00 10 1000			
O2-10-1999 FORM PTO-:	ECORDATION FOR	ORM COVER SHEET IRKS ONLY	US DEPARTMENT OF COMMERC Patent and Trademark Offic
100962427	nd Trademarks: J	Please record the attached original doc	cuments or copy thereof.
1. Name of conveying party(ies):		2.Name and address of receiving page 2.	
First Team Sports, Inc.  ☐ Individual(s) ☐ Association		Name: Marquette Capital Bank, Agent for the Lenders under the 11/20/98	s, N.A., individually and as
☐ General Partnership ☐ Limited Part  ☑ Corporation-State ☐ Other	tnership	Internal Address: 4000 Dain Ra	auscher Plaza, P.O. Box 1000
Additional name(s) of conveying party(ies) attached?	Yes ⊠ No	Street Address: 60 South 6th Street	
3. Nature of conveyance:		City: Minneapolis State: MN  Individual(s) citizenship	
☐ Assignment ☐ Merger  ☐ Security Agreement ☐ Change of N ☐ Other	Vame	□ Association     □ General Partnership     □ Limited Partnership	
Execution Date: November 20, 1998		☐ Corporation-State ☐ ☐ Other	
		If assignee is not domiciled in the Urepresentative designation is attach (Designations must be a separate de Additional name(s) & address(es) a	hed: □ Yes □ No locument from Assignment)
4. Application number(s) or registration number(s):	<del></del> = ):		
A. Trademark Application No.(s): 75139159; 75; 75367275; 75466600; 75467139; 75467224; 75550429; 75291577; 74632505	288414; 75467227;	B. Trademark registration No.(s 1987735; 2004782; 1853216 1814480; 1709576; 1744650 1525938; 1431336	6; <b>1848278</b> ; 1773764;
Additio	onal numbers attac	ched? □ Yes ⊠ No	
<ol><li>Name and address of party to whom corresponded document should be mailed:</li></ol>	:nce concerning	6. Total number of applications and	id registrations involved 24
Name: Alexandra M. Peters		7. Total fee (37 CFR 3.41)	\$\$615.00
Internal Address: 2800 Minnesota World Trade Center		<ul><li>≅ Enclosed</li><li>☐ Authorized to be charged to</li></ul>	deposit account
Street Address: 30 E. Seventh Street City: St. Paul State: MN ZIP: 55101		8. Deposit account number:	
		(Attach duplicate copy of this page if page	aying by deposit account)
2/10/1999 DCOATES 00000014 75139159	DO NOT USE T	THIS SPACE	
1 FC:481 40.00 GP 2 FC:482 575.00 GP			
9. Statement and signature. To the best of my knowledge and belief, the foregoriginal document.  Alexandra M. Peters Name of Person Signing	Na Peters Signature		copy is a true copy of the
·. 0651-0011 (exp. 4/94)			
	Do not detach t	this portion	
Mail documents to be recorded with required co		•	
Box Ass Washin	ssignments ngton, D.C. 2023		
Public burden reporting for this sample cover including time for reviewing the document and gas Send comments regarding this burden estimate 1000C, Washington, D.C. 20231, and to the Owashington, D.C. 20503.	amering the data ne	eeded, and completing and reviewing t	the sample cover sheet.

### **SECURITY AGREEMENT**

Date: November 20, 1998

Secured

Debtor: Address: First Team Sports, Inc. 1201 Lund Boulevard

Anoka, MN 55303

Party: Marquette Capital Bank, N.A.,

individually and as Agent for the

Lenders under the Credit

Agreement dated November 20,

1998

Address:

4000 Dain Rauscher Plaza

60 South 6<sup>th</sup> Street P.O. Box 1000

Minneapolis, MN 55480-1000

1. OBLIGATIONS SECURED. This Agreement secures the following (called the "Obligations"):

All debts, liabilities and obligations of every type and description which the Debtor may now or at any time owe to the Secured Party, including but not limited to all principal, interest, and other charges, fees, expenses and amounts, and all notes, guaranties, agreements, and other writings in favor of the Secured Party, whether now existing or hereafter arising, direct or indirect, due or to become due, absolute or contingent, primary or secondary, liquidated or unliquidated, independent, joint, several, or joint and several.

