

EXHIBIT CC

**TO DECLARATION AND LOCAL RULE 7-5 CERTIFICATION OF ERIK
S. MAURER IN SUPPORT OF PLAINTIFFS' EMERGENCY MOTION
FOR TEMPORARY RESTRAINING ORDER, SEIZURE ORDER, AND
PRELIMINARY INJUNCTION**



February 2, 2007

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

Re: Notice Under 35 U.S.C. §287 Regarding U.S. Pat. Nos. D532,599; D532,600; D535,345; D535,346; D500,585; D499,247; D500,917; D361,884; D494,353; D475,523; D429,877; D524,529; D523,618; and D462,830

Dear Sir or Madam:

This letter is to provide QiLoo notice under 35 U.S.C. §287 that various shoes it is offering to sell and selling at the WSA trade show, including model numbers QL-21212, QL-20756, QL-21193, QL-21810, QL-21784, QL-21533, and QL-21810, infringe U.S. Pat. Nos. D532,599; D532,600; D535,345; D535,346; D500,585; D499,247; D500,917; D361,884; D494,353; D475,523; D429,877; D524,529; D523,618; and D462,830, copies of which are enclosed.

Although QiLoo's infringement of these patents is of great concern to NIKE, NIKE does not intend for this letter to create a controversy with you within the meaning of the Declaratory Judgments Act, 28 U.S.C. §§ 2201 and 2202, and wants you to specifically know that NIKE will not bring a patent infringement action against you, at least at the present time. We bring this infringement issue to your attention so that you can investigate the matter and discuss with us a reasonable course of action. In essence, NIKE is seeking to avoid litigation and, in that regard, is notifying you of your infringement in the manner contemplated by the Court of Appeals for the Federal Circuit in *SRI International Inc. v. Advanced Technological Laboratories Inc.*, 127 F3d 1462, USPQ2d 1422 (Fed. Cir. 1997).

Therefore, if you are of the opinion that your shoes do not infringe, it would be helpful if you could provide us with your reasoning. If you agree with us that you infringe, please provide us with an indication of the number of covered products you have sold and the number that remain in inventory. This information will assist us in finding an amicable solution to this situation.

Please contact me at the address below within 15 calendar days to discuss this situation. If you need further information or additional time to respond, please let me know.

Very truly yours,

Julianne Davis
Assistant General Counsel/Patent Attorney

cc: Via hand delivery to a representative at QiLoo's booth at the WSA Shoe Show on February 2, 2007 in Las Vegas, Nevada