

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Allied International Trading, Inc.		02/19/2008	CORPORATION: CALIFORNIA
Arai Shoji Co., Ltd.		02/19/2008	CORPORATION: JAPAN

RECEIVING PARTY DATA

Name:	Technique Golf, L.L.C.
Street Address:	8130 Southshore Drive
City:	Brighton
State/Country:	MICHIGAN
Postal Code:	48114
Entity Type:	LIMITED LIABILITY COMPANY: MICHIGAN

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	1500662	HAMMERHEAD
Registration Number:	3131775	SHARK ATTACK
Registration Number:	2273213	TIGER SHARK
Registration Number:	2265943	TIGER SHARK
Registration Number:	3019232	GREAT WHITE
Registration Number:	1274428	PIRANHA
Registration Number:	1501455	P-SQUARED

CORRESPONDENCE DATA

Fax Number: (248)641-0270
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 248-641-1600
 Email: DocketingTM@hdp.com
 Correspondent Name: Kevin G. Mierzwa
 Address Line 1: 5445 Corporate Drive, Suite 200

CH \$190.00 1500662

Address Line 4: Troy, MICHIGAN 48098-2683

ATTORNEY DOCKET NUMBER:

15034-200008

NAME OF SUBMITTER:

Kevin G. Mierzwa

Signature:

//Kevin G. Mierzwa//

Date:

08/20/2008

Total Attachments: 12

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TRADEMARK PURCHASE AND ASSIGNMENT AGREEMENT

2.0 This Trademark Purchase and Assignment Agreement (the "Agreement") is made as of ~~February 25~~, 2007 (the "Effective Date"), between and among Technique Golf, LLC, a Michigan limited liability company ("Technique"), Allied International Trading, Inc., a California corporation ("Allied"), and Arai Shoji Co., Ltd, a foreign corporation ("Arai").

WHEREAS, Allied represents that it is the owner of the trademarks and trademark registrations for which it is identified as the owner on Exhibit "A" (the "Allied Trademarks"), together with the goodwill symbolized by the Allied Trademarks.

WHEREAS, Arai represents that it is the owner of the trademarks and trademark registrations for which it is identified as the owner on Exhibit "A" (the "Arai Trademarks"), together with the goodwill symbolized by the Arai Trademarks.

WHEREAS, Allied represents that it is the successor in interest to, and has acquired all of the assets of, Tiger Shark Golf, including but not limited to the trademarks and trademark registrations listed on Exhibit "A" as being owned by Tiger Shark Golf (the "Tiger Shark Trademarks"), together with the goodwill symbolized by the Tiger Shark Trademarks.

WHEREAS, Allied and Arai represent and warrant that all of the information contained in Exhibit "A" is true and accurate.

WHEREAS, Technique wishes to acquire all right, title and interest in the Allied Trademarks, the Arai Trademarks and the Tiger Shark Trademarks (collectively, the "Trademarks"), as well as the goodwill symbolized by the Trademarks, and Allied and Arai wish to sell such rights, titles and interests to Technique, on the terms and conditions set forth below.

NOW, THEREFORE, in consideration of the promises and agreements contained in this Agreement, the adequacy and sufficiency of which consideration is hereby acknowledged, Technique, Allied and Arai agree as follows:

1. ASSIGNMENT. Allied and Arai hereby sell, assign, transfer and convey to Technique all right, title, and interest in and to the Trademarks (both in the United States and all jurisdictions outside the United States), together with the goodwill associated with and symbolized by the Trademarks. This sale, assignment, conveyance and transfer includes, without limitation, all federal, state, foreign, statutory and common law and other rights in the Trademarks; all domestic and foreign trademark applications and registrations for the Trademarks (and all extensions and renewals of such applications and registrations, and the right to apply for any of the foregoing); all rights to receive or be paid any licensing or other fees relating to the Trademarks; all goodwill associated with and symbolized by the Trademarks; all rights to causes of action and remedies related to the Trademarks (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to the

foregoing); and any and all other rights and interests arising out of, in connection with or in relation to the Trademarks.

