

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Arena Distribution S.A.		02/22/2006	CORPORATION: SWITZERLAND

RECEIVING PARTY DATA

Name:	Banca Intesa S.p.A.
Street Address:	Piazza Paolo Ferrari 10
City:	Milan
State/Country:	ITALY
Entity Type:	CORPORATION: ITALY

PROPERTY NUMBERS Total: 11

Property Type	Number	Word Mark
Registration Number:	0920759	ARENA
Registration Number:	2659883	ARENA
Registration Number:	1063575	ARENA
Registration Number:	1255900	ARENA
Registration Number:	1091870	
Registration Number:	2380525	
Registration Number:	1255899	
Registration Number:	2590182	ARENA
Registration Number:	1118248	V
Serial Number:	78678348	ARENA WATER INSTINCT
Registration Number:	1122838	

CORRESPONDENCE DATA

Fax Number: (617)542-8906
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 617-542-5070

CH \$290.00 0920759

Email: tmdocbos@fr.com
Correspondent Name: Nicole Gage
Address Line 1: P.O. Box 1022
Address Line 4: Minneapolis, MINNESOTA 55440-1022

ATTORNEY DOCKET NUMBER: 08694-001001

DOMESTIC REPRESENTATIVE

Name: Nicole Gage, Fish & Richardson P.C.
Address Line 1: P.O. Box 1022
Address Line 4: Minneapolis, MINNESOTA 55440-1022

NAME OF SUBMITTER: Nicole Gage

Signature: /Nicole Gage/

Date: 03/08/2006

Total Attachments: 19

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PLIDGE AGREEMENT

between

ARENA DISTRIBUTION S.A.

SWITZERLAND

and

BANCA INTESA S.P.A

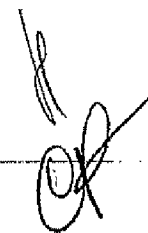
ITALY

and

THE FINANCIAL INSTITUTIONS NAMED IN SCHEDULE 1

relating to

The pledge of the Trademarks of Arena Distribution S.A.

A handwritten signature in black ink, consisting of a stylized 'A' and 'D' intertwined, located on the right side of the page.

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This Agreement (the "Agreement") is made between:

(1) **Arena Distribution S.A.**, a company incorporated in Switzerland, having its registered office at 14 route du Crochet 14, 1762 Givisiez, Switzerland (the "Pledgor") of the one part;

and

(2) **Banca Intesa S.p.A.**, a company incorporated under the laws of Italy, having its registered office at Piazza Paolo Ferrari 10, Milan, Italy referred to in the Intercreditor Agreement dated February 22, 2006 as the Intercreditor Security Agent (the "Agent"); and

(3) **THE FINANCIAL INSTITUTIONS NAMED IN SCHEDULE 1** (the "Finance Parties") of the second part.

WHEREAS

- (A) The Original Lender has made available certain credit facilities to the Borrowers under a credit agreement entered into between, inter alia Iron Two S.A., Diamond S.A.S, Powerskin S.p.A, Arena Distribution S.A., Arena Italia S.p.A, the Guarantors and Banca Intesa S.p.A dated February 22, 2006 (the "Credit Agreement").
- (B) Arena Distribution S.A., as Borrower has agreed to secure its obligations to the Lenders and the other Finance Parties under the Credit Agreement and the Hedging Agreements (as defined in the Credit Agreement) with security interests in, and liens on, certain of its properties and assets, whether real or personal, tangible or intangible, as more specifically provided for herein and in the Transaction Security Documents (as defined in the Credit Agreement).
- (C) Arena Distribution S.A., as Guarantor (as defined in the Credit Agreement) has agreed to guarantee the performance of certain obligations under the Credit Agreement and under the Hedging Agreements, within the limits set forth therein, and to secure such guarantee with security interests in and liens upon certain of its properties and assets, as more specifically provided for herein and in the Transaction Security Documents.
- (D) The Pledgor has agreed to pledge all its Trademarks as set forth in Schedule 2 to this Agreement.

