

EXHIBIT FF



February 3, 2010

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

Re: Notice of Patent Infringement Under 35 U.S.C. §287 Regarding U.S. Patent Nos. D573,338; D573,339; D575,045; D575,046; D575,047; D580636; D580,646; and D586,548, and

Notice of Trademark Infringement – “Circle 90” Trademark, Air Force 1 “low” Design

Dear Sir or Madam:

First, this letter provides QiLoo notice under 35 U.S.C. §287 that shoes it is offering to sell and selling at the WSA trade show infringe U.S. Patent Nos. D573,338; D573,339; D575,045; D575,046; D575,047; D580636; and D580,646. In addition, shoes that QiLoo is offering to sell through its current catalog, including shoes identified as model number QL-26294, infringe U.S. Patent No. D586,548. Copies of these patents are enclosed for your reference. We request that you immediately stop offering to sell and selling shoes covered by these design patents.

Second, this is to inform you that NIKE has used its Circle “90” trademark in connection with athletic and fashion related footwear products around the world for many years. Because NIKE has invested substantial resources to protect the business reputation associated with this trademark, it is a valuable asset of NIKE and NIKE owns worldwide trademark rights in its Circle “90” trademark. In addition, NIKE owns United States Trademark Registration No.: 3,136,472, relating to its Circle “90” trademark. A copy of the Certificate of Registration for this trademark is enclosed for your reference.

Your company’s use of the Circle “90” trademark is confusingly similar to NIKE’s use of the mark, and constitutes at least common law trademark infringement and unfair competition. Accordingly, we request that your company immediately stop using NIKE’s trademark, and, specifically, stop promoting and selling soccer boots bearing the Circle “90” trademark.

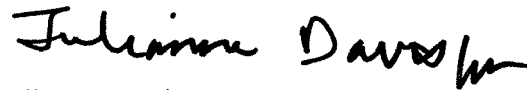
In addition, the QiLoo catalog that you are currently distributing at the WSA show advertises and promotes shoes identified by model number QL-23416. As we previously advised you, these shoes bear a confusingly similar design to NIKE’s trademark in its Air Force 1 “low” shoe design, including U.S. Trademark Registration No. 3,451,905, a copy of which is enclosed. Your company’s continued use of this NIKE trademark is a willful violation of NIKE’s federally registered trademark rights, as well as unfair competition and dilution under both federal, state, and common law. Again, we ask that you immediately stop all use of NIKE’s trademarks and stop advertising and selling your infringing shoes.

As you know, this is not the first time we have had to notify you that your company is infringing NIKE's intellectual property rights. We served you with similar letters, on at least July 30, 2008, and August 1, 2009. In fact, last August, we notified you that your shoe model number QL-26294, infringes U.S. Patent No. D586,548, and that your model number QL-23416 violates NIKE's trademark rights in its Air Force 1 "low" shoe design.

QiLoo's continued, on-going infringements demonstrate a pattern of willful infringement and disregard of NIKE's intellectual property rights. If you do not immediately comply with our requests, we may have no option but to enforce our rights against you in court.

Please contact me at the address below if you wish to discuss this matter.

Very truly yours,

A handwritten signature in black ink that reads "Julianne Davis". The signature is written in a cursive, flowing style.

Julianne Davis
Assistant General Counsel/Patent Attorney

cc: Via hand delivery to a representative at QiLoo's booth (no. 22140-22141) at the WSA Shoe Show on February 3, 2010, in Las Vegas, Nevada.