2. PURCHASE PRICE. The purchase price for the Trademarks is US \$300,000 which amount shall be payable by Technique to Allied and Arai, jointly, upon execution of this Agreement. If payment is not received in full within three (3) business days after execution of this Agreement, this Agreement shall be deemed null and void.

3. AUTHORIZATION TO RECORD ASSIGNMENT AND TRANSFER. Allied and Arai authorize the Commissioner of Trademarks of the United States and other empowered officials of the United States Patent and Trademark Office, and empowered officials in any applicable jurisdictions outside the United States, to record an assignment and transfer of the Trademarks to Technique as assignee of the entire right, title and interest of Allied, Arai and Tiger Shark Golf in those Trademarks.

4. COOPERATION. Allied and Arai agree to cooperate with Technique and, upon Technique's request, to promptly execute and deliver to Technique all papers, instruments and assignments as may be necessary to: (a) perfect, confirm and effectuate the sale, assignment, conveyance and transfer of the Trademarks to Technique; (b) vest in Technique all right, title and interest in and to the Trademarks, including without limitation recordation of assignments in the United States Patent and Trademark Office and all foreign patent and trademark offices; and (c) identify Technique or its designee as the responsible party for the Trademarks in the United States Patent Trademark Office and all foreign patent and trademark offices. Among other things, Allied agrees to execute and deliver to Technique for filing the confirmatory assignment attached as Exhibit "B".

5. ALLIED'S REPRESENTATIONS AND WARRANTIES. Allied warrants and represents to Technique that as of the Effective Date:

- a. Allied is a corporation duly organized and in good standing under the laws of the State of California. Allied is the successor in interest to Tiger Shark Golf and is the owner of all right, title, and interest in and to the Tiger Shark Trademarks and goodwill symbolized by same. Allied has full right and authority to enter into this Agreement, both on its own behalf and as the successor in interest to Tiger Shark Golf, and to consummate the transactions contemplated by this Agreement. All requisite corporate action has been taken by Allied in connection with entering into this Agreement and consummation of the transactions contemplated by this Agreement. Each of the persons signing this Agreement on behalf of Allied is duly authorized to do so.
- b. Any and all consents and approvals which may be required in order for Allied to enter into this Agreement or consummate the transactions contemplated by this Agreement have been obtained. This Agreement and all documents required to be executed by Allied by this Agreement are and shall be valid, legally binding obligations of and

enforceable against Allied, its successors and assigns in accordance with their terms. Neither the execution of this Agreement nor the consummation of the transactions contemplated hereby will be in violation of any judgment, order, permit, writ, injunction or decree of any court, commission, bureau or agency or constitute a breach or default under any agreement or other obligation to which Allied is a party or otherwise bound.

- c. Allied is the legal and equitable owner of all right, title and interest in and to the Allied Trademarks and the Tiger Shark Trademarks and all rights, titles and interests conveyed, assigned and transferred by this Agreement; the Allied Trademarks and the Tiger Shark Trademarks are valid and in good standing; and there exists no agreement between Allied and any person or entity other than Technique regarding any sale, assignment, conveyance or transfer of the Allied Trademarks and/or the Tiger Shark Trademarks.
- d. Allied represents that the Allied Trademarks and the Tiger Shark Trademarks are not subject to any lien or security interest and are in no way pledged, assigned or encumbered, and that the assignment contemplated by this Agreement does not infringe on the rights of any person.
- e. There is no past due fee or payment owing in any trademark registry relating to the Allied Trademarks or the Tiger Shark Trademarks. Allied agrees, however, that should any payment or fee incurred prior to the Effective Date become known to Allied or Technique, Allied will pay such fee to the respective trademark registry or to Technique as mutually agreed by the parties.
- f. There are no pending or threatened infringement or other actions involving the Allied Trademarks and/or the Tiger Shark Trademarks and there are no facts known to Allied which would provide the basis for any such action.
- g. There are no unexpired licenses for the Allied Trademarks and/or the Tiger Shark Trademarks.

