

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM586262

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Sergio Tacchini IP Holdings, Inc.		07/10/2019	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	Sergio Tacchini International S.r.l.		
Street Address:	Galleria Sala Del Longobardi, 2		
City:	Milano (MI)		
State/Country:	ITALY		
Postal Code:	20121		
Entity Type:	società a responsabilità limitata (srl): ITALY		
PROPERTY NUMBERS Total: 8			
Property Type	Number	Word Mark	
Serial Number:	88239241	STLA	
Registration Number:	1248984	SERGIO TACCHINI	
Registration Number:	1537114	SERGIO TACCHINI	
Registration Number:	4784546	SERGIO TACCHINI	
Registration Number:	1560362	ST	
Registration Number:	5052255	S T	
Registration Number:	1248983	ST	
Registration Number:	0996177	ST	
CORRESPONDENCE DATA			
Fax Number:	2029068669		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	202.906.8618		
Email:	tm@dykema.com		
Correspondent Name:	Eric T. Fingerhut		
Address Line 1:	1301 K Street, N.W., Suite 1100 West		
Address Line 4:	Washington, D.C. 20005		
NAME OF SUBMITTER:	Eric T. Fingerhut		
SIGNATURE:	/eric t. fingerhut/		

CH \$215.00 88239241

SECURITY AGREEMENT

THIS SECURITY AGREEMENT (as amended and/or restated from time to time, “**Security Agreement**”), dated as of July 10, 2019, is by and among Sergio Tacchini IP Holdings, Inc., a Delaware corporation (“**Buyer**”), Sergio Tacchini Operations, Inc., a Delaware corporation (“**Operating Subsidiary**” and collectively with Buyer, the “**Subsidiary Grantors**”) and Sergio Tacchini Holdings LLC, a Delaware limited liability company (the “**Shareholder**” and collectively with the Subsidiary Grantors, the “**Grantors**”), in favor of Sergio Tacchini International S.r.l., an Italian Società a responsabilità limitata (collectively with its permitted assigns the “**Secured Party**”, and together with Grantors, the “**Parties**”).

WHEREAS, Buyer and Secured Party have entered into that certain Asset Purchase Agreement dated as of the date hereof (as amended and/or restated from time to time, the “**Purchase Agreement**”), whereby Secured Party has agreed to sell, assign and transfer to Buyer, and Buyer has agreed to purchase and assume certain assets and liabilities from Secured Party, as more particularly described therein;

WHEREAS, Shareholder has agreed to pledge all of its issued and outstanding equity interests of Subsidiary Grantors and all options, warrants, rights, agreements and additional equity of whatever class of Subsidiary Grantors it subsequently acquires (collectively, the “**Pledged Securities**”);

WHEREAS, the Purchase Agreement provides that, as partial payment of the purchase price under the Purchase Agreement, (i) Buyer will issue to Secured Party two (2) secured promissory notes (a US dollar denominated note and a euro denominated note) (as the same may be amended, restated, supplemented or otherwise modified from time to time in accordance with its terms, the “**Notes**”) that evidence a loan to Buyer in an aggregate unpaid interest and principal amount equal to €35,000,000 as of the Closing Date (the “**Loan**”), (ii) Operating Subsidiary will guaranty the Secured Obligations of Buyer pursuant to a Guaranty (“**Guaranty**”); and (iii) Grantors will enter into this Security Agreement in favor of Secured Party to secure the payment and performance of the Secured Obligations (as defined below); and

WHEREAS, it is a condition to the obligations of Secured Party to make the Loan under the Notes that Grantors execute and deliver this Security Agreement;

NOW, THEREFORE, in consideration of the mutual covenants, terms and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. References; Definitions.

(a) Unless otherwise specified herein, all references to Sections and Schedules herein are to Sections and Schedules of this Security Agreement.

(b) This Security Agreement is being executed and delivered pursuant to the Purchase Agreement and constitutes the “**Security Agreement**” defined in the Purchase Agreement. Unless otherwise defined herein, each capitalized term used herein shall have the meaning ascribed to such term in the Purchase Agreement

(c) Unless otherwise defined herein or the Purchase Agreement, terms used herein that are defined in the UCC shall have the meanings assigned to them in the UCC. However, if a term is defined in Article 9 of the UCC differently than in another Article of the UCC, the term has the meaning specified in Article 9.

(d) For purposes of this Security Agreement, the following terms shall have the following meanings:

“**Accounts Receivable**” means all accounts receivable arising from agreements pursuant to which any Subsidiary Grantor licenses the Proprietary Brand Assets to third parties, including any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable thereunder.

“**Assumed Contracts**” means those contracts and agreements listed on **Schedule 1**.

“**Brand**” means Sergio Tacchini and any and all other names or marks similar thereto or any variations thereof.

“**Brand Business**” means the worldwide business of the licensing, promotion and marketing of the Brand as of the Closing Date.

“**Collateral**” has the meaning set forth in Section 3.

“**Event of Default**” has the meaning set forth in the Notes.

“**First Priority**” means, with respect to any lien and security interest purported to be created in any Collateral pursuant to this Security Agreement, such lien and security interest is the most senior lien to which such Collateral is subject (subject only to Permitted Liens).

“**Indebtedness**” means, at any date: (a) all obligations of Subsidiary Grantors for borrowed money (including the amounts due and owing hereunder), (b) all obligations of Subsidiary Grantors evidenced by bonds, debentures, notes or other similar instruments, (c) all obligations of Subsidiary Grantors to pay the deferred purchase price of property or services, except trade accounts payable arising in the ordinary course of business, (d) all obligations of Subsidiary Grantors under leases which are or should be recorded as capital leases in respect of which such Subsidiary Grantor is liable, (e) all deferred obligations of Subsidiary Grantors to reimburse any bank or commercial lender in respect of amounts paid or advanced under a letter of credit or other instrument and (f) any guaranty of any of the foregoing.

“**Liens**” means any mortgage, pledge, lien, security interest, conditional or installment sale agreement or right of first refusal.

“**Other Intangible Property**” means all Authorizations set forth on **Schedule 2** necessary to utilize the Acquired Assets and enjoy the benefits of the Brand Business.

“**Perfection Certificate**” has the meaning set forth in Section 6.

“**Permitted Indebtedness**” means Indebtedness in respect of (i) the

Notes and Secured Obligations; (ii) taxes, assessments, governmental charges or levies to the extent that payment thereof shall not at the time be required to be made in accordance with the provisions of Section 10(e) hereof; (iii) endorsements made in connection with the deposit of items for credit or collection in the normal and ordinary course of business; (iv) purchase money Indebtedness and capital lease obligations in an aggregate principal amount not to exceed €2,000,000 at any one time outstanding; (v) to the extent constituting Indebtedness, a sale or other transfer or financing of accounts receivable and inventory, other than Accounts Receivable; (vi) trade payables incurred in the ordinary course of business; and (vii) judgments or awards which have been in force for less than the applicable appeal period, so long as execution is not levied thereunder or in respect of which the Borrower shall at the time in good faith be prosecuting an appeal or proceedings for review and in respect of which a stay of execution shall have been obtained pending such appeal or review.

