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 15 *(Pro Hac Vice to be Submitted)*

12 Attorneys for Plaintiffs, NIKE, Inc. and Converse Inc.

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14 **UNITED STATES DISTRICT COURT**

15 **DISTRICT OF NEVADA**

16 NIKE, INC.)	
)	
17 and)	Case No. 2:12-cv-00191-GMN-GWF
)	
18 CONVERSE INC.,)	INVENTORY OF
)	SEIZED MATERIALS
19 Plaintiffs,)	
)	
20 vs.)	
)	
21 QILOO INTERNATIONAL LIMITED)	
)	
22 Defendant.)	

23 _____

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25 On February 7, 2012, counsel for Plaintiffs Nike, Inc. (“NIKE”), and Converse Inc.,

26 (“Converse”), with the assistance of the U.S. Marshal Service, seized the following from

27 Defendant pursuant to the Court’s February 7, 2012 Order:

28

- 1 • Shoe Model No. QL27141 - Royal
- 2 • Shoe Model No. QL27141 - Green
- 3 • Shoe Model No. QL27141 - Yellow
- 4 • Three (3) Sony VAIO laptops
- 5 • Five (5) QiLoo catalogs
- 6 • Three (3) WSA journals containing business cards, etc.
- 7 • One (1) GIGETTO journal containing sample colors, etc.
- 8 • Several catalog pages with pictures of shoes
- 9 • One (1) blue date book
- 10 • Several pages of QiLoo letterhead
- 11 • Several pages containing stock items/invoices
- 12 • Memory card from camera/cell

16 Dated: February 8, 2012

Respectfully submitted,

/s/ Jonathan W. Fountain
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Attorneys for Plaintiffs,
NIKE, Inc. and Converse Inc.

1 **CERTIFICATE OF SERVICE**

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3 I, Erik S. Maurer, hereby certify that on February 8, 2012, I caused a copy of the
4 foregoing document entitled **INVENTORY OF SEIZED MATERIALS** to be served as
5 follows:

6
7 By Hand Delivery To:

8 QiLoo International Limited
9 World Shoe Association Tradeshow
10 Booth #12736
Sands Expo & Convention Center
201 Sands Avenue
Las Vegas, Nevada 89169

By International Federal Express:

QiLoo International Limited
2-2303 (2-2358), No. 2 Bldg.,
Fuxin Garden Castle, Fengze Street,
QuanZhou, 362000, Fujian, China

11 Dated: this 8th day of February, 2012.

12
13 /s/ Erik S. Maurer
14 Erik S. Maurer
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