2. SECURITY INTEREST. To secure the payment and performance of the Obligations, the Debtor grants the Secured Party a security interest (the "Security Interest") in, and assigns to the Secured Party, the following property (called the "Collateral"):

All of Debtor's right, title and interest in and to the United States letters patent, and applications for letters patent, and the inventions described and claimed therein, as set forth on Exhibit A hereto, and any United States letters patent which may be issued upon any of said applications; any future patent applications and any patents acquired or obtained hereafter; any reissue, extension, division or continuation of such patents; and all trademarks and trademark registrations, tradenames and tradename registrations, and applications for trademark and tradename registrations set forth on Exhibit B hereto, and any trademark registrations which may be issued upon any of said applications, any future trademark applications, and any trademarks or tradenames acquired or created hereafter, together with all the good will of Debtor associated with and represented by the trademarks or tradenames; and

All products and proceeds of the foregoing property, including without limitation all accounts, instruments, chattel paper, other rights to payment, deposit accounts, money, insurance proceeds and general intangibles related to the foregoing property, and all refunds of insurance premiums due or to become due under all insurance policies covering the foregoing property, and all royalties and other fees paid or to be paid to the Debtor with respect to patents and trademarks.

- REPRESENTATIONS, WARRANTIES AND AGREEMENTS. The Debtor 3. represents and warrants to the Secured Party and agrees as follows:
- The Debtor is a Minnesota corporation, and the address of the Debtor's chief executive office is shown at the beginning of this Agreement. The Debtor has not used any trade name, assumed name, or other name except the Debtor's name stated above. The Debtor shall give the Secured Party prior written notice of any change in such address or the Debtor's name or if the Debtor uses any other name. The Debtor has authority to execute and perform this Agreement. The Debtor's federal tax identification number is 41-1545748.
- b. Except as set forth in any existing or future agreement executed by the Secured Party: the Debtor is the owner of the Collateral, or will be the owner of the Collateral hereafter acquired, free of all security interests, liens and encumbrances other than the Security Interest and any other security interest of the Secured Party; the Debtor shall not permit any security interest, lien or encumbrance, other than the Security Interest and any other security interest of the Secured Party, to attach to any Collateral without the prior written consent of the Secured Party; the Debtor shall defend the Collateral against the claims and demands of all persons and entities other than the Secured Party, and shall promptly pay all taxes, assessments and other government charges upon or against the Debtor, any Collateral and the Security Interest; and no financing statement covering any Collateral is on file in any public office. If any Collateral is or will become a fixture, the Debtor, at the request of the Secured Party, shall furnish the Secured Party with a statement or statements executed by all persons and entities who have or claim an interest in the real estate, in form acceptable to the Secured Party, which statement or statements shall provide that such persons and entities consent to the Security Interest.
- The Debtor shall not sell or otherwise dispose of any Collateral or any interest C. therein without the prior written consent of the Secured Party, except that, until the occurrence of an Event of Default or the revocation by the Secured Party of the Debtor's right to do so, the Debtor may sell or lease any Collateral constituting inventory in the ordinary course of business at prices constituting the fair market value thereof. For purposes of this Agreement, a transfer in partial or total satisfaction of a debt, obligation or liability shall not constitute a sale or lease in the ordinary course of business.
- Each account, instrument, investment property, chattel paper, other right to d. payment and general intangible constituting Collateral is, or will be when acquired, the valid, genuine and legally enforceable obligation of the account debtor or other issuer or obligor named therein or in the Debtor's records pertaining thereto as being obligated to pay such obligation, subject to no defense, setoff or counterclaim. The Debtor shall not, without the prior written consent of the

2.

Secured Party, agree to any material modification or amendment of any such obligation or agree to any subordination or cancellation of any such obligation.