“Permitted Liens” means (i) any Lien for taxes not yet due or delinquent or being contested in good faith by appropriate proceedings for which reserves have been established in accordance with GAAP; (ii) any statutory Lien arising in the ordinary course of business by operation of law with respect to a liability that is not yet due or delinquent or that is being contested in good faith appropriate proceedings for which reserves have been established in accordance with GAAP; (iii) any Lien created by operation of law, such as materialmen’s liens, mechanics’ liens and other similar liens, arising in the ordinary course of business with respect to a liability that is not yet due or delinquent or that is being contested in good faith by appropriate proceedings for which reserves have been established in accordance with GAAP; (iv) Liens arising from or relating to Indebtedness permitted under clause (iv) (but only to the extent that they attach to the assets financed and the proceeds thereof) and (v) of the definition of “Permitted Indebtedness”; (v) judgment Liens that do not constitute an Event of Default under the Notes; (vi) restrictions under federal and state securities laws on the transfer of securities; (vii) any non-exclusive license grant of intellectual property by any Subsidiary Grantor to a third party including those set forth on Schedule 2 of the Purchase Agreement; (viii) any license grant of intellectual property to any Subsidiary Grantor by a third party; (ix) Liens securing the Secured Obligations; and (x) deposits to secure the performance of appeals, trade contracts, statutory or regulatory obligations, customs and appeal bonds, performance and return of money bonds and other obligations of a like nature, in each case in the ordinary course of business.

“Proprietary Brand Assets” means all right, title, and interest, arising pursuant to the Laws of any jurisdiction throughout the world prior to the Closing Date of the Purchase Agreement, in and to the following to the extent set forth on **Schedule 3**: (a) any patents and any pending patent applications, and in and to any copyrights or works of authorship (including any moral and economic rights) used in the Brand Business; (b) all brandnames, trademarks (including, without limitation, the Brand), d/b/as or fictitious names, or service marks and any pending trademark and service mark applications, whether registered or not, trade dress, designs (including any artwork, the copyrights therein and the goodwill associated therewith), and all other designs or indicia of origin used in the Brand Business; (c) domain names, e-mail addresses, world wide web (“www”) and hypertext transfer protocol (“http”) addresses (including all content and other materials accessible and/or displayed thereon), network names, network addresses, and social media accounts, uniform resource locators and other names and locators associated with the internet used in the Brand Business; (d) all of the advertising campaigns and layouts, designs for point of sale materials (including any artwork, the copyrights therein and the goodwill associated

therewith) advertising and promotional materials, website source code and object code, all works which include images or text used in the Brand Business and Uniform Product Codes (including, without limitation, the prefixes of Seller) used in the Brand Business; (e) all trade secrets, inventions, and any other similar intellectual property rights used in the Brand Business; (f) the goodwill and personalty, publicity or intellectual property rights associated with all of the foregoing; (g) the right to all past and future income, royalties, damages, and payments due with respect to the foregoing, including any rights to pursue and retain all claims, damages and payments for past, present and future infringement, misappropriation, unauthorized use or disclosure, or other violation of such Proprietary Brand Assets; (h) telephone numbers, (i) databases and data collections, and (j) all originals, copies and tangible embodiments of such Proprietary Brand Assets (in whatever form or medium, including electronic), including all infringement, validity, and other legal opinions or investigations, all file histories, prior art and prior art searches, all attorney work product, all patent, trademark, and copyright files and file wrappers, and all other legal files and materials.

“**Refinancing Indebtedness**” means Indebtedness of Grantor incurred with one or more banks or other commercial lenders (i) in connection with refinancing and replacing all amounts due and owing under the Notes, or (ii) in combination with a transaction or transactions pursuant to which all amounts due and owing to the Secured Party under the Notes shall be paid upon closing.

“**Secured Obligations**” has the meaning set forth in Section 4(b).

“**UCC**” means the Uniform Commercial Code as in effect from time to time in the State of New York or, when the laws of any other state govern the method or manner of the perfection or enforcement of any security interest in any of the Collateral, the Uniform Commercial Code as in effect from time to time in such state.

2. Pledge of Pledged Securities. Shareholder hereby pledges and grants to Secured Party, and hereby creates a continuing First Priority lien and security interest in favor of Secured Party in and to all of Shareholder’s right, title and interest in and to the Pledged Securities.

3. Grant of Security Interest. Each Subsidiary Grantor hereby pledges and grants to Secured Party, and hereby creates a continuing First Priority lien and security interest in favor of Secured Party in and to all of such Subsidiary Grantor’s right, title and interest in and to the following, wherever located (collectively, with the Pledged Securities, the “**Collateral**”) and expressly excludes any Excluded Property:

(a) the Proprietary Brand Assets, excluding only intent-to-use trademark applications (or similar application) filed with a Governmental Authority to the extent that, and solely during the period in which, the grant, attachment, or enforcement of a security interest therein would, under Law, impair the registrability of such applications or the validity or enforceability of registrations issuing from such applications;

(b) the Assumed Contracts;

(c) all Accounts Receivable, whether now existing or hereafter from time to time arising or acquired;

(d) all licenses among Subsidiary Grantors, and sublicenses to third parties, of the Proprietary Brand Assets; and

(e) any and all claims and causes of action with respect to any of the foregoing, whether occurring before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, dilution, misappropriation, violation, misuse, breach, or default, with the right, but no obligation, to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

4. Secured Obligations. The Collateral secures the prompt payment when due of:

(a) the obligations of each Grantor from time to time arising under the Notes, this Security Agreement, the Guaranty or otherwise with respect to the payment of (i) the principal of and premium, if any, and interest on the Loan (including interest accruing during the pendency of any bankruptcy, insolvency, receivership or other similar proceeding, regardless of whether allowed or allowable in such proceeding), when and as due, whether at maturity, by acceleration, upon one or more dates set for prepayment or otherwise and (ii) all other monetary obligations, including fees, costs, attorneys' fees and disbursements, reimbursement obligations, contract causes of action, expenses and indemnities, whether primary, secondary, direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, fixed or otherwise (including monetary obligations incurred during the pendency of any bankruptcy, insolvency, receivership or other similar proceeding, regardless of whether allowed or allowable in such proceeding), of each Grantor under or in respect of this Security Agreement; and

(b) all other covenants, duties, debts, obligations and liabilities of any kind of Grantors under the Notes, the Guaranty or this Security Agreement (all such covenants, duties, debts, obligations and liabilities set forth in Section 4 being herein collectively called the "**Secured Obligations**").

5. Perfection of Security Interest and Further Assurances.

(a) Grantors shall, from time to time, as may be requested by Secured Party, take all actions as may be reasonably requested by Secured Party to perfect the security interest of Secured Party in the Collateral.

(b) Each Grantor hereby authorizes Secured Party at any time and from time to time to file in any relevant jurisdiction any financing statements and amendments thereto that contain the information required by Article 9 of the UCC of each applicable jurisdiction for the filing of any financing statement or amendment relating to the Collateral or Pledged Securities, as the case may be, including any financing or continuation statements or other documents for the purpose of perfecting, confirming, continuing, enforcing or protecting the security interest granted by Grantors hereunder, without the signature of Grantors where permitted by Law. Each Grantor agrees to provide all information required by Secured Party pursuant to this Section promptly to Secured Party upon request.

(c) Each Grantor hereby further authorizes Secured Party to file with any registry or Governmental Authority this Security Agreement and other documents for the purpose of perfecting, confirming, continuing, enforcing or protecting the security interest

granted by Grantors in the Proprietary Brand Assets hereunder, without the signature of Grantors where permitted by Law.

(d) Each Grantor agrees to, at any time and from time to time, promptly execute and deliver all further instruments and documents, and take all further action, that Secured Party may reasonably request, in order to create and/or maintain the validity, perfection or priority of and protect any security interest granted or purported to be granted hereby or to enable Secured Party to exercise and enforce its rights and remedies hereunder or under any other Security Agreement with respect to any Collateral and any Pledged Securities.

