

EXHIBIT HH

**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 9, 2011

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

Re: Notice of Patent Infringement, U.S. Patent No. D524,028

Notice of Trademark Infringement – Chuck Taylor Outsole Designs, U.S. Trademark Registration Nos. 1,588,960 and 3,258,103; and Dunk “high” design, U.S. Trademark Registration No. 3,711,303

Dear Mr. Kevin Lin:

This letter is on behalf of NIKE, Inc. and its wholly owned subsidiary, Converse, Inc.

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 NIKE’s U.S. Patent No. D524,028. A copy of this patent is enclosed for your reference. We request that you immediately stop offering to sell and selling shoes covered by this design patent.

Second, as you know from our August 11, 2010, letter, Converse owns trademark rights, including United States Trademark Registration Nos. 1,588,960 and 3,258,103, relating to its Chuck Taylor All Star outsole tread designs. This letter provides you with notice that QiLoo is promoting and selling shoes at the WSA trade show going on now in Las Vegas that use outsole designs that are confusingly similar to – and therefore infringe – Converse’s trademark rights in its Chuck Taylor All Star outsole design.

Third, as you also know from our August 11, 2010, letter, NIKE owns trademark rights, including United States Trademark Registration No. 3,711,303, in its Dunk “high” shoe design. We have learned that QiLoo is again infringing NIKE’s trademark rights in its Dunk “high” shoe design by promoting and selling shoes, including those identified as model name “Adora-19,” at the current WSA show bearing confusingly similar designs to the NIKE Dunk “high” design.

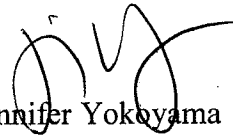
We advised you that QiLoo was infringing Converse’s trademark rights in its Chuck Taylor All Star outsole and NIKE’s trademark rights in its Dunk “high” shoe design at the WSA trade show on August 11, 2010. Indeed, we have now served QiLoo with notice that it is infringing NIKE and converse intellectual property rights at the WSA trade shows on at least July 30, 2008, August 1, 2009, February 3, 2010, and August 11, 2010.

QiLoo’s continued use of Converse and NIKE trademarks constitutes willful infringement, unfair competition, and dilution under state and federal law. Again, we ask that you immediately stop all use of Converse’s and NIKE’s trademarks.

Please contact me within the next week at 503-671-6453 so that we can discuss how to resolve these issues.

This letter is without prejudice to NIKE's or Converse's right to take any action against QiLoo, and NIKE and Converse specifically reserve any and all rights and remedies available to them.

Very truly yours,

A handwritten signature in black ink, appearing to read 'JY', with a long, sweeping horizontal line extending to the right.

Jennifer Yokoyama
Assistant General Counsel - IP Litigation

cc: Via hand delivery to booth 13339 at the WSA Shoe Show in Las Vegas, Nevada