- e. All tangible evidence of the Collateral shall be located at the Debtor's address stated above and 6600 Goreway Drive, Suite C, Mississugua, Ontario L4V1S6, and no such Collateral shall be located at any other address without the prior written consent of the Secured Party.
- f. The Debtor shall: (i) maintain the Collateral in good standing with the appropriate local, state, federal and foreign governmental authorities; (ii) promptly notify the Secured Party of any loss of right, title or interest in the Collateral or of any adverse change in the prospect of payment of any account, instrument, chattel paper, other right to payment or general intangible constituting Collateral; (iii) not permit any Collateral to be used or kept for any unlawful purpose or in violation of any federal, state or local law; (iv) keep all tangible Collateral insured in such amounts. against such risks and in such companies as shall be acceptable to the Secured Party, with lender loss payable clauses in favor of the Secured Party to the extent of its interest in form acceptable to the Secured Party (including without limitation a provision for at least 30 days' prior written notice to the Secured Party of any cancellation or modification of such insurance), and deliver policies or certificates of such insurance to the Secured Party; (v) at the Debtor's chief executive office, keep accurate and complete records pertaining to the Collateral and the Debtor's financial condition, business and property, and provide the Secured Party such periodic reports concerning the Collateral and the Debtor's financial condition, business and property as the Secured Party may from time to time request; (vi) at all reasonable times permit the Secured Party and its representatives to examine and inspect any Collateral, and to examine, inspect and copy the Debtor's records pertaining to the Collateral and the Debtor's financial condition, business and property; and (vii) at the Secured Party's request, promptly execute, endorse and deliver such financing statements and other instruments, documents, control agreements, chattel paper and writings and take such other actions deemed by the Secured Party to be necessary or desirable to establish, protect, perfect or enforce the Security Interest and the rights of the Secured Party under this Agreement and applicable law, and pay all costs of filing financing statements and other writings in all public offices where filing is deemed by the Secured Party to be necessary or desirable.
- 4. COLLECTION RIGHTS. At any time after an Event of Default, the Secured Party may, and at the request of the Secured Party the Debtor shall, promptly notify any account debtor, issuer or obligor of any account, instrument, investment property, chattel paper, other right to payment or general intangible constituting Collateral that the same has been assigned to the Secured Party and direct such account debtor, issuer or obligor to make all future payments to the Secured Party. In addition, at the request of the Secured Party, the Debtor shall deposit in a collateral account designated by the Secured Party all proceeds constituting Collateral, in their original form received (with any necessary endorsement), within one business day after receipt of such proceeds by the Debtor. Until the Debtor makes each such deposit, the Debtor will hold all such proceeds separately in trust for the Secured Party for deposit in such collateral account, and will not commingle any such proceeds with any other property. The Debtor shall have no right to withdraw any funds from such collateral account, and the Debtor shall have no control over such collateral account. Such collateral account and all funds at any time therein shall constitute Collateral under this Agreement. Before or upon final collection of any funds in such collateral account, the Secured Party, at its discretion, may

release any such funds to the Debtor or any account of the Debtor or apply any such funds to the Obligations whether or not then due. Any release of funds to the Debtor or any account of the Debtor shall not prevent the Secured Party from subsequently applying any funds to the Obligations. All items credited to such collateral account and subsequently returned and all other costs, fees and charges of the Secured Party in connection with such collateral account may be charged by the Secured Party to any account of the Debtor, and the Debtor shall pay the Secured Party all such amounts on demand.