IT IS AGREED as follows:

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1. DEFINITIONS AND INTERPRETATION

1.1 In this Agreement:

"**Business Day**" means one day on which the commercial banks in Geneva and Milan are open for normal business transactions;

"**Enforcement**" means the realization of the Pledged Assets;

"**Event of Default**" has the meaning set forth in Clause 24 of the Credit Agreement;

"**Pledge**" means the pledge pursuant to Art. 884 et seq. of the Swiss Civil Code of the Trademarks;

"**Pledged Assets**" means the Trademarks which are or will be pledged to the Agent under this Agreement as security for the Secured Liabilities;

"**Secured Liabilities**" means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or in any other capacity whatsoever) of the Pledgor to the Finance Parties (or any of them) under (i) the Credit Agreement including, for the avoidance of doubt, the guarantee obligations of the Pledgor under Clause 19 of the Credit Agreement and upon completion of the Swiss Merger the Bridge Facility A, the Facility A and the Facility B and (ii) the Hedging Agreements, in both cases as and to the extent that the amount of such obligations and liabilities may be limited pursuant to Clause 19.10 (b) and (d) of the Credit Agreement;

"**Trademarks**" means the trademarks listed in Schedule 2 which are applied for or registered in the name of the Pledgor and all other trademarks, whether now owned by the Pledgor or hercafter acquired by the Pledgor.

1.2 Unless defined otherwise herein, capitalized terms and expressions used herein shall have the meaning ascribed to them in the Credit Agreement.

1.3 In this Agreement, (a) a person includes its successors and assigns; (b) headings are for convenience of reference only and are to be ignored in construing this Agreement and (c) references to any agreement or document are references to that agreement or document as amended, varied, supplemented, substituted or novated from time to time, in accordance with its terms.

1.4 In the event of any inconsistency between the terms of this Agreement and the Credit Agreement, the terms of this Agreement shall prevail.

2. **PLEDGE OF THE TRADEMARKS**

2.1 The Pledgor agrees (i) to pledge on a first ranking basis to the Agent (acting for itself and on behalf of the Finance Parties) all present and future Trademarks as security for the Secured Liabilities until such time as the Pledged Assets have been released in accordance with Section 5, (ii) to perfect the Pledge on the date hereof.

2.2 Promptly, and in any event within 30 (thirty) Business Days after the execution of this Agreement, the Pledgor shall deliver to the Agent appropriate evidence that, with respect to the Trademarks listed in Schedule 2, the Pledgor has filed applications requesting the intellectual property rights offices or other registration authorities of every jurisdiction in which such Trademarks are registered or applied for, to register (where permitted by law) the Pledge on these Trademarks. Copies of notification letters with confirmation of receipt shall be considered as appropriate evidence.

2.3 The Security Agent will acknowledge receipt of the above mentioned documents in writing.

3. **PLEDGOR'S UNDERTAKINGS**

3.1 The Pledgor agrees and undertakes :

3.1.1 to execute all such documents or instruments and do any act (including registrations, filings or the like) that the Agent may reasonably request for the protection or perfection of the Pledge conferred herewith in favor of the Finance Parties, in particular in relation to Trademarks for which the Pledgor has filed or will file an application and/or for which the Pledgor is or will be registered as owner. The costs incurred in connection with such measures, written instruments or declarations, including the fees for the registration of the Agent as pledgee of the Trademarks in the appropriate registers shall be exclusively borne by the Pledgor;

3.1.2 not to sell, transfer or otherwise dispose of, the Pledged Assets, unless otherwise permitted by the Credit Agreement;