6. ARAI'S REPRESENTATIONS AND WARRANTIES. Arai warrants and represents to Technique that as of the Effective Date:

- a. Arai is a foreign corporation duly organized and in good standing. Arai has full right and authority to enter into this Agreement and to consummate the transactions contemplated by this Agreement. All requisite corporate action has been taken by Arai in connection with entering into this Agreement and consummation of the transactions

contemplated by this Agreement. Each of the persons signing this Agreement on behalf of Arai is duly authorized to do so.

- b. Any and all consents and approvals which may be required in order for Arai to enter into this Agreement or consummate the transactions contemplated by this Agreement have been obtained. This Agreement and all documents required to be executed by Arai by this Agreement are and shall be valid, legally binding obligations of and enforceable against Arai, its successors and assigns in accordance with their terms. Neither the execution of this Agreement nor the consummation of the transactions contemplated hereby will be in violation of any judgment, order, permit, writ, injunction or decree of any court, commission, bureau or agency or constitute a breach or default under any agreement or other obligation to which Arai is a party or otherwise bound.
- c. Arai is the legal and equitable owner of all right, title and interest in and to the Arai Trademarks and all rights, titles and interests conveyed, assigned and transferred by this Agreement; the Arai Trademarks are valid and in good standing; and there exists no agreement between Arai and any person or entity other than Technique regarding any sale, assignment, conveyance or transfer of the Arai Trademarks.
- d. Arai represents that the Arai Trademarks are not subject to any lien or security interest and are in no way pledged, assigned or encumbered, and that the assignment contemplated by this Agreement does not infringe on the rights of any person.
- e. There is no past due fee or payment owing in any trademark registry relating to the Arai Trademarks. Arai agrees, however, that should any payment or fee incurred prior to the Effective Date become known to Arai or Technique, Arai will pay such fee to the respective trademark registry or to Technique as mutually agreed by the parties.
- f. There are no pending or threatened infringement or other actions involving the Arai Trademarks and there are no facts known to Arai which would provide the basis for any such action.
- h. There are no unexpired licenses for the Arai Trademarks.

7. TECHNIQUE'S REPRESENTATIONS AND WARRANTIES.

Technique represents and warrants to Allied and Arai that as of the Effective Date:

- a. Technique is a limited liability company duly organized and in good standing under the laws of Michigan. Technique has full right and authority to enter into this Agreement and to consummate the transactions contemplated by this Agreement. All requisite corporate

action has been taken by Technique in connection with the entering into of this Agreement and the consummation of the transaction contemplated by this Agreement. Each of the persons signing this Agreement on behalf of Technique is duly authorized to do so.

- b. Any and all consents and approvals which may be required in order for Technique to enter into this Agreement or consummate the transaction contemplated by this Agreement have been obtained. This Agreement and all documents required hereby to be executed by Technique are and shall be valid, legally binding obligations of and enforceable against Technique, its successors and assigns in accordance with their terms. Neither the execution of this Agreement nor the consummation of the transaction contemplated hereby will be in violation of any judgment, order, permit, writ, injunction or decree of any court, commission, bureau or agency to which Technique is subject or by which Technique is bound, or constitute a breach or default under any agreement or other obligation to which Technique is a party or otherwise bound.

8. INDEMNIFICATION. Technique hereby agrees to indemnify, protect and defend Allied and Arai, and their respective shareholders, officers, directors, employees, agents, contractors, successors and assigns from and against any and all claims, demands, obligations, liabilities, indebtedness, acts, omissions, actions, causes of action, debts, sums of money, contracts, controversies, promises, damages, costs, losses and expenses, of every type, kind, nature, description or character (collectively, "Claims") relating to or arising from the Trademarks and/or any products or services sold under the Trademarks, to the extent the Claims are incurred after the date hereof.