- LIMITED POWER OF ATTORNEY. If the Debtor at any time fails to perform or observe any agreement herein, the Secured Party, in the name and on behalf of the Debtor or, at its option, in its own name, may perform or observe such agreement and take any action which the Secured Party may deem necessary or desirable to cure or correct such failure. The Debtor irrevocably authorizes Secured Party and grants the Secured Party a limited power of attorney in the name and on behalf of the Debtor or, at its option, in its own name, to collect, receive, receipt for, create, prepare, complete, execute, endorse, deliver and file any and all financing statements, control agreements, insurance applications, remittances, instruments, documents, chattel paper and other writings, to grant any extension to, compromise, settle, waive, notify, amend, adjust, change and release any obligation of any account debtor, issuer, obligor, insurer or other person or entity pertaining to any Collateral, and to take any other action deemed by the Secured Party to be necessary or desirable to establish, perfect, protect or enforce the Security Interest. All of the Secured Party's advances, fees, charges, costs and expenses, including but not limited to audit fees and expenses and reasonable attorneys' fees and legal expenses, in connection with the Obligations and in the protection and exercise of any rights or remedies hereunder, together with interest thereon at the highest rate then applicable to any of the Obligations, shall be secured hereunder and shall be paid by the Debtor to the Secured Party on demand.
- 6. EVENTS OF DEFAULT. The occurrence of any Event of Default under the Credit Agreement dated the date hereof by and among the Debtor, the Secured Party, LaSalle National Bank, and Firstar Bank Milwaukee, N.A., as it may be amended and replaced from time to time, shall constitute an "Event of Default" under this Agreement.
- 7. REMEDIES. Upon the commencement of any proceeding under any bankruptcy, insolvency or similar law by or against the Debtor or any guarantor of any of the Obligations, all Obligations automatically shall become immediately due and payable in full, without declaration, presentment, or other notice or demand, all of which are hereby waived by the Debtor. In addition, upon the occurrence of any Event of Default and at any time thereafter until such Event of Default is cured to the written satisfaction of the Secured Party, the Secured Party may exercise any one or more of the following rights and remedies: (a) declare all Obligations to be immediately due and payable in full, and the same shall thereupon be immediately due and payable in full, without presentment or other notice or demand, all of which are hereby waived by the Debtor; (b) require the Debtor to assemble all or any part of the Collateral and make it available to the Secured Party at a place to be designated by the Secured Party which is reasonably convenient to both parties; (c) exercise and enforce any and all rights and remedies available upon default under this Agreement, the Uniform Commercial Code, and any other applicable agreements and laws. If notice to the Debtor of any intended disposition of Collateral or other action is required, such notice shall be deemed

reasonably and properly given if mailed by regular or certified mail, postage prepaid, to the Debtor at the address stated at the beginning of this Agreement or at the most recent address shown in the Secured Party's records, at least 10 days prior to the action described in such notice. The Debtor consents to the personal jurisdiction of the state and federal courts located in the State of Minnesota in connection with any controversy related to this Agreement, the Collateral, the Security Interest or any of the Obligations, waives any argument that venue in such forums is not convenient, and agrees that any litigation initiated by the Debtor against the Secured Party in connection with this Agreement, the Collateral, the Security Interest or any of the Obligations shall be venued in either the District Court of Hennepin County, Minnesota, or the United States District Court, District of Minnesota, Fourth Division.

8. MISCELLANEOUS. This Agreement supplements the Debtor's other Security Agreement dated November 20, 1998 in favor of the Secured Party and other parties, and the security interest under such other Security Agreement remains in full force and effect under this Agreement. All terms in this Agreement that are defined in the Minnesota Uniform Commercial Code (the "UCC") shall have the meanings set forth in the UCC. A carbon, photographic or other reproduction of this Agreement is sufficient as a financing statement. No provision of this Agreement can be waived. modified, amended, abridged, supplemented, terminated or discharged and the Security Interest cannot be released or terminated, except by a writing duly executed by the Secured Party. A waiver shall be effective only in the specific instance and for the specific purpose given. No delay or failure to act shall preclude the exercise or enforcement of any of the Secured Party's rights or remedies. All rights and remedies of the Secured Party shall be cumulative and may be exercised singularly, concurrently or successively at the Secured Party's option, and the exercise or enforcement of any one such right or remedy shall not be a condition to or bar the exercise or enforcement of any other. This Agreement shall bind and benefit the Debtor and the Secured Party and their respective successors and assigns and shall take effect when executed by the Debtor and delivered to the Secured Party, and the Debtor waives notice of the Secured Party's acceptance hereof. If any provision or application of this Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceability shall not affect other provisions or applications which can be given effect, and this Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby. All representations and warranties contained in this Agreement shall survive the execution, delivery and performance of this Agreement and the creation, payment and performance of the Obligations. This Agreement and the rights and duties of the parties shall be governed by and construed in accordance with the internal laws of the State of Minnesota (excluding conflict of law rules).

