIMMONS' DREAM MAKER	TARR	DEAD
168	75514889		DREAM GARDEN ROCK-A-BYES	TARR	DEAD
169	75462340		BAMBOO DREAMS	TARR	DEAD
170	75443787		DREAM GARDEN	TARR	DEAD
171	75437085		DREAM GARDEN	TARR	DEAD
172	75437082		DREAM GARDEN	TARR	DEAD
173	75406235	2228069	DIAMOND DREAM REGISTRY	TARR	DEAD
174	75395424		MAKING DREAMS COME TRUE	TARR	DEAD
175	75320157		TO DREAM, TO DARE, TO WIN	TARR	DEAD
176	75301643		DREAM GARDEN BABY PATCH	TARR	DEAD
177	75283889	2215349	DREAM GARDEN	TARR	DEAD
178	75265505	2202179	WHERE DREAMS COME TRUE	TARR	DEAD
179	75199530		REAL DREAMS	TARR	DEAD
180	75192800	2099519	SWEET DREAMS SANDMAN	TARR	DEAD
181	75180072		DREAM GOLD	TARR	DEAD
182	75137724	2175481	FACE YOUR FEARS, LIVE YOUR DREAMS	TARR	DEAD
183	75036283	2095864	SHIP OF DREAMS	TARR	DEAD
184	75019950		I HAVE A DREAM	TARR	DEAD
185	75008038	2013597	FOLLOW YOUR DREAMS	TARR	DEAD
186	75002696		WEB DREAMS	TARR	DEAD
187	75001619	2038401	DREAM DRESSER	TARR	DEAD
188	74703235		ATLANTA COME CELEBRATE OUR DREAM	TARR	DEAD
189	74658511	1956485	GYPSY DREAMS	TARR	DEAD
190	74655217		HOOP DREAMS	TARR	DEAD
191	74622666	1978985	DREAM CHANNEL	TARR	DEAD
192	74612594		DREAM TREE	TARR	DEAD
193	74576720		DREAM COLLECTION	TARR	DEAD
194	74560677	1938162	VISIONS & DREAMS	TARR	DEAD
195	74543099	1961053	DAY DREAMS	TARR	DEAD
196	74505100		ENCHANTED DREAMS	TARR	DEAD
197	74492355	1991635	DRESS & DREAM	TARR	DEAD
198	74470779	1871262	DREAM WEAVING	TARR	DEAD
199	74453718	2387996	COACHING THE AMERICAN DREAM	TARR	DEAD
200	74449967		DREAM CASTLE	TARR	DEAD

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 Start List At: OR Jump to record: **219 Records(s) found (This page: 201 ~ 219)**

 Refine Search

 Current Search: S1: docs: 219 occ: 585

	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
201	74448261		DREAM CATCHER	TARR	DEAD
202	74443877		SUPPORT THE DREAM	TARR	DEAD
203	74443202		DREAM GAMES	TARR	DEAD
204	74391627		ARIZONA DREAM	TARR	DEAD
205	74388267		GYPSY DREAMS	TARR	DEAD
206	74220926	1805238	FAWN DREAMS	TARR	DEAD
207	74217187		DREAMS	TARR	DEAD
208	74136833	1732072	DREAM CUT	TARR	LIVE
209	74130058		DREAM CATCHERS	TARR	DEAD
210	74106794		FROYD FOR REALITY OF YOUR DREAMS	TARR	DEAD
211	74002252		DREAMS	TARR	DEAD
212	74000802		TRIBAL DREAMS	TARR	DEAD
213	73790340	1572600	MOON DREAMS	TARR	DEAD
214	73787714	1581992	GOLDEN DREAMS	TARR	DEAD
215	73775113		SECRET DREAMS	TARR	DEAD
216	73636119	1455869	DREAMS OF GOLD	TARR	DEAD
217	73426239	1317595	SWEET DREAMS	TARR	DEAD
218	73354440		MOONBEAM DREAMS	TARR	DEAD
219	73223776	1157996	SUN DREAMS	TARR	DEAD

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