9. MISCELLANEOUS.

- a. This Agreement shall be governed by the substantive laws of the State of Michigan. Each of the parties hereby irrevocably and unconditionally submits to personal jurisdiction and venue in the United States District Court for the Eastern District of Michigan and, if that court does not have subject matter jurisdiction over such action or for any reason fails or refuses to accept or hear such action, to personal jurisdiction and venue in the state courts of Michigan. Each of the parties agrees that it will not bring any action in any other jurisdiction. The parties consent to service of process by certified mail, return receipt requested.
- b. All notices and requests provided under this Agreement, unless specifically allowed otherwise in this Agreement, shall be made in writing and sent to the party representative noted below at their respective address and/or telephone number by only the following means: (a) delivered personally, (b) deposited with the United States Postal Service via certified first class mail with return receipt

requested or (c) by facsimile transmission to the telephone numbers provided below with a confirmation copy sent immediately thereafter by regular mail.

If to Allied:
Ryozo Arai, CEO
Allied International Trading, Inc.
555 E. Ocean Blvd., Suite 900
Long Beach, CA 90802
(562) 901-0551
Fax: (562) 901-0552

If to Arai:
Ryozo Arai
555 E. Ocean Blvd., Suite 900
Long Beach, CA 90802
(562) 901-0551
Fax: (562) 901-0552

If to Technique:
Dean Dingman
Technique Golf, LLC
TECHNIQUE GOLF, LLC
26020 Mound Rd.
Warren, MI 48091
(800) 667-0181
Fax: (586) 758-7819

Such notices and requests shall be deemed sufficiently given on the date of personal delivery or facsimile transmission, or if by certified mail then on the third (3rd) day after the mailing thereof. Either party may at any time change the person, address or telephone numbers for notice with written notice to the other party.

- c. This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and assigns.
- d. This Agreement contains the entire agreement of the parties respecting the subject matter hereof and supersedes all prior agreements, understandings, negotiations, communications and discussions, whether oral or written, of the parties hereto pertaining to such subject matter. No amendment, supplement, modification or waiver of this Agreement shall be binding unless set forth in writing and signed by the parties hereto.
- e. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provision, nor shall such

waiver constitute a continuing waiver unless otherwise expressly provided in a written document signed by the parties hereto.

- f. This Agreement may be executed in counterparts, each of which, or any combination of which when signed and delivered by all of the parties, shall be deemed an original, but all of which when taken together shall constitute one agreement.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective Date.

The foregoing instrument was acknowledged before me this 19th day of FEB. 2008.

Sharniel I. Tabalon
Notary Public
Los Angeles County, California
My commission expires: 12/05/09

ALLIED INTERNATIONAL TRADING, INC.

By: [Signature]

Name: Ryozo Arai
Its: Duly authorized agent

The foregoing instrument was acknowledged before me this 19th day of FEB. 2008.

Sharniel I. Tabalon
Notary Public
Los Angeles County, California
My commission expires: 12/05/09

ARAI SHOJI CO., LTD

By: [Signature]

Name: Ryozo Arai
Its: Duly authorized agent

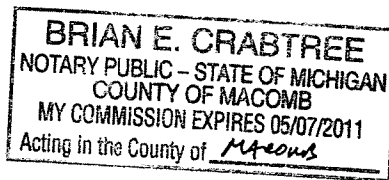
The foregoing instrument was acknowledged before me this 26th day of FEB 2008.

Brian E. Crabtree
Notary Public
Macomb County, Michigan
My commission expires: 5/7/2011

TECHNIQUE GOLF, L.L.C.

By: [Signature]

Name: Dean Dingman
Its: Duly authorized agent



SCHEDULE A

TRADEMARKS FOR ATTORNEY

JOAN KUPERSMITH LARKIN

<i>MarkName</i>		<i>ApplicationNumber</i>	<i>RegistrationNumber</i>	<i>PublicationDate</i>
<i>CountryName</i>		<i>ApplicationDate</i>	<i>RegistrationDate</i>	<i>ExpirationDate</i>
SHARK ATTACK		76/646717	3,131,775	
United States		9/13/2005	8/22/2006	8/22/2016
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-001058	REG NAT
<i>CurrentOwnerName</i>	Arai Shoji Co. Ltd.			Registered
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	Golf clubs