THE DEBTOR REPRESENTS AND WARRANTS TO THE SECURED PARTY AND AGREES THAT THE DEBTOR HAS READ ALL OF THIS AGREEMENT AND UNDERSTANDS ALL OF THE PROVISIONS OF THIS AGREEMENT.

FIRST TEAM SPORTS, INC.

Fitle: Vs

6.

980780.1

### **EXHIBIT A**

# FIRST TEAM SPORTS, INC.

### **PATENTS**

Patent No.	Description
Des. 365,437	Cuff for Inline Skates
Des. 367,906	Design of Rollerskate Brake
Des. 374,263	Combined Roller Skate Frame & Brake
Des. 375,829	Integral Inline Skate Boot & Skate Frame
5,582,417	Integrated Skate
5,799,955	Integrally Formed Inline Skate Having Flexible Boot & Stiff Frame

### **EXHIBIT B**

# FIRST TEAM SPORTS, INC.

### **TRADEMARKS**

# <u>United States Registrations</u>

<u>Trademark</u>	Serial No.	Registration No.
FIRST TEAM	75139159	Pending/Intent to Use
BIOFIT	75288414	Pending/Intent to Use
Design	75367275	Pending
X-SPORT	75466600	Pending/Intent to Use
CROSS X SPORT	75467139	Pending/Intent to Use
X PACK	75467224	Pending/Intent to Use
CROSS X PACK	75467227	Pending/Intent to Use
XPANDER	75550429	Pending/Intent to Use
IT'S ALL U	75291577	Published/Intent to Use
SABOTAGE	74731091	2049930 (4/1/97)
Design	74696405	2029309 (1/7/97)
AIRBORNE	74632505	Pending/Intent to Use
DISC BRAKE SYSTEM	74564694	1987735 (7/16/96)
AIRBORNE	74530547	2004782 (10/1/96)
STREET ATTACK	74415083	1853216 (9/6/94)
ROLL USA	74395986	1848278 (8/2/94)
ULTRA-ICE	74258913	1773764 (5/25/93)

EUROSPORT	74223321	1814480 (12/28/93)
OFFICIAL SKATE OF STREET HOCKEY	74199233	1709576 (8/18/92)
STREET KING	74189181	1744650 (1/5/93)
EURO RAIL	74174941	1743990 (12/29/92)
OFFICIAL SKATE OF SUMMER	73828705	1596646 (12/31/96)
SKATE ATTACK	73736721	1525938 (2/21/89)
ULTRA-WHEELS	73610534	1431336 (3/3/87)
	Canada	
<u>Trademark</u>	Application No.	Registration No.
XPANDER	089328200	Pending
X SPORT	087620200	Pending
X PACK	087620100	Pending
CROSS X PACK	087620000	Pending

**CROSS X SPORT** Pending 087619900 Allowed Design 086054100 Pending 084678700 **BIOFIT** TMA491215 (3/11/98) 079479300 SABOTAGE TMA446955 (9/1/95) STREET ATTACK 073342800 TMA382824 (4/12/91) SKATE ATTACK 061424600 TMA337628 (3/4/88) **ULTRA-WHEELS** 057582300