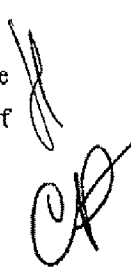
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- 3.1.3 not to create or allow to subsist any security interest, except Permitted Security as defined in the Credit Agreement, over or in respect of the Pledged Assets or otherwise sell, transfer or dispose of the Pledged Assets, do or permit to be done, anything which would foreseeably depreciate, jeopardize or otherwise directly or indirectly prejudice the value to the Finance Parties of the Pledged Assets, being understood that this provision shall not prevent the Pledgor to run its business in the ordinary course;
- 3.1.4 to fulfill all obligations necessary to maintain the registration and validity of the Trademarks, including without limitation, payment of all due renewal fees and making actual use of the Trademarks to the extent necessary to maintain their validity;
- 3.1.5 to ensure that all material documents, notices and other information in respect of the Pledged Assets be delivered to the Agent;
- 3.1.6 to cooperate with the Agent (acting for itself and on behalf of the Finance Parties) in case of Enforcement with regard to the transfer of the Pledged Assets to a purchaser in accordance with the terms of Section 4 of this Agreement.

4. REMEDIES UPON OCCURRENCE OF AN EVENT OF DEFAULT

- 4.1 Upon occurrence of an Event of Default, the Agent shall be entitled to the following remedies, at its election:
- 4.1.1 sell to any third party all or part of the Pledged Assets in public or private sale; or
- 4.1.2 initiate enforcement proceedings with respect to the Pledged Assets pursuant to any applicable official Swiss enforcement procedure including, as the case may be, pursuant to the Swiss Federal Law on Debt Collection and Bankruptcy. The Pledgor hereby waives its right of objection pursuant to Art. 41 of the Swiss Federal Law on Debt Collection and Bankruptcy (*Einrede der Betreibung auf Pfandverwertung*); or
- 4.1.3 acquire from the Pledgor all or part of the Pledged Assets for cash consideration equal to the fair market value of the Pledged Assets, such fair market value to be computed by an independent expert using a valuation methodology generally recognized as standard market practice for the valuation of intellectual property rights (i.e. Discounted Cash Flow method, comparable method and variations thereof), it being understood that the Agent will be entitled to set off the proceeds of such acquisition against the Secured Liabilities.

- 4.2 The Pledgor expressly confirms its agreement with the remedy granted to the Agent under Section 4.1.3. The Pledgor acknowledges that the price at which all or part of the Pledged Assets may be purchased by the Agent pursuant to Section 4.1.3 will be based on the value of the Company as computed by an independent expert using a valuation methodology, which is known to the Pledgor and considered by it to be fair and which is customarily used to establish the value of intellectual property rights in that industry. The Pledgor recognizes that should the Agent decide to pursue the remedy granted under Section 4.1.3, its interests as pledgor and debtor would be protected in an appropriate manner. If the parties cannot agree on the person or entity acting as independent expert in accordance with this Section 4.1.3, the independent expert shall be an experienced international accounting firm appointed by the President of the Geneva Chamber of Commerce and Industry.
- 4.3 After the sale or disposal of the Pledged Assets, the Agent shall account for the sale in accordance with the provisions of the Intercreditor Agreement (as defined in the Credit Agreement) and provided that the Secured Liabilities have been satisfied in full, any surplus of the sale or disposal shall be returned to the Pledgor.
- 4.4 The Agent shall be entitled to allocate in its entire discretion the proceeds collected pursuant to Section 4.1 and 4.2 in discharging the Secured Liabilities which have become immediately due and payable, regardless of the debtor or nature (principal or interest) of such Secured Liabilities.
5. **RELEASE OF THE PLEDGED ASSETS**

- 5.1 Upon (a) the Secured Liabilities being discharged in full and none of the Finance Parties being under any further actual or contingent obligation to make advances or provide other financial accommodation to the Obligors or any other person under any of the Finance Documents, or (b) the Pledgor ceasing to be both a Borrower and a Guarantor subject to, and in accordance with, the Credit Agreement, the Pledged Assets or any remainder thereof shall be released at the request of the Pledgor, to the Pledgor or such other party as designated by the Pledgor.
- 5.2 Any Pledged Assets to be released to the Pledgor or any third party as designated by the Pledgor in accordance with Section 5.1 shall be released free and clear, on the date of release, of any and all liens, charges and encumbrances arising from the Agent's acts.
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6. REPRESENTATIONS AND WARRANTIES