6. Excluded Property. Notwithstanding anything to the contrary contained in this Security Agreement, the security interest created by this Security Agreement shall not extend to, and the term "Collateral" shall not include, any Excluded Property; provided that, if any Excluded Property would have otherwise constituted Collateral, when such property shall cease to be Excluded Property, such property shall be deemed at all times from and after the date hereof to constitute Collateral. For purposes of this Agreement, "**Excluded Property**" shall mean:

(a) any asset or property to the extent that the grant of a security interest is prohibited by Law or requires a consent not obtained of any Governmental Authority pursuant to such Law, in each case after giving effect to the applicable anti-assignment provisions of the UCC and other Law;

(b) those assets as to which Secured Party and Grantor shall reasonably determine and agree, in writing, that the cost or other consequence of obtaining a security interest thereon or perfection thereof are excessive in relation to the benefit to Secured Party of the security to be afforded thereby;

(c) any Accounts (as such term is defined in the UCC), other than Accounts Receivable; and

(d) any intent-to-use trademark applications (or similar application) filed with a Governmental Authority to the extent that, and solely during the period in which, the grant, attachment or enforcement of a security interest therein would, under Law, impair the registrability of such applications or the validity or enforceability of registrations issuing from such applications.

7. Shareholder Representations and Warranties. Shareholder represents and warrants as of the date hereof as follows:

(a) The Pledged Securities have been duly authorized and validly issued, and is fully paid and non-assessable and subject to no options to purchase or similar rights;

(b) At the time the Pledged Securities become subject to the lien and security interest created by this Security Agreement, Shareholder will be the sole, direct, legal and beneficial owner thereof, free and clear of any lien, security interest, encumbrance, claim, option or right of others except for Permitted Liens;

(c) The pledge of the Pledged Securities pursuant to this Security Agreement creates a valid First Priority security interest in the Pledge Securities, securing the payment and performance when due of the Secured Obligations;

(d) Shareholder has the power, authority and legal right to pledge the Pledged Securities pursuant to this Security Agreement;

(e) This Security Agreement has been duly authorized, executed and delivered by Shareholder and constitutes a legal, valid and binding obligation of Shareholder enforceable in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other similar Laws affecting creditors' rights generally and subject to equitable principles (regardless of whether enforcement is sought in equity or at law).

(f) The execution and delivery of this Security Agreement by Shareholder and the performance by Shareholder of its obligations thereunder, will not violate any provision of any Law or any order, judgment, writ, award or decree of any court, arbitrator or governmental authority, domestic or foreign, applicable to Shareholder or any of its property, or instrument to which the Shareholder is party or by which Shareholder or its property is bound.

(g) Shareholder wholly owns all issued capital stock of the Subsidiary Grantors and owns no other shares of capital stock in the Subsidiary Grantors or rights or securities convertible into capital stock of the Subsidiary Grantors.

(h) Shareholder has previously delivered to Secured Party a certificate signed by Shareholder and entitled "Perfection Certificate" ("**Shareholder Perfection Certificate**"), and that: (i) Shareholder's exact legal name is that indicated on the Shareholder Perfection Certificate and on the signature page hereof, (ii) Shareholder is an organization of the type, and is organized in the jurisdiction, set forth in the Shareholder Perfection Certificate, (iii) the Shareholder Perfection Certificate accurately sets forth Shareholder's place of business (or, if more than one, its chief executive office), and its mailing address, (iv) all other information set forth on the Shareholder Perfection Certificate relating to Shareholder is accurate, and (v) there has been no change in any such information since the date on which the Shareholder Perfection Certificate was signed by Shareholder.

8. Grantor Representations and Warranties. Each Subsidiary Grantor represents and warrants as of the date hereof as follows:

(a) It has previously delivered to Secured Party a certificate signed by Subsidiary Grantor and entitled "Perfection Certificate" ("**Perfection Certificate**"), and that: (i) such Subsidiary Grantor's exact legal name is that indicated on the Perfection Certificate and on the signature page hereof, (ii) such Subsidiary Grantor is an organization of the type, and is organized in the jurisdiction, set forth in the Perfection Certificate, (iii) the Perfection Certificate accurately sets forth such Subsidiary Grantor's place of business (or, if more than one, its chief executive office), and its mailing address, (iv) all other information set forth on the Perfection Certificate relating to such Subsidiary Grantor is accurate, and (v) there has been no change in any such information since the date on which the Perfection Certificate was signed by such Subsidiary Grantor.

(b) At the time the Collateral becomes subject to the lien and security interest created by this Security Agreement, each Subsidiary Grantor will be the sole, direct, legal and beneficial owner thereof, free and clear of any lien, security interest, encumbrance, claim, option or right of others except for Permitted Liens.

(c) The pledge of the Collateral pursuant to this Security Agreement creates a valid First Priority security interest in the Collateral, securing the payment and performance when due of the Secured Obligations.

(d) Buyer has the power, authority and legal right to borrow the Loan and each Subsidiary Grantor has the power, authority and legal right to pledge the Collateral pursuant to this Security Agreement.

(e) This Security Agreement has been duly authorized, executed and delivered by each Subsidiary Grantor and constitutes a legal, valid and binding obligation of such Subsidiary Grantor enforceable in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other similar Laws affecting creditors' rights generally and subject to equitable principles (regardless of whether enforcement is sought in equity or at law).

(f) No authorization, approval, or other action by, and no notice to or filing with, any Governmental Authority is required for the borrowing of the Loan and the pledge by such Subsidiary Grantor of the Collateral pursuant to this Security Agreement or for the execution and delivery of the Notes, the Guaranty and this Security Agreement by such Subsidiary Grantor or the performance by such Subsidiary Grantor of its obligations thereunder.

(g) The execution and delivery of the Notes, the Guaranty and this Security Agreement, as applicable, by each Subsidiary Grantor and the performance by each Subsidiary Grantor of its obligations thereunder, will not violate any provision of any Law or any order, judgment, writ, award or decree of any court, arbitrator or governmental authority, domestic or foreign, applicable to such Subsidiary Grantor or any of its property, or the organizational or governing documents of Subsidiary Grantor or any Security Agreement or instrument to which such Subsidiary Grantor is party or by which it or its property is bound.

9. Voting, Distributions and Receivables.

(a) Secured Party agrees that, unless and until an Event of Default shall have occurred and be continuing and the Pledged Securities shall have been transferred to Secured Party, Shareholder may, to the extent Shareholder has such right as a holder of the Pledged Securities, vote and give consents, ratifications and waivers with respect thereto.

(b) Grantor cannot declare dividends and other distributions until the Loan is settled in full, except for distributions agreed by the Secured Party.

10. Proprietary Brand Assets Litigation. Secured Party agrees that unless an Event of Default shall have occurred and be continuing and the Pledged Securities shall have been transferred to Secured Party, Grantor shall have the right to commence and prosecute in its own name, as the party in interest, for its own benefit and at the sole cost and expense of the Grantor, such applications for protection of the Proprietary Brand Assets and suits, proceedings or other actions to prevent the infringement, misappropriation, counterfeiting,

unfair competition, dilution, diminution in value or other damage as are necessary to protect the Proprietary Brand Assets. Upon the occurrence and during the continuance of any Event of Default and upon the transfer of the Pledged Securities to Secured Party, Secured Party shall have the right but shall in no way be obligated to file applications for protection of the Proprietary Brand Assets and/or bring suit in the name of Grantor or Secured Party to enforce the Proprietary Brand Assets and any license thereunder. In the event of such suit, Grantor shall, at the reasonable request of Secured Party execute any and all documents reasonably requested by Secured Party in aid of such enforcement.