### <u>Austria</u>

Trademark	Registration No.	
STREET ATTACK	155396 (11/17/94)	
SKATE ATTACK	142203 (5/29/92)	
ULTRA-WHEELS	141783 (5/6/92)	
EURO RAIL	137386 (8/30/91)	
	<u>Argentina</u>	
<u>Trademark</u>	File No.	Registration Date
ULTRA-WHEELS	F95.23-0049	Registered
SKATE ATTACK	F95.23-0096	Pending
STREET ATTACK	F95.23-0102	Registered
	<u>Australia</u>	
<u>Trademark</u>	File No.	Registration Date
ULTRA-WHEELS	F95.23-0004	Registered
SKATE ATTACK	F95.23-0094	Registered
STREET ATTACK	F95.23-0082	Registered
CROSS OVER		Pending

# Benelux (Belgium, The Netherlands, Luxemburg)

Registration No. Application No. **Trademark** 

X OVER

**TRADEMARK REEL: 1851 FRAME: 0503** 

Pending

STREET ATTACK	832324	557206 (8/18/94)	
ULTRA-ICE	798302	533962 (6/3/93)	
SKATE ATTACK	777399	514509 (3/16/92)	
ULTRA-WHEELS	776084	511674 (2/18/92)	
	<u>Brazil</u>		
Trademark	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0050	Pending	
SKATE ATTACK	F95.23-0114	Pending	
STREET ATTACK	F95.23-0120	Pending	
<u>Bulgaria</u>			
<u>Trademark</u>	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0161	Registered	
	<u>Chile</u>		
<u>Trademark</u>	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0051	Registered	
SKATE ATTACK	F95.23-0097	Registered	
STREET ATTACK	F95.23-0103	Registered	
	<u>China</u>		
<u>Trademark</u>	File No.	Registration Date	
STREET ATTACK	F95.23-0164	Registered	
SKATE ATTACK	F95.23-0165	Pending	
		•	

ІП.ТRА	WHEELS
	*********

F95.23-0166

Pending

### <u>Columbia</u>

Trademark	File No.	Registration Date
ULTRA-WHEELS	F95.23-0052	Registered
SKATE ATTACK	F95.23-0098	Registered
STREET ATTACK	F95.23-0104	Registered

### Croatia

<u>Trademark</u>	File No.	Registration Date
STREET ATTACK	F95.23-0142	Pending
SKATE ATTACK	F95.23-0143	Pending
ULTRA-WHEELS	F95.23-0144	Pending

### <u>CSFR</u> (Czech Republic)

<u>Trademark</u>	File No.	Registration Date
ULTRA-WHEELS	F95.23-0022	Registered
STREET ATTACK	F95.23-0128	Pending
SKATE ATTACK	F95.23-0129	Pending

### <u>Denmark</u>

<u>Trademark</u>	Application No.	Registration No.
STREET ATTACK	VA 5702 1994	VR 7421 1994 (11/4/94)
ULTRA-ICE	VA 3526 1993	VR 6372 1993 (9/3/93)

SKATE ATTACK VA 1967 1992 VR 7197 1992 (7/31/92)

ULTRA-WHEELS VA 1497 1992 VR 7119 1992 (7/31/92)

**Ecuador** 

<u>Trademark</u> <u>File No.</u> <u>Registration Date</u>

STREET ATTACK F95.23-0154 Registered

SKATE ATTACK F95.23-0155 Registered

ULTRA-WHEELS F95.23-0156 Registered

European Community Trademark Office

<u>Trademark</u> <u>Application No.</u> <u>Registration No.</u>

XPANDER 964056 Pending

HESPELER 720656 Pending

BIOFIT 559765 Pending

Design 547851 Pending

U 547836 Pending

HESPELER 347492 Pending

**Finland** 

Trademark File No. Registration Date

ULTRA-WHEELS F95.23-0017 Registered

**France** 

Trademark Application No. Registration No.