- 6.1 Without prejudice to the representations and warranties made under the Credit Agreement, the Pledgor represents and warrants to the Agent (acting for itself and on behalf of the Finance Parties) that:
- 6.1.1 the Trademarks listed in Schedule 2 are validly existing and have been validly registered or applied for in the name of the Pledgor who is the sole, legal and beneficial owner of such Trademarks;
- 6.1.2 the Trademarks listed in Schedule 2 are free of any material lien, third party security interest or other charge or encumbrance of any kind or any other type of preferential arrangement except for the security interest created by the present Agreement or as otherwise expressly permitted by the Credit Agreement;
- 6.1.3 this Agreement (i) constitutes its legal, valid and binding obligations enforceable against it pursuant to its terms and (ii) creates a valid and effective pledge of the Pledged Assets in favor of the Agent and the Finance Parties;
- 6.1.4 to the best knowledge of the Pledgor, no claims, actions, proceedings (including, but not limited to, opposition or objection proceedings), arbitrations or investigations are pending or threatened against or relating to any of the Trademarks, which could lead to the (total or partial) annulment of any of the Trademarks.

7. AVOIDANCES OF PAYMENTS

Any settlement, discharge or release between the Pledgor and the Agent (for itself and on behalf of the Finance Parties) shall be conditional upon no security or payment granted or made to the Agent by the Pledgor or any other person being avoided or reduced by virtue of any mandatory provisions or enactments relating to bankruptcy, insolvency or liquidation for the time being in force. In the event of such security or payment being so avoided or reduced, the Agent (acting for itself and on behalf of the Finance Parties) shall be entitled to recover from the Pledgor the value or amount of such security or payment as if such settlement, discharge or release had not occurred.

8. POWERS OF ATTORNEY

The Pledgor authorizes the Agent to be its attorney and in its name, on its behalf and as its act to execute, deliver and perfect all documents and do all things that are necessary for carrying out any obligation imposed on the Pledgor under this Agreement, provided that

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the Pledgor does not carry out such obligation in due time in accordance with the terms of this Agreement, or exercising any of the rights conferred on the Agent by this Agreement or by law, in particular in connection with a private realization (*Private Verwertung (Selbstverkauf)*) but in any case only after the Agent has notified the Pledgor that an Event of Default has occurred.

9. **ASSIGNMENTS AND TRANSFERS**

The rights and obligations of the Pledgor under this Agreement may not be assigned or transferred without the prior written consent of the Agent. The assignment of the rights and obligations of the Agent shall be restricted to and made in accordance with Section 13 below. Nothing in this Agreement shall be construed as limiting the right of the Finance Parties to assign their rights and obligations under the Credit Agreement in accordance with Clause 25 of the Credit Agreement.


10. **EFFECTIVENESS OF PLEDGE**

- 10.1 The security constituted by the Pledge under this Agreement shall be cumulative, in addition to and independent of every other security which the Agent or the Finance Parties may at any time hold for the Secured Liabilities or any rights, powers and remedies provided by law.
- 10.2 No failure on the part of the Agent to exercise, or delay on its part in exercising, any rights hereunder shall operate as waiver thereof, nor shall any single or partial exercise of any rights hereunder preclude any further or other exercise of that or any other rights.
- 10.3 The Agent shall not be liable by reason of (i) taking any action permitted by this Agreement or (ii) entering into possession of the Pledged Assets, for any loss on Enforcement or for any default or omission hereunder and under the law, in both case except for willful intent or gross negligence of the Agent, being understood that the Agent shall act in good faith, comply with its duty of care and shall duly take into consideration the¹ interests of the Pledgor.