11. Affirmative Covenants. Until all amounts outstanding under the Notes have been paid in full, each Subsidiary Grantor covenants to:

(a) Provide to Secured Party the following financial information in the manner described below:

(i) as soon as practicable, but in any event within one hundred fifty (150) days after the end of each fiscal year of Subsidiary Grantors (i) a balance sheet of Subsidiary Grantors (on consolidated and consolidating basis) as of the end of such year, (ii) statements of income and of cash flows of Subsidiary Grantors (on consolidated and consolidating basis) for such year, and (iii) a statement of stockholders' equity of Subsidiary Grantors (on consolidated and consolidating basis) as of the end of such year prepared in accordance with GAAP, which are audited by a nationally recognized accounting firm; provided, however, that such items described in this Section 11(a)(i) shall also be provided to Secured Party in unaudited form as soon as practicable, but in any event within ninety (90) days after the end of each fiscal year of Subsidiary Grantors;

(ii) beginning with the first full quarter after the Closing, as soon as practicable, but in any event within forty-five (45) days after the end of each of the first three (3) quarters of each fiscal year of Grantor, unaudited statements of income and cash flows of Subsidiary Grantors (on consolidated and consolidating basis) for such fiscal quarter, and an unaudited balance sheet of Subsidiary Grantors (on consolidated and consolidating basis) as of the end of such fiscal quarter, all prepared in accordance with GAAP (except that such financial statements may (i) be subject to normal year-end audit adjustments; and (ii) not contain all notes thereto that may be required in accordance with GAAP); and

(iii) as soon as practicable, but in any event within sixty (60) days after the commencement of each fiscal year of Subsidiary Grantors, a budget including projected marketing expenditures for such fiscal year in form and detail reasonably acceptable to Secured Party.

(iv) such other information relating to the financial condition, business, prospects, or corporate affairs of each Subsidiary Grantor as Secured Party may from time to time reasonably request;

(b) Take all actions reasonably necessary to allow Secured Party to appoint one (1) director to the Board of Directors of each Subsidiary Grantor (each a "**Secured Party Director**"), and, in this respect, shall give such Secured Party Director copies of all notices, minutes, consents, and other materials that it provides to its other members of its Board of Directors as well as operational information of such Subsidiary Grantor as Secured Party may from time to time reasonably request.

(c) promptly provide Secured Party with any information received by any Subsidiary Grantor, or notice of the occurrence of any event, relating to the Collateral that, in each case, is reasonably likely to have, individually or in the aggregate, a materially adverse effect on the value of the Collateral or the rights and remedies of Secured Party with respect thereto, including material notice of default served upon any Subsidiary Grantor or a material litigation commenced against any Subsidiary Grantor;

(d) comply with all Laws applicable to the Collateral the failure to comply with which would reasonably be expected to, individually or in the aggregate, have a material adverse effect on the value of the Collateral or the rights and remedies of Secured Party with respect thereto;

(e) promptly pay when due all taxes, assessments and governmental charges or levies imposed upon the Collateral or in respect of its income or profits therefrom, as well as all claims of any kind against or with respect to the Collateral which have a reasonable likelihood of adverse determination, except that no such charge need be paid if (i) the validity or amount thereof is being contested in good faith by appropriate proceedings, and (ii) such proceedings do not involve any material danger of the sale, forfeiture or loss of any material portion of the Collateral or any interest therein;

(f) keep and maintain at its own cost and expense reasonably satisfactory and complete records of the Collateral, including, without limitation, a record of all payments received and all credits granted with respect to the Assumed Contracts.

(g) maintain a minimum trailing twelve-month revenue from licenses of the Proprietary Brand Assets of not less than €5,500,000 to be tested as of the last day of each bi-annual calendar period, commencing on June 30, 2020, for the 12-month period then ending;

(h) pay and perform all material liabilities and obligations under the Assumed Contracts, before the same shall become delinquent or in default, except where (a) the validity or amount thereof is being contested in good faith by appropriate proceedings, (b) such Subsidiary Grantor has set aside on its books adequate reserves with respect thereto in accordance with GAAP and (c) the failure to make payment pending such contest could not reasonably be expected to result in a material adverse effect on the value of the Collateral or the rights and remedies of Secured Party with respect thereto; and

(i) if a counter-party to a contract or license agreement, entered into after the date hereof, pays its obligations in advance (rather than on a periodic basis), whether as a prepayment or as a scheduled payment resulting in a Subsidiary Grantor receiving cash in an aggregate amount exceeding €2,000,000, then such excess amount shall be promptly paid to Secured Party after being reduced by the applicable Taxes for the corresponding income of such Subsidiary Grantor;

(j) if, at any time, any Grantor issues any equity (other than for a capital contribution or paid-in capital by Shareholder) or incurs or acquires any Indebtedness (other than Permitted Indebtedness), the Grantors shall, immediately after such issuance, incurrence or acquisition, prepay the amounts owing under the Notes in an aggregate principal amount equal to one hundred percent (100%) of the proceeds of such equity issuance or Indebtedness incurrence or acquisition;

(k) defend title to the Collateral and the First Priority lien and security interest of Secured Party therein against the claim of any person, other than the holder of any Permitted Lien, claiming against or through any Subsidiary Grantor and shall maintain and preserve such perfected First Priority (subject to Permitted Liens) security interest for so long as this Security Agreement shall remain in effect; and

(l) if, in violation of any prohibition set forth in this Security Agreement, any payment of any dividend or other distribution with respect to any equity interests of any Subsidiary Grantor is paid to Shareholder, Shareholder shall immediately deliver such payment to Secured Party to be applied to amounts outstanding under the Loan.

12. Negative Covenants. Until all amounts outstanding in the Notes have been paid in full, each Subsidiary Grantor covenants not to, without the prior written consent of Secured Party:

(a) create, incur, issue or suffer to exist any Indebtedness other than Permitted Indebtedness and Refinancing Indebtedness;

(b) create, incur or suffer to exist any Lien upon or with respect to any of the assets of such Subsidiary Grantor, other than Permitted Liens;

(c) suffer or permit any sale, assignment, or other direct or indirect change or transfer of legal or equitable control of such Subsidiary Grantor other than in connection with a transaction or combination of transactions (including Refinancing Indebtedness) pursuant to which all amounts due and owing to the Secured Party under the Notes shall be paid upon such sale, assignment, change or transfer;

(d) sell, transfer, convey, lease (as lessor) or otherwise dispose of any of the Proprietary Brand Assets other than (i) in connection with a transaction or combination of transactions (including Refinancing Indebtedness) pursuant to which all amounts due and owing to the Secured Party under the Notes shall be paid upon such sale, transfer, conveyance, lease (as lessor) or disposal; and (ii) licenses permitted by clauses (g) and (h) of this Section 12;

(e) enter into or permit to exist any transaction with any Affiliate of any Subsidiary Grantor except for (i) transactions that are in the ordinary course of such Subsidiary Grantor's business, upon fair and reasonable terms that are no less favorable to such Subsidiary Grantor than would be obtained in an arm's length transaction with a non-affiliated Person, (ii) compensation arrangements, benefit plans or other similar arrangements for officers, directors and employees of Grantor entered into or maintained in the ordinary course of business; and (iii) transactions that are otherwise permitted hereunder including those set forth on **Schedule 4**; and in the case of clauses (i) and (ii) of this paragraph (e), Secured Party's consent thereto shall not be unreasonably withheld, conditioned or delayed;

