

EXHIBIT DD

**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**



July 30, 2008

QiLoo International Limited
2-2358 (2-2303), 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. D499,247; D500,585;
D546,541; and D547,541

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 QL23832, QL25733, QL24108, and QL25322, infringe U.S. Pat. Nos. D499,247; D500,585; D546,541; and D547,541, copies of which are enclosed.

As you know, this is not the first time that NIKE has had to provide you with notice that you are infringing its design patents. In fact, we notified you of infringement on February 2, 2007, when you were infringing two of the same patents listed above (a copy of that letter is enclosed).

QiLoo's pattern of infringing NIKE's rights is troubling. If you do not respect NIKE's intellectual property rights, and cease your infringements of all NIKE patents, including at least the patents listed above, you may leave us no choice but to take more formal action against you. That said, we want to avoid litigation and, because we hope that we can discuss your infringements with you, we do not presently intend to file a lawsuit against you.

To that end, please contact me at the number below within 15 calendar days to discuss this situation.

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 July 30, 2008, in Las Vegas, Nevada.