11. **COSTS AND EXPENSES**

The Pledgor shall bear all reasonable costs and expenses (including, without limitation, legal fees, stamp duties or other duties) incurred in connection with the execution, perfection or implementation of the Pledge hereby constituted or the exercise of any rights

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1 note: "legitimate" 

hereunder and the Pledgor shall reimburse and indemnify the Agent for any such costs or expenses reasonably incurred by it.

12. NOTICES

All notices or other communications made or given in connection with this Agreement shall be made by facsimile or letter as follows:

a) if to the Pledgor

Arcna Distribution S.A.
c/o Arena Italia S.p.A.
Address: Contrada Cisterna 84/85
62029 Tolentino (Macerata)
Italy

Fax. +39 0733 956 278

Attn. Cristiano Portas

With copy to:

BS Investimenti SGR S.p.A.
Address: Via Pietro Verri 8
20121 Milan
Italy

Fax. +39 02 76 21 13 40

Attn. Alessandra Gavirati

b) if to the Agent

Banca Intesa S.p.A.
Divisione Corporate
Direzione Investment Banking e Capital Markets
Finanza Strutturata – Loans Agency
Address: Piazza della Scala 6 20121 Milan
Italy

Fax: 0039 02 8794 1713

Attn: Bruno Lai - Laura Idda - Paola Elardo

or to such other address or facsimile numbers as is notified in writing from time to time by one party to the other party under this Agreement.

Any notice, request, demand or other communication under this Agreement will be considered as received (i) on the effective date of receipt, if delivered personally, (ii) on the date written on the delivery receipt if sent by registered letter with return receipt or (iii) on the date written on the fax communication receipt if sent by fax.

Each notice, communication and document given under or in connection with this Agreement shall be in English or, if not, accompanied by an accurate translation thereof which has been confirmed by authorized signatory of the party giving the same as being a true and accurate translation.

13. **SUCCESSOR AGENT**


If a successor of the Agent is appointed pursuant to Clause 27 of the Credit Agreement, the parties hereto shall enter into an agreement whereby the Agent is replaced by the successor agent as party to this Agreement.

14. **SEVERABILITY**

If any provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, this shall not affect or impair (i) the validity or enforceability in that jurisdiction of any other provision of this Agreement or (ii) the validity or enforceability in any other jurisdiction of that or any other provision of this Agreement, and the parties will negotiate in good faith to replace the relevant provision by another provision reflecting as closely as possible the original intention and purpose of the parties.

15. **WAIVERS AND MODIFICATIONS**

This Agreement may be terminated, amended or modified only specifically and in writing signed by the parties hereto, or as otherwise provided in the Credit Agreements.



16. COUNTERPARTS

This Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument.

17. LAW AND JURISDICTION

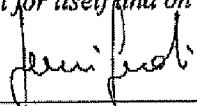
- 17.1 This Agreement shall be governed by and construed in accordance with the substantive laws of Switzerland.
- 17.2 Subject to the subsequent paragraph, the ordinary courts of the Canton and Republic of Geneva, Switzerland, shall have exclusive jurisdiction for all disputes, differences or controversies relating to, arising from or in connection with this Agreement.
- 17.3 Notwithstanding the foregoing, any legal action or proceeding with respect to this Agreement may be brought in the courts of Milan or any other competent court having jurisdiction under the Credit Agreement, provided that a legal action or proceeding under the Credit Agreement is already pending before such court or a claim under the Credit Agreement is submitted simultaneously with a claim in respect to this Agreement to such court. By execution and delivery of this Agreement, the Pledgor hereby accepts for itself and in respect of its property, subject to the aforementioned condition, the jurisdiction of the aforesaid courts. The parties hereto hereby irrevocably waive any objection, including any objection to the laying of venue or based on the grounds of *forum non conveniens*, that any of them may now or hereafter have to the bringing of any such action or proceeding in such respective jurisdictions.
- 17.4 The Pledgor hereby irrevocably designates, appoints and empowers BS Investimenti SGR S.p.A. at Via Verri 8, Milan in the case of any suit, action or proceeding brought in Italy as its designee, appointee and agent (the "Process Agent") to receive, accept and acknowledge for and on its behalf, and in respect of its property, service of any and all legal process, summons, notices and documents that may be served in any action or proceeding arising out of, or in connection with, this Agreement. Such service may be made by mailing (by registered or certified mail, postage prepaid) or delivering a copy of such process to the Pledgor in care of the Process Agent at the Process Agent's above address, and the Pledgor hereby irrevocably authorizes and directs the Process Agent to accept such service on its behalf.