STREET ATTACK 94 533279 94 533279 (8/11/94)

ULTRA-ICE	93 472705	93 472705 (6/14/93)
SKATE ATTACK	92 410988	92 410988 (3/13/92)
ULTRA-WHEELS	92 406449	92 406449 (2/14/92)
	<u>Germany</u>	
<u>Trademark</u>	Application No.	Registration No.
SABOTAGE	740918	39540918 (4/30/96)
STREET ATTACK	F 44431	2096804 (5/17/95)
ULTRA-WHEELS	F95.23-0010	Registered
SKATE ATTACK	F95.23-0031	Registered
EURO RAIL	F95.23-0008	Registered
	<u>Greece</u>	
Turkensk		
<u>Trademark</u>	File No.	Registration Date
ULTRA-WHEELS	F95.23-0023	Registered
SKATE ATTACK	F95.23-0044	Registered
STREET ATTACK	F95.23-0116	Pending
	Hong Kong	
<u>Trademark</u>	File No.	Registration Date
		_
STREET ATTACK	F95.23-0130	Registered
ULTRA-WHEELS	F95.23-0170	Registered
Hungary		
Trademark	File No.	Registration Date

ULTRA-WHEELS	F95.23-0021	Registered	
SKATE ATTACK	F95.23-0042	Registered	
	<u>Iceland</u>		
Trademark	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0163	Registered	
	<u>India</u>		
<u>Trademark</u>	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0061	Pending	
SKATE ATTACK	F95.23-0110	Pending	
STREET ATTACK	F95.23-0122	Pending	
	Ireland		
<u>Trademark</u>	<u>File No.</u>	Registration Date	
ULTRA-WHEELS	F95.23-0063	Registered	
SKATE ATTACK	F95.23-0112	Registered	
STREET ATTACK	F95.23-0124	Registered	
<u>Israel</u>			
<u>Trademark</u>	File No.	Registration Date	
STREET ATTACK	F95.23-0148	Registered	
SKATE ATTACK		D 1.	
	F95.23-0149	Registered	
ULTRA-WHEELS	F95.23-0149 F95.23-0150	Registered	

# <u>Italy</u>

Trademark	Application No.	Registration No.	
STREET ATTACK	94 2393 TORINO	Pending	
ULTRA ICE	93 1085 TORINO	Pending	
SKATE ATTACK	92 1219 ROMA-UFFI-CEN	T.B Pending	
ULTRA-WHEELS	92 813 ROMA-UFFI-CEN	T.B Pending	
	<u>Japan</u>		
<u>Trademark</u>	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0003	Registered	
STREET ATTACK	F95.23-0083	Pending	
SABOTAGE	F95.23-0174	Registered	
	<u>Latvia</u>		
<u>Trademark</u>	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0162	Registered	
<u>Lithuania</u>			
<u>Trademark</u>	File No.	Registration Date	
STREET ATTACK	F95.23-0139	Pending	
SKATE ATTACK	F95.23-0140	Pending	
ULTRA-WHEELS	F95.23-0141	Pending	
<u>Malaysia</u>			
<u>Trademark</u>	File No.	Registration Date	

ULTRA-WHEELS	F95.23-0060	Pending
SKATE ATTACK	F95.23-0109	Pending
STREET ATTACK	F95.23-0121	Pending
	<u>Mexico</u>	
Trademark	File No.	Registration Date
ULTRA-WHEELS	F95.23-0062	Registered
SKATE ATTACK	F95.23-0111	Registered
STREET ATTACK	F95.23-0123	Registered
	New Zealand	
Trademark	File No.	Registration Date
ULTRA-WHEELS	F95.23-0027	Pending
SKATE ATTACK	F95.23-0048	Registered
STREET ATTACK	F95.23-0119	Pending
	Norway	
	<u>Norway</u>	
<u>Trademark</u>	File No.	Registration Date
ULTRA-WHEELS	F95.23-0116	Registered
Panama		
		Designation Date
Trademark	File No.	Registration Date
STREET ATTACK	F95.23-0157	Registered
SKATE ATTACK	F95.23-0158	Registered
ULTRA-WHEELS	F95.23-0159	Pending
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<u>Paraguay</u>			
Trademark	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0053	Registered	
SKATE ATTACK	F95.23-0099	Registered	
STREET ATTACK	F95.23-0105	Registered	
	<u>Peru</u>		
Trademark	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0167	Registered	
SKATE ATTACK	F95.23-0171	Registered	
STREET ATTACK	F95.23-0172	Registered	
<u>Poland</u>			
<u>Trademark</u>	File No.	Registration Date	
STREET ATTACK	F95.23-0133	Pending	
SKATE ATTACK	F95.23-0134	Pending	
ULTRA-WHEELS	F95.23-0135	Pending	
<u>Portugal</u>			
<u>Trademark</u>	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0019	Registered	