TIGER SHARK and Design		75/080146	2273213	
United States		3/28/1996	8/31/1999	8/31/2009
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-001036	REG NAT
<i>CurrentOwnerName</i>	Arai Shoji Co. Ltd.			Registered
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	GAMES & PLAYTHINGS; GYMNAS TIC & SPORTING ARTICLES NOT INCLUDED IN OTHER CLASSES; DECORATIONS CHRISTMAS TREES

TIGER SHARK		75/080147	2265943	
United States		3/28/1996	8/3/1999	8/3/2009
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-001049	REG NAT
<i>CurrentOwnerName</i>	Arai Shoji Co. Ltd.			Registered
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	GOLF CLUBS, HAND GRIPS FOR GOLF CLUBS, GOLF CLUB HEADS AND SHAFTS, AND GOLF BAGS

SCHEDULE A

TRADEMARKS FOR ATTORNEY

JOAN KUPERSMITH LARKIN

<i>MarkName</i>		<i>ApplicationNumber</i>	<i>RegistrationNumber</i>	<i>PublicationDate</i>
<i>CountryName</i>		<i>ApplicationDate</i>	<i>RegistrationDate</i>	<i>ExpirationDate</i>
GREAT WHITE		76/588259	3,019,232	
United States		4/22/2004	11/29/2005	11/29/2015
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-021456	REG NAT
<i>CurrentOwnerName</i>	Arai Shoji Co. Ltd.			Registered
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	GOLF CLUBS
HAMMERHEAD		705913	1500662	
United States		1/15/1988	8/16/1988	8/16/2008
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-050050	REG NAT
<i>CurrentOwnerName</i>	Arai Shoji Co. Ltd.			Registered
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	GOLF CLUBS
PIRANHA		413705	1274428	
United States		2/16/1983	4/17/1984	4/17/2014
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-050020	REG NAT
<i>CurrentOwnerName</i>	Arai Shoji Co. Ltd.			Registered
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	GOLF CLUBS
P-SQUARED		706071	1501455	
United States		1/19/1988	8/23/1988	8/23/2008
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-050051	REG NAT
<i>CurrentOwnerName</i>	Arai Shoji Co. Ltd.			Registered
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	GOLF CLUBS

SCHEDULE A

TRADEMARKS FOR ATTORNEY

JOAN KÜPERSMITH LARKIN

<i>MarkName</i>		<i>ApplicationNumber</i>	<i>RegistrationNumber</i>	<i>PublicationDate</i>
<i>CountryName</i>		<i>ApplicationDate</i>	<i>RegistrationDate</i>	<i>ExpirationDate</i>
TIGER SHARK		6048/91	T91/06048J	
Singapore		6/26/1991	6/26/1991	6/26/2011
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-001028	REG NAT Registered
<i>CurrentOwnerName</i>	TIGER SHARK GOLF			
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	GOLF CLUBS; GOLF BAGS; GOLF BALLS AND COVERS FOR GOLF CLUB HEADS, ALL INCLUDED IN CLASS 28
TIGER SHARK		4381/1991.6	391227	
Switzerland		6/27/1991	6/27/1991	6/27/2011
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-001032	REG NAT Registered
<i>CurrentOwnerName</i>	TIGER SHARK GOLF			
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	SPORTING ARTICLES (OTHER THAN CLOTHING) BUT NOT INCLUDING SPORTING ARTICLES
TIGER SHARK		218822	159655	
Thailand		9/4/1991	9/4/1991	9/4/2011
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-001033	REG NAT Registered
<i>CurrentOwnerName</i>	TIGER SHARK GOLF			
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	1. Golf clubs 2. Golf balls 3. Golf bags 4. Golf club heads 5. Golf club headcovers 5. Golf tees 7. Golf tee bags 8. Golf bag travel covers.