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THE FOLLOWING TWO PAGES ARE THE SIGNATURE PAGES

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SIGNATURE PAGE

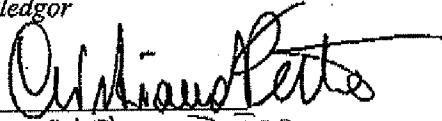
Banca Intesa S.p.A
as Agent for itself and on behalf of the Finance Parties

By: 
Name: Diego Lussignoli
Title: Attorney-in-fact



SIGNATURE PAGE

Arena Distribution S.A.
as Pledgor


By: 
Name: Cristiano Parias
Title: Chairman



SCHEDULE 1

LIST OF FINANCIAL INSTITUTIONS

1. Banca Intesa S.p.A., a company incorporated under the laws of Italy, having its registered office at Piazza Paolo Ferrari 10, Milan, Italy.

A handwritten signature in black ink, consisting of a stylized 'S' followed by a cursive 'A' and a flourish.

SCHEDULE 2

Country	Trademark	For products included in class	Application	Registration	Renewal Date
AUSTRIA					
	ARENA	25,28,18	AM 2194/79 16/08/1979	95 129 19/09/1980	30/09/2010
BENELUX					
	ARENA	3,9,14	865 061 09/02/1996	589 729 06/01/1997	09/02/2006
FRANCE					
	arena	9,16,18,25,28	10 809 15/01/1990	1 633 775	15/01/2010
	LOGO "DIAMONDS"	3,18,24,25,28	210 464 19/02/1996	1 378 730	29/01/2006
	arena + LOGO "DIAMONDS"	2,3,5,18,23,24,25,28	210 462 19/02/1976	1 340 763	29/01/2006
	LOGO "DIAMONDS LINE"	3,18,24,25,28	210 463 19/02/1976	1 340 764	29/01/2006
	arena	3,9,14	93/473 144 16/06/1993	93 473 144	16/06/2013
	LOGO "DIAMONDS"	3,9,14	96/629 010 06/06/1996	96 629 010	06/06/2006
	LOGO "DIAMONDS"	9	945/541 713 20/10/1994	94 541 713	20/10/2014
	arena WATER INSTINCT & device	9,16,25,28	01 3111905 17/07/2001	01 3111905	17/07/2011
	arcna sprint & design	18,25,41	01 3126904 19/10/2001	01 3126904	19/10/2011