F95.23-0040

F95.23-0089

SKATE ATTACK

STREET ATTACK

**TRADEMARK REEL: 1851 FRAME: 0511** 

Registered

Registered

# Romania

<u>Trademark</u>	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0160	Pending	
		•	
	<u>Russia</u>		
<u>Trademark</u>	File No.	Registration Date	
SKATE ATTACK	F95.23-0043	Registered	
ULTRA-WHEELS	F95.23-0131	Registered	
STREET ATTACK	F95.23-0132	Registered	
	<u>Singapore</u>		
Trademark	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0054	Pending	
SKATE ATTACK	F95.23-0108	Pending	
STREET ATTACK	F95.23-0118	Pending	
	Clarrania		
	<u>Slovania</u>		
<u>Trademark</u>	File No.	Registration Date	
STREET ATTACK	F95.23-0145	Registered	
SKATE ATTACK	F95.23-0146	Registered	
ULTRA WHEELS	F95.23-0147	Registered	
South Africa			
<u>Trademark</u>	File No.	Registration Date	
STREET ATTACK	F95.23-0151	Pending	

Pending SKATE ATTACK F95.23-0152 **ULTRA-WHEELS** Pending F95.23-0153 South Korea **Trademark** File No. Registration Date Registered **ULTRA-WHEELS** F95.23-0026 Spain **Trademark** Application No. Registration No. 1687365 M Registered (2/6/95) **ULTRA-WHEELS** STREET ATTACK 1918837 M Registered (11/6/95) SKATE ATTACK 1995655 M Registered (2/3/97) Sweden **Trademark** Registration Date File No. **ULTRA-WHEELS** Registered F95.23-0013 **Switzerland Trademark** Application No. Registration No. 452499 (1/5/98) **HESPELER** 10 421884 (8/10/94) STREET ATTACK 5455 **SABOTAGE** 11774 Pending SKATE ATTACK 399744 (3/16/92) **ULTRA-WHEELS** 398161 (2/15/92)

# <u>Taiwan</u>

	<u>raiwan</u>		
Trademark	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0092	Registered	
SKATE ATTACK	F95.23-0093	Registered	
STREET ATTACK	F95.23-0125	Registered	
STREET ATTACK in Chinese	F95.23-0173	Registered	
	<u>Turkey</u>		
<u>Trademark</u>	File No.	Registration Date	
ULTRA-WHEELS	F95.23-0024	Registered	
SKATE ATTACK	F95.23-0045	Registered	
STREET ATTACK	F95.23-0117	Registered	
	United Kingdom		
<u>Trademark</u>	Registration No.	Date of Registration	
ULTRA WHEELS	2043514	2/14/97	
STREET ATTACK	1581335	10/20/95	
SKATE ATTACK	1509076	9/2/94	
Uruguay			
Trademark	File No.	Registration Date	
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ULTRA-WHEELS (Class 12)	F95.23-0055	Pending	

SKATE ATTACK	F95.23-0100	Pending
STREET ATTACK	F95.23-0106	Pending
	<u>Venezuela</u>	
<u>Trademark</u>	File No.	Registration Date
ULTRA-WHEELS	F95.23-0056	Pending
	<u>Yugoslavia</u>	
<u>Trademark</u>	File No.	Registration Date
ULTRA-WHEELS	F95.23-0025	Registered (awaiting certificate)
SKATE ATTACK	F95.23-0046	Registered (awaiting certificate)
STREET ATTACK	F95.23-0168	Registered (awaiting

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**RECORDED: 02/08/1999** 

TRADEMARK REEL: 1851 FRAME: 0515

certificate)