

**IN FORM TRANSMITTAL SHEET
RADEMARKS ONLY**

101512536

To: Director - U.S. Patent and Trademark Office

1. **Conveying Party:**

11-6-00

adidas Sarragan France (S.A.R.L.)
Route de Saessolsheim
67700 Landersheim, France2. **Receiving Party:**adidas International B.V.
Olympic Plaza
Fred Roeskestraat 123
1076 EE Amsterdam, The Netherlands**Receiving Party is:** a besloten vennootschap met beperkte aansprakelijkheid
(private company with limited liability)**Citizenship/State (Country) of Incorporation/Organization:** The NetherlandsIf Receiving Party is not domiciled in the United States, a domestic representative designation is attached: Yes No3. **Conveyance Type:** Assignment**Effective Date:** September 28, 20004. **Application/Registration Number:** Registration No. 1,212,5195. **Correspondence concerning documents should be mailed to:**NOTARO & MICHALOS P.C.
100 Dutch Hill Road, Suite 110
Orangeburg, New York 10962-21006. **Total number of applications/registrations involved:** One (1)7. **Total fee (37 CFR 3.41) (\$40.00 first/\$25 after):** \$40.008. The Commissioner is authorized to charge any underpayment or credit any overpayment to deposit account number: **14-1431**

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Angelo Notaro_____
November 3, 2000**TOTAL NUMBER OF PAGES INCLUDING COVER SHEET:** 4

02/11/2000 13:18 31-20-4701986
UCI-18-2000 08:33PM FROM-NOTARO & MICHALOS

ADIDAS INTL BV
+846-959-7799

PAGE 02

T-278 P 003/003 F-771

J287-219

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Registrant	:	adidas International B.V.
Registration No.	:	1,212,519
Registration Date	:	October 12, 1982
Trademark	:	Device Mark

Commissioner for Trademarks
2900 Crystal Drive
Arlington, Virginia 22202-3513


APPOINTMENT OF DOMESTIC REPRESENTATIVE

Sir:

NOTARO & MICHALOS P.C., whose postal address is Suite 110, 100 Dutch Hill Road, Orangeburg, New York 10962-2100, United States of America, is hereby designated registrant's representative upon whom notices of process in proceedings affecting the mark may be served

Under the laws of The Netherlands, the person(s) whose signature appears below, holds a position equivalent to an officer of a United States corporation.

Dated: 31 October 2000



 T.G.J. Behean
 Associate General Counsel
 Intellectual Property

ASSIGNMENT

THIS ASSIGNMENT, made by and between

ADIDAS SARRAGAN FRANCE (S.A.R.L.), a French limited liability company,

located and doing business at Route de Saessolsheim, 67700 Landersheim France

(hereafter called "Assignor"),

and

adidas International B.V., a besloten vennootschap met beperkte aansprakelijkheid,

organized and existing under the laws of The Netherlands, located and doing business at

Olympic Plaza, Fred Roeskestraat 123, 1076 EE Amsterdam, The Netherlands (hereinafter

called "Assignee").

Whereas the Assignor is the sole and exclusive owner of the trade mark (hereinafter called "Assigned Mark"), as well as the United States trade mark registration and application for registration of the trade mark:

Tango Star Design logo on ball

Application no. 165.928

Registration no. 1,212,519

Filed April 11, 1978

Whereas the Assignee is desirous of acquiring said and Assigned Mark and the United States trade mark registration and application for trade mark registration therefore;


NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, receipt of which is hereby acknowledged, the parties hereto agree as follows:

The Assignor does hereby sell, assign, transfer and convey to the Assignee, its successors and assigns or their legal representatives, the entire right, title and interest of the Assignor in and to the Assigned mark and to the registration and application for registration of the Assigned Mark, together with the goodwill of the business in connection with which the Assigned Mark is and or has been used and all rights, interests, claims and demands, recoverable in law or equity in profits and damages for past infringement of the Assigned mark; the same to be held and enjoyed by the Assignee, its successors and assigns or its legal representative, as fully and entirely as the same might or could have been held and enjoyed by the Assignor had this Assignment not been made.

IN WITNESS WHEREOF, the Assignor has caused this assignment to be duly

Executed this 28th day of September, 2000.

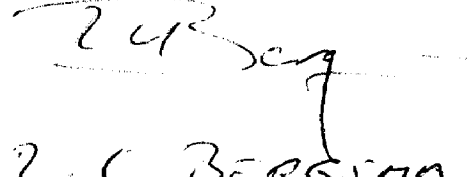
ADIDAS SARRAGAN FRANCE (S.A.R.L.)

By:.....

Name: Antoine SARRAGAN.....

Title: General Manager.....

Attest:


..... Z. C. BERGSON

Witness