GERMANY					
	ARENA	18,25,28	W 53 242 23/08/1979	643 023 17/04/1980	31/08/2009
	ARENA	3,9,16,18,21,24,25,28	396 28 870 02/07/1996	396 28 870 29/04/1997	02/07/2006
	arena	9,12,18,25,28	A32/409/25WZ 10/08/1979	1 031 434 29/03/1982	31/08/2009
	arena	3,9,14	A 53 670/3 WZ 18/12/1992	2 100 637 03/07/1996	31/12/2012
	LOGO "DIAMONDS"	3,9,14	396 25 892.1 12/06/1996	396 25 892 12/09/1996	30/06/2006
	arena WATER INSTINCT & device	9,16,25,28	30201739.9/25 14/01/2002	30201739 03/07/2002	31/01/2012
INTERNATIONAL					
	LOGO "DIAMONDS" (INT.)	28	424 580 13/08/1976	R 424 580	13/08/2006
	LOGO "DIAMONDS LINE" (INT.)	18,25,28	424 579 13/08/1976	R 424 579	13/08/2006
	LOGO "DIAMONDS" (INT.)	18,25,28	403 122 15/11/1973	R 403 122	15/11/2013
	LOGO "DIAMONDS" (INT.)	18,25	446 558 03/08/1979	R 446 558	03/08/2009
	arena (INT.)	18,25,28	403 120 15/11/1973	R 403 120	15/11/2013
	ARENA (INT.)	25,28	347 842 29/07/1968	R 347 842 29/07/1988	29/07/2008
	arena	9	629 309 17/11/1994	629 309 17/02/1995	17/11/2014
	arena + "LOGO DIAMONDS"	14	457 997 30/01/1981	R 457 997	30/01/2011

17/09
A CK

ITALY					
	arena	3,9,14	MI93C 004369 11/06/1993	00670193 09/02/1996	11/06/2003
	LOGO "DIAMONDS"	3,9,14	MI96C 005737 14/06/1996	761 770 14/12/1998	14/06/2006
	LOGO "DIAMONDS"	9	MI94C 009515 20/10/1994	699 963 30/12/1996	20/10/2004
	arena WATER INSTINCT & device	9,16,25,28	MI2002C000343 15/01/2002		
RUSSIA					
	ARENA	25,28	64 216 19/01/1973	47 503 19/01/1973	19/01/2013
SPAIN					
	arena WATER INSTINCT & device	25	2449177 17/01/2002	2449177 20/06/2002	17/01/2012
	arena WATER INSTINCT & device	28	2449178 17/01/2002	2449178 20/06/2002	17/01/2012
	arena WATER INSTINCT & device	9	2449175 17/01/2002	2449175 20/06/2002	17/01/2012
SWITZERLAND					
	ARENA	25,28,9,18	4067 03/08/1979	P303 167 05/05/1980	03/08/2009
	arena	3	0421/1996 11/06/1996	437 819 04/04/1997	11/06/2006
	LOGO "DIAMONDS LINE"	9,18,25,28	318 19/01/1979	P-305 077 27/08/1980	19/01/2009
	arena	9,14	07465/1998 14/09/1998	454 900 14/09/1998	14/09/2008
	LOGO "DIAMONDS"	3,9,14	04338/1996 13/06/1996	442 992 24/06/1997	13/06/2006

USA						
	ARENA	25	72/381 21/09/1971	534	920 759 21/09/1971	21/09/2011
	ARENA	25	75/666 23/03/1999	261	2 659 883 10/12/2012	10/12/2012
	ARENA	25,28	428 30/06/1972	818	1 063 575 12/04/2007	12/04/2007
	ARENA	9,10,18,25,28	352 01/03/1982	585	1 255 900 01/11/1983	01/11/2013
	LOGO "DIAMONDS"	25	40 02/01/1975	572	1 091 870 23/05/1978	23/05/2008
	LOGO "DIAMONDS"	3,9,14,28	75/582 04/11/1998	898	2 380 525 29/08/2000	29/08/2010
	LOGO "DIAMONDS"	3,9,10,14,18,25,58	352 01/03/1982	584	1 255 899 01/11/1983	01/11/2013
	LOGO "DIAMONDS LINE"	25	97 19/08/1976	075	1 122 838 24/07/1979	24/07/2009
	arena	3,9,14	75/611 23/12/1998	237	2590 182 09/07/2002	09/07/2012
	LOGO "DIAMONDS"	18	87 19/05/1976	623	1 118 248 15/05/1979	15/05/2009
	arena WATER INSTINCT & device	9,16,25	78678348 26/07/2005			
UKRAINE						
	ARENA	25,28	15/06/1994		5452	19/01/2013

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