(f) declare or make, directly or indirectly, any declaration or payment of any dividend or other distribution (whether in cash, securities or other property) with respect to any equity interests of such Subsidiary Grantor;

(g) license the Proprietary Brand Assets other than the license from Buyer to Operating Subsidiary and licenses entered into by Operating Subsidiary in, or incidental to, the ordinary course of business on terms that are fair and reasonable and consistent with then

current market standards, and in each case Secured Party's consent not to be unreasonably withheld, conditioned or delayed;

(h) enter any contract or license agreement that binds a Subsidiary Grantor for more than 5 years or commits such Subsidiary Grantor to more than €2,500,000 of obligations over the life of the contract or license agreement (other than the any grant of license from Buyer to Operating Subsidiary), and in each case Secured Party's consent not to be unreasonably withheld, conditioned or delayed;

(i) enter into any amalgamation, demerger, merger or change of the corporate structure of Grantor;

(j) (i) in the case of Operating Subsidiary, engage, directly or indirectly through Affiliates, in any business substantially different from the marketing, promotion, exploitation, monetization and licensing of the Proprietary Brand Assets in respect of consumer goods; and (ii) in the case of Buyer, engage in any business other than owning the Proprietary Brand Assets, licensing the Proprietary Brand Assets to the Operating Subsidiary and paying the amounts due and payable under the Notes;

(k) form or acquire any subsidiary;

(l) amend the organizational documents of the Grantor;

(m) enter into an amendment of the license from Buyer to Operating Subsidiary;

(n) apply for voluntary liquidation; and

(o) change its legal name, identity, type of organization, jurisdiction of organization, principal place of business or its organizational identification number without giving 30 days' prior written notice to Secured Party.

13. Confidentiality. Secured Party shall keep confidential, and Secured Party shall cause the Secured Party Director to keep confidential, and not disclose, divulge, or use for any purpose (other than to monitor Subsidiary Grantors' indebtedness to Secured Party) the information acquired pursuant to Section 11(a), all of which is Subsidiary Grantors' confidential information.

14. Secured Party May Perform. If any Subsidiary Grantor or Shareholder fails to perform any obligation contained in this Security Agreement, Secured Party may itself perform, or cause performance of, such obligation; provided that Secured Party shall not be required to perform or discharge any obligation of any Subsidiary Grantor or Shareholder.

15. Reasonable Care. Secured Party shall have no duty with respect to the care and preservation of the Collateral beyond the exercise of reasonable care. Secured Party shall be deemed to have exercised reasonable care in the custody and preservation of the Collateral in its possession if the Collateral is accorded treatment substantially equal to that which Secured Party accords its own property, it being understood that Secured Party shall not have any responsibility for (a) ascertaining or taking action with respect to any claims, the nature or sufficiency of any payment or performance by any party under or pursuant to any agreement relating to the Collateral or other matters relative to any Collateral, whether or not the

Secured Party has or is deemed to have knowledge of such matters, or (b) taking any necessary steps to preserve rights against any parties with respect to any Collateral.

16. Enforcement Events.

(a) If any Event of Default shall have occurred and be continuing, the Secured Party, without any other notice to or demand upon the Subsidiary Grantors or Shareholder, may assert all rights and remedies of a secured party under the UCC or other Law with respect to all or any portion of the Pledged Securities and Collateral. If notice prior to disposition of the Pledged Securities or the Collateral or any portion thereof is necessary under Law, written notice mailed to the Subsidiary Grantor or Shareholder, as applicable, at its notice address as provided in Section 19 hereof ten days prior to the date of such disposition shall constitute reasonable notice. So long as the sale of the Pledged Securities or Collateral is made in a commercially reasonable manner, the Secured Party may sell such Pledged Securities or Collateral on such terms and to such purchaser(s) as the Secured Party in its absolute discretion may choose, without assuming any credit risk and without any obligation to advertise or give notice of any kind other than that necessary under Law. Without precluding any other methods of sale, the sale of the Pledged Securities or Collateral or any portion thereof shall have been made in a commercially reasonable manner if conducted in conformity with reasonable commercial practices of creditors disposing of similar property. At any sale of the Pledged Securities or Collateral, if permitted by Law, the Secured Party may be the purchaser, licensee, assignee or recipient of the Pledged Securities or Collateral or any part thereof and shall be entitled, for the purpose of bidding and making settlement or payment of the purchase price for all or any portion of the Pledged Securities or Collateral sold, assigned or licensed at such sale, to use and apply any of the Secured Obligations as a credit on account of the purchase price of the Pledge Securities or Collateral or any part thereof payable at such sale. To the extent permitted by Law, each of the Subsidiary Grantors and the Shareholder waives all claims, damages and demands it may acquire against the Secured Party arising out of the exercise by it of any rights hereunder. The Subsidiary Grantors and Shareholder hereby waives and releases to the fullest extent permitted by Law any right or equity of redemption with respect to the Pledged Securities and Collateral, whether before or after sale hereunder, and all rights, if any, of marshalling the Collateral and any other security for the Secured Obligations or otherwise. At any such sale, unless prohibited by Law, the Secured Party or any custodian may bid for and purchase all or any part of the Pledged Securities or Collateral so sold free from any such right or equity of redemption. Neither the Secured Party nor any custodian shall be liable for failure to collect or realize upon any or all of the Pledged Securities or Collateral or for any delay in so doing, nor shall it be under any obligation to take any action whatsoever with regard thereto.

(b) If any Event of Default shall have occurred and be continuing and the Pledged Securities shall have been transferred to Secured Party, all rights of Shareholder to (i) exercise the voting and other consensual rights it would otherwise be entitled to exercise pursuant to Section 6(a) and (ii) receive the dividends and other distributions which it would otherwise be entitled to receive and retain pursuant to Section 6(b), shall immediately cease, and all such rights shall thereupon become vested in Secured Party, which shall have the sole right to exercise such voting and other consensual rights and receive and hold such dividends and other distributions as collateral.

(c) If Secured Party shall determine to exercise its rights to sell all or any of the Pledged Securities or Collateral pursuant to this Section, Subsidiary Grantors and

Shareholder agree that, upon request of Secured Party, Subsidiary Grantors and Shareholder will do or cause to be done all such acts and things as may be necessary to make such sale of the Collateral or any part thereof valid and binding and in compliance with Law.

(d) Upon any sale of or other realization on the Collateral, any amounts received by Secured Party after deduction of all reasonable costs and expenses related to the enforcement of Secured Party's rights pursuant to this Security Agreement shall be applied in pari passu to the amounts owing under each of the Notes.

17. No Waiver and Cumulative Remedies. Secured Party shall not by any act (except by a written instrument pursuant to Section 18), delay, indulgence, omission or otherwise be deemed to have waived any right or remedy hereunder or to have acquiesced in any Event of Default. All rights and remedies herein provided are cumulative and are not exclusive of any rights or remedies provided by Law.

18. Amendments. None of the terms or provisions of this Security Agreement may be amended, modified, supplemented, terminated or waived, and no consent to any departure by any Subsidiary Grantor or Shareholder therefrom shall be effective unless the same shall be in writing and signed by Secured Party and the applicable Subsidiary Grantor or Shareholder, and then such amendment, modification, supplement, waiver or consent shall be effective only in the specific instance and for the specific purpose for which made or given.

19. Notices. Any notice, request, demand, waiver, consent, approval, or other communication which is required or permitted to be given to any Party shall be in writing and shall be deemed given only if delivered to the Party personally or sent to the Party by facsimile transmission (promptly followed by a hard-copy delivered in accordance with this Section 19), by reputable overnight courier service or by registered or certified mail (return receipt requested), with postage and registration or certification fees thereon prepaid, addressed to the Party at its address set forth below:

If to Buyer: Sergio Tacchini IP Holdings, Inc.
c/o Twin Lakes Capital LLC
100 Chestnut Street, Suite 1803
Rochester, NY 14604
Attention: Howard Cohen
Telephone: (585) 820-5213

with a copy to (which shall not constitute notice):

Nixon Peabody LLP
1300 Clinton Square
Rochester, New York 14604
Attention: Jeremy J. Wolk
Telephone: (585) 263-1050
Facsimile: (866) 560-0661

If to Operating Subsidiary: Sergio Tacchini Operations, Inc.
c/o Twin Lakes Capital LLC

100 Chestnut Street, Suite 1803
Rochester, NY 14604
Attention: Howard Cohen
Telephone: (585) 820-5213

with a copy to (which shall not
constitute notice):

Nixon Peabody LLP
1300 Clinton Square
Rochester, New York 14604
Attention: Jeremy J. Wolk
Telephone: (585) 263-1050
Facsimile: (866) 560-0661

If to Shareholder: Sergio Tacchini Holdings LLC
c/o Twin Lakes Capital LLC
100 Chestnut Street, Suite 1803
Rochester, NY 14604
Attention: Howard Cohen
Telephone: (585) 820-5213

with a copy to (which shall not
constitute notice):

Nixon Peabody LLP
1300 Clinton Square
Rochester, New York 14604
Attention: Jeremy J. Wolk
Telephone: (585) 263-1050
Facsimile: (866) 560-0661

If to Secured Party: Sergio Tacchini International S.r.l.
Galleria Sala dei Longobardi, 2
20121 Milano
Attention: Ms. Janny Tang
Telephone: +39 02-49-489-314
Email: sergiotacchini@legalmail.it

with a copy to (which shall not
constitute notice):

Studio Legale Tributario
Via Tirso n. 26 – 00198 Roma
Piazza Duomo 17- 20121 Milano
Attention: Pietro Boria
Telephone: +39063242427

Facsimile: +390625496533

and to:

Dykema PLLC
112 E. Pecan Street, Suite 1800
San Antonio, Texas 78205
Attention: Jeffrey C. Gifford
Telephone: (210) 554-5560
Facsimile: (866) 219-0973

or to such other address or Person as any Party may have specified in a notice duly given to the other Party as provided herein. Such notice, request, demand, waiver, consent, approval or other communication will be deemed to have been given as of the date so delivered.

20. Continuing Security Interest; Further Actions. This Security Agreement shall create a continuing First Priority lien and security interest in the Collateral, subject to Permitted Liens, and shall (a) subject to Section 21, remain in full force and effect until payment and performance in full of the Secured Obligations, (b) be binding upon each Grantor, its successors and assigns, and (c) inure to the benefit of Secured Party and its successors, transferees and assigns; provided that Grantors may not assign or otherwise transfer any of their rights or obligations under this Security Agreement without the prior written consent of Secured Party.

21. Termination; Release. On the date on which all Secured Obligations have been paid and performed in full, Subsidiary Grantors and Shareholder are authorized to file terminations of financing statement and such other filings as it may deem appropriate to evidence such termination and Secured Party will, at the request and sole expense of Grantors, (a) duly assign, transfer and deliver to or at the direction of such Subsidiary Grantor or Shareholder (without recourse and without any representation or warranty except that no Liens (except for Permitted Liens) have been placed on such Collateral by Secured Party) any Collateral as may then remain in the possession of Secured Party, together with any monies at the time held by Secured Party hereunder, and (b) execute and deliver to Subsidiary Grantors and Shareholder a proper instrument or instruments acknowledging the satisfaction and termination of this Security Agreement.

22. Governing Law. This Security Agreement and any claim, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Security Agreement and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the laws of the State of New York, without giving effect to the principles of conflicts of law thereof, other than Sections 5-1401 and 5-1402 of the New York General Obligations Law.

23. Submission to Jurisdiction. Each Party hereby irrevocably and unconditionally (i) agrees that any legal action, suit or proceeding arising out of or relating to this Security Agreement may be brought in the courts of the State of New York and (ii) submits to the exclusive jurisdiction of such courts in any such action, suit or proceeding. Final judgment against any Grantor in any action, suit or proceeding shall be conclusive and may be enforced in any other jurisdiction by suit on the judgment.

24. Venue. Each Party irrevocably and unconditionally waives, to the fullest extent permitted by Law, any objection that it may now or hereafter have to the laying of venue of any action or proceeding arising out of or relating to this Security Agreement in any court referred to in Section 23 and the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

25. Counterparts. This Security Agreement and any amendments, waivers, consents or supplements hereto may be executed in counterparts (and by different Parties hereto in different counterparts), each of which shall constitute an original, but all taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Security Agreement by facsimile or in electronic (i.e., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this Security Agreement. This Security Agreement, the Guaranty and the Notes constitute the entire contract among the parties with respect to the subject matter hereof and supersede all previous Security Agreements and understandings, oral or written, with respect thereto.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have executed this Security Agreement as of the date first above written.

Sergio Tacchini IP Holdings, Inc., as Grantor

By: 
Name: Howard Cohen
Title: Director

Sergio Tacchini International S.r.l.,
as Secured Party

By: _____
Name:
Title:

Sergio Tacchini Operations, Inc.

By: 
Name: Howard Cohen
Title: Director

Sergio Tacchini Holdings LLC

By: 
Name: Howard Cohen
Title: Director

IN WITNESS WHEREOF, the parties hereto have executed this Security Agreement
as of the date first above written.

Sergio Tacchini IP Holdings, Inc., as Grantor

By _____

Name:

Title:

Sergio Tacchini International S.r.l.,
as Secured Party

By  _____

Name: TIAN CHUI YI JIN

Title: SOLE DIRECTOR

Sergio Tacchini Operations, Inc.

By _____

Name:

Title:

Sergio Tacchini Holdings LLC

By _____

Name:

Title:

SCHEDULE 1
Assumed Contracts

See attached Schedule 4.9 of the Purchase Agreement.

Schedule 4.9(b)

Contracts - Assumed Contracts

Schedule 4.9(c)

Contracts - Licenses

Schedule 2.1(a) is incorporated here by reference.

Schedule 4.9(d)

Contracts – Contracts That Involve Royalties, Fees and/or Commissions

Schedule 2.1(a)

Permitted Liens

SCHEDULE 2

Authorizations

See attached Schedule 4.8(b) of the Purchase Agreement.

Schedule 4.8(b)
Authorizations

Schedule 4.3(a)

SCHEDULE 3

Proprietary Brand Assets

See attached Schedule 4.6(b) of the Purchase Agreement.

Schedule 4.6(b)

Proprietary Brand Assets

1. See IP list attached to this Schedule 4.6(b).



INTERNATIONAL PROSPERITY

State	Catchword	Category	Status	Type	Appl. Date	Appl. No.	Reg. Date	Reg. No.	Renewal date	Classes	Owner	Case no.	Foreign Agent	FILING	REG. CERTIFICATE	RENEWAL CERT.
Albania	SERGIO TACCCHINI	Word Mark	Published	INT	17-06-2003	11409-0/2003	11-16-2003	799154	11-16-2021	03, 09, 14, 16, 18, 25, 28, 29, 31	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779C00				
Albania	ST (monogramma)	Logo Type	Registered/Granted	INT	07-02-2010	10578-0/2009	30-05-2009	350371	24-09-1966	03, 09, 14, 16, 18, 25, 28, 29, 31	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42509C00				
Albania	SERGIO TACCCHINI	Word Mark	Published	INT	17-08-2003	11409-0/2003	11-16-2003	799154	11-16-2021	03, 09, 14, 16, 18, 25, 28, 29, 31	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779C00				
Albania	SERGIO TACCCHINI	Word Mark	Published	INT	11-09-2014	11531-0/2014	05-12-2014	1248159	05-12-2024	20, 24, 25, 27	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779C01				
Albania	ST (monogramma)	Logo Type	Registered/Granted	INT	13-08-2014	11920-0/2014	03-12-2014	1243729	05-12-2024	01, 09, 14, 16, 18, 25, 28, 29, 31, 35, 37	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42819C00				
Albania	ST (monogramma)	Logo Type	Registered/Granted	INT	07-02-2009	10578-0/2009	30-05-2009	799356	30-05-2026	03, 09, 14, 16, 18, 25, 28, 29, 31, 35, 37	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42819C00				
Albania	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	17-12-1989	14080	17-12-1989	27936	17-12-2019	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779C00	JACOPO CALI & PARTNERS S.L.U.			
Albania	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	12-04-1991	1296803	30-06-1993	1346906	15-09-2023	03	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779A03	G. BREUER PATENTSY MARCAS			
Albania	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	05-05-1992	1341504	30-11-1993	1455418	27-02-2024	03	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779A09	G. BREUER PATENTSY MARCAS			
Albania	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	09-08-1981	1297358	07-08-1984	1086321	29-07-2025	03	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779A02	G. BREUER PATENTSY MARCAS			
Albania	ST (monogramma)	Logo Type	Registered/Granted	INT	16-04-2017	3390236	13-08-2018	2855280	13-09-2028	03	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809B03	G. BREUER PATENTSY MARCAS			
Albania	ST (monogramma)	Logo Type	Registered/Granted	INT	01-12-1987	1528249	30-11-1989	1394905	17-12-1992	18	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809A08	G. BREUER PATENTSY MARCAS			
Albania	ST (monogramma)	Logo Type	Registered/Granted	INT	16-04-1975	1022516	11-11-1977	698113	12-01-2021	35	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809A03	G. BREUER PATENTSY MARCAS			
Albania	ST (monogramma)	Logo Type	Registered/Granted	INT	16-04-1975	1022516	08-11-1977	698113	12-01-2021	28	Sergio Tacchini International S.p.A. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809A08	G. BREUER PATENTSY MARCAS			
Albania	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	11-05-1992	574271	30-08-1993	574271	11-03-2019	03	Sergio Tacchini International S.p.A. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779A03	G. BREUER PATENTSY MARCAS			
Australia	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	16-01-1986	708659	07-05-1997	708659	16-01-2026	09	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779A09	G. BREUER PATENTSY MARCAS			
Australia	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	31-05-1989	662242	02-01-1997	662242	31-05-2025	18	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779A18	G. BREUER PATENTSY MARCAS			
Australia	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	06-09-1994	639095	30-10-1995	639095	06-09-2021	21	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779A21	G. BREUER PATENTSY MARCAS			
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	11-05-1992	574271	18-01-1994	574271	11-03-2019	03	Sergio Tacchini International S.p.A. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42509A03	G. BREUER PATENTSY MARCAS			
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	23-02-2016	1754280	19-10-2016	1754280	21-02-2026	09	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809A09	G. BREUER PATENTSY MARCAS			
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	03-08-2013	1711632	26-04-2016	1711632	03-08-2025	18	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809A18	G. BREUER PATENTSY MARCAS			
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	29-10-2016	1801936	09-06-2017	1563984	20-10-2026	21	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809A21	G. BREUER PATENTSY MARCAS			
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	17-05-2001	11409-0/2001	11-16-2001	799154	11-16-2021	03, 09, 14, 16, 18, 25, 28, 29, 31	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779C00				
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	03-08-2013	1711632	03-08-2013	1711632	03-08-2025	09	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809A09	G. BREUER PATENTSY MARCAS			
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	03-05-1994	494958	03-05-1994	494958	03-05-2024	09	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809C02	G. BREUER PATENTSY MARCAS			
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	03-05-1994	494958	03-05-1994	494958	03-05-2024	09	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809C02	G. BREUER PATENTSY MARCAS			
Australia	ST (monogramma)	Logo Type	Registered/Granted	INT	19-08-1981	463666	19-08-1981	463666	19-08-2021	03, 18	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42809C03	G. BREUER PATENTSY MARCAS			
Australia	SERGIO TACCCHINI	Word Mark	Registered/Granted	INT	30-07-1995	19152	30-07-1995	19152	30-07-2025	21	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42779A21	Sale & Co.,ip. Brisbane - Gries			



State	Catchword	Category	Status	Type	Appl. Date	Appl. No.	Reg. Date	Reg. No.	Renewal date	Classes	Owner	Case no.	Foreign Agent	FILING	REG. CERTIFICATE	RENEWAL CERT.
Canada	ST (logo ovalizzato)	Logo Type	Registered/Granted	INT	24-04-2003	1179998	18-01-2005	6365638	18-03-2026	03, 09, 14, 16, 18, 25	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C430	NOTION ROSE PUBLISHING CANADA LLP			
Canada	ST SERGIO TACCHINI Q 2016	Logo Type	Registered/Granted	INT	28-11-2008	6387841	16-07-2009	5852897	16-07-2026	03	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C430	NOTION ROSE PUBLISHING CANADA LLP			
China	SERGIO TACCHINI	Word Mark	Registered/Granted		28-01-1985	133442	25-10-1988	348372	15-12-2019	03	Sergio Tacchini International S.p.A. - Galleria del Bortone 3 - 35137 Padova	TM4277C035	SARGENT & KRAHN			
China	SERGIO TACCHINI	Word Mark	Registered/Granted		16-08-1984	44739	16-01-1985	293137	26-07-2025	25	Sergio Tacchini International S.p.A. - Galleria del Bortone 3 - 35137 Padova	TM4277C035	SARGENT & KRAHN			
China	ST (monogramma)	Logo Type	Registered/Granted		04-04-1991	172146	09-06-1992	307526	03-08-2022	03	Sergio Tacchini International S.p.A. - Galleria del Bortone 3 - 35137 Padova	TM4287C035	SARGENT & KRAHN			
China	SERGIO TACCHINI	Word Mark	Registered/Granted		22-05-2017	24045612	14-08-2018	24425612	14-08-2028	25	Liquidazione - Galleria Sola del Longobardi 2	TM4277C036	Tadema s.r.l. and Parent			
China	SERGIO TACCHINI	Word Mark	Published	INT	17-08-2003	13409-6/2003	11-10-2003	769154	11-10-2021	03, 09, 14, 16, 18, 25, 26	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C036	SPYRIGS LAW FIRM			
China	ST (monogramma)	Logo Type	Registered/Granted		23-02-2016	19135161	27-05-2017	19135161	27-05-2027	18	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C036	Tadema s.r.l. and Parent			
China	ST (monogramma)	Logo Type	Pending		19-05-2017	24216091				25	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C036	SPYRIGS LAW FIRM			
China	ST (logo ovalizzato)	Logo Type	Registered/Granted	INT	07-02-2003	10872-0/2003	30-05-2005	736356	30-05-2026	03, 09, 14, 16, 18, 25, 26	Sergio Tacchini International S.r.l. - Galleria Sola del Longobardi 2 - 20121 Milano	TM4287C036	SPYRIGS LAW FIRM			
China	ST SERGIO TACCHINI Q 2016	Logo Type	Registered/Granted	INT	26-10-2006	13363-6/2006	15-11-2006	747619	15-11-2026	03	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C036	SPYRIGS LAW FIRM			
China	Sergio Tacchini	Device	Published		27-10-2017	27119975				18, 25	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C036	Tadema s.r.l. and Parent			
China	ST SERGIO TACCHINI	Logo Type	Registered/Granted		22-01-2016	5231733	14-06-2008	5231733	14-06-2016	14	Tacchini Group S.r.l. - Via Libertà, 215 20043 Bollingero Novarese (NO)	TM4287C036	CPPI Patent & Trademark Law Office			
China	ST SERGIO TACCHINI	Logo Type	Registered/Granted		22-05-2016	5231735	14-02-2014	5231735	14-02-2024	03	Tacchini Group S.r.l. - Via Libertà, 215 20043 Bollingero Novarese (NO)	TM4287C036	CPPI Patent & Trademark Law Office			
China	ST SERGIO TACCHINI	Logo Type	Registered/Granted		22-03-2008	5231734	21-07-2008	5231734	21-07-2018	28	Tacchini Group S.r.l. - Via Libertà, 215 20043 Bollingero Novarese (NO)	TM4287C036	CPPI Patent & Trademark Law Office			
Colombia	SERGIO TACCHINI	Word Mark	Registered/Granted		02-08-1996	41092	27-02-1997	194662	27-02-2027	03	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4277C036	CAVELIER ABOGADOS			
Colombia	SERGIO TACCHINI	Word Mark	Registered/Granted		19-03-1992	357427	28-03-1998	209299	28-03-2028	18	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4277C038	CAVELIER ABOGADOS			
Colombia	SERGIO TACCHINI	Word Mark	Registered/Granted		06-12-1988	248851	06-12-1988	122722	06-12-2023	25	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4277C035	CAVELIER ABOGADOS			
Colombia	ST (monogramma)	Logo Type	Registered/Granted		02-08-1986	41109	27-02-1997	194680	27-02-2027	03	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C035	CAVELIER ABOGADOS			
Colombia	ST (monogramma)	Logo Type	Registered/Granted		24-02-2016	18406641	08-11-2016	542839	08-11-2026	14	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4287C038	CAVELIER ABOGADOS			
Costa Rica	SERGIO TACCHINI	Word Mark	Registered/Granted		06-01-2014	2014-6090005	31-10-2014	139821	31-10-2024	18	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4277C038	CAVELIER ABOGADOS			
Costa Rica	SERGIO TACCHINI	Word Mark	Registered/Granted		06-01-2014	2014-6090005	31-10-2014	139821	31-10-2024	18	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4277C035	CAVELIER ABOGADOS			
Costa Rica	SERGIO TACCHINI	Word Mark	Registered/Granted		06-01-2014	2014-0930007	30-10-2014	239672	30-10-2024	28	Sergio Tacchini International S.r.l. in Liquidazione - Galleria Sola del Longobardi 2	TM4277C035	CAVELIER ABOGADOS			
Costa Rica	ST (monogramma)	Logo Type	Registered/Granted		25-05-2015	2015-48664	22-01-2016	249605	22-01-2026	19	Sergio Tacchini International S.p.A. - Galleria del Bortone 3 - 35137 Padova	TM4287C035	PE & ASOCIADOS S.A.			
Costa Rica	ST (monogramma)	Logo Type	Registered/Granted		12-11-2012	2012-101092	17-05-2013	129610	17-05-2023	25	Sergio Tacchini International S.p.A. - Galleria del Bortone 3 - 35137 Padova	TM4287C035	PE & ASOCIADOS S.A.			
Costa Rica	SERGIO TACCHINI	Word Mark	Published	INT	17-08-2003	13409-6/2003	11-10-2003	769154	11-10-2021	03, 09, 14, 16, 18, 25, 26	Sergio Tacchini International S.r.l. - Galleria Sola del Longobardi 2 - 20121 Milano	TM4277C036	SPYRIGS LAW FIRM			
Costa Rica	SERGIO TACCHINI	Word Mark	Published	INT	11-08-2014	11931-6/2014	05-12-2014	1249159	05-12-2024	20, 24, 25, 27	Sergio Tacchini International S.r.l. - Galleria Sola del Longobardi 2 - 20121 Milano	TM4277C036	SPYRIGS LAW FIRM			
Costa Rica	ST (monogramma)	Logo Type	Registered/Granted	INT	14-05-2014	11920-0/2014	05-12-2014	1248728	05-12-2024	20, 24, 25, 27	Sergio Tacchini International S.r.l. - Galleria Sola del Longobardi 2 - 20121 Milano	TM4287C036	SPYRIGS LAW FIRM			



State	Catchword	Category	Status	Type	Appl. Date	Appl. No.	Reg. Date	Reg. No.	Renewal date	Classes	Owner	Case no.	Foreign Agent	FILING	REG. CERTIFICATE	RENEWAL CERT.
Indonesia	SERGIO TACCHINI	Word Mark	Registered/Granted		01-04-1992	3870/92	14-16-1994	3.13234	01-04-2022	03	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277402	AMR PARTNERSHIP	V	V	
Indonesia	SERGIO TACCHINI	Word Mark	Registered/Granted		26-11-1997	3602/970	30-06-1999	429767	26-11-2027	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277402	AMR PARTNERSHIP	V	V	
Indonesia	ST (monogramma)	Logo Type	Registered/Granted		01-04-1992	3171/92	16-10-1994	3.12087	01-04-2022	03	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277402	AMR PARTNERSHIP	V	V	
Indonesia	ST (monogramma)	Logo Type	Registered/Granted		07-06-2003	03112028-2009	25-02-2004	563695	07-06-2021	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277402	AMR PARTNERSHIP	V	V	
Iran	SERGIO TACCHINI	Word Mark	Registered/Granted		03-07-2011	190060919	14-02-2012	198371	03-07-2021	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277402	LAW OFFICES OF POLYZAN AGHABABIAN & CO	V	V	
Iran	ST (monogramma)	Logo Type	Registered/Granted		03-07-2011	190060919	14-02-2012	198287	03-07-2021	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277402	LAW OFFICES OF POLYZAN AGHABABIAN & CO	V	V	
Ireland	SERGIO TACCHINI	Word Mark	Registered/Granted		24-10-1990	142413	24-10-1990	132413	24-10-2021	09, 18, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277400		V	V	
Ireland	SERGIO TACCHINI	Word Mark	Registered/Granted		17-08-2003	13409/02003	11-10-2003	769194	11-10-2021	18, 23, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277400		V	V	
Israel	SERGIO TACCHINI	Word Mark	Registered/Granted		20-05-1998	1199312	04-08-1999	1199312	28-05-2019	09	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277409	Santor T. Colic & Co.	V	V	
Israel	SERGIO TACCHINI	Word Mark	Registered/Granted		12-07-1995	90956	03-12-1996	92996	12-07-2026	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277415	Santor T. Colic & Co.	V	V	
Israel	ST (monogramma)	Logo Type	Registered/Granted		20-10-2014	2680881	02-11-2016	2680881	20-10-2024	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277415	SERGIOSHK GABRIELI