SCHEDULE A
TRADEMARKS FOR ATTORNEY
JOAN KUPERSMITH LARKIN

<i>MarkName</i>	<i>ApplicationNumber</i>	<i>RegistrationNumber</i>	<i>PublicationDate</i>
<i>CountryName</i>	<i>ApplicationDate</i>	<i>RegistrationDate</i>	<i>ExpirationDate</i>
SHARK DESIGN	1454764	1454764	
Great Britain	2/5/1991	2/5/1991	2/5/2008
<i>ClientName</i>	<i>DocketNumber</i>	REG NAT	Registered
TIGER SHARK GOLF	34412-001007		
<i>CurrentOwnerName</i>			
Allied International Trading, Inc.			
<i>AgentName</i>			
	<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
	28	International	SPORTING ARTICLES (OTHER THAN CLOTHING); GOLF CLUBS; GOLF BAGS; GOLF BALLS; GOLF CLUB HEAD COVERS; ALL INCLUDED IN CLASS 28; BUT NOT INCLUDING SPORTING ARTICLES FOR USE IN FISHING
TIGER SHARK	1454761	1454761	
Great Britain	2/5/1991	2/5/1991	2/5/2008
<i>ClientName</i>	<i>DocketNumber</i>	REG NAT	Registered
TIGER SHARK GOLF	34412-001006		
<i>CurrentOwnerName</i>			
Allied International Trading, Inc.			
<i>AgentName</i>			
	<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
	28	International	GOLF CLUBS, GOLF BAGS, GOLF BALLS, GOLF CLUB HEADCOVERS; SPORTING ARTICLES AND SPORTING GOODS ALL FOR USE IN THE GAME OF GOLF; ALL INCLUDED IN CLASS 28.
TIGER SHARK	1329387	1329387	
Great Britain	12/10/1987	12/10/1987	12/10/2014
<i>ClientName</i>	<i>DocketNumber</i>	REG NAT	Registered
TIGER SHARK GOLF	34412-001040		
<i>CurrentOwnerName</i>			
Allied International Trading, Inc.			
<i>AgentName</i>			
	<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
	28	International	APPARATUS INCLUDED IN CLASS 28 FOR PLAYING THE GAME OF GOLF

SCHEDULE A
TRADEMARKS FOR ATTORNEY
JOAN KUPERSMITH LARKIN

<i>MarkName</i>		<i>ApplicationNumber</i>	<i>RegistrationNumber</i>	<i>PublicationDate</i>
<i>CountryName</i>		<i>ApplicationDate</i>	<i>RegistrationDate</i>	<i>ExpirationDate</i>
TIGER SHARK		5458/91	05178 OF 1994	
Hong Kong		7/29/1991	7/29/1991	7/29/2012
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-001019	REG NAT Registered
<i>CurrentOwnerName</i>	TIGER SHARK GOLF			
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	GOLF CLUBS GOLF BAGS GOLF BALL S AND GOLF CLUB HEAD COVERS
GREAT WHITE		37792/81	1707664	
Japan		5/7/1981	8/28/1984	8/28/2014
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-050016	REG NAT Registered
<i>CurrentOwnerName</i>	TIGER SHARK GOLF			
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	Golf implements, and other sports goods, toys, dolls; "Go" sets, Japanese chess sets, Verse cards (utagaruta), Dice, Backgammon, Cups for dice, Diamond games, Chess sets, Checkers sets, Magic trick goods, Domino sets, Playing cards, Playing cards (hanafuda), Mahjong sets; Game equipment, Billiard equipment; Fishing tackle
TIGER SHARK		91/03070	91/03070	
Malaysia		6/26/1991	6/26/1991	6/26/2008
<i>ClientName</i>	TIGER SHARK GOLF	<i>DocketNumber</i>	34412-001023	REG NAT Registered
<i>CurrentOwnerName</i>	TIGER SHARK GOLF			
<i>AgentName</i>		<i>ClassNumber</i>	<i>ClassType</i>	<i>Goods</i>
		28	International	SPORTING ARTICLES (OTHER THAN CLOTHING) BUT NOT INCLUDING SPORTING ARTICLES FOR USE IN FISHING: GOLF CLUBS, GIFT BAGS, GOLF BALLS, GOLF CLUB HEAD COVERS; ALL INCLUDED IN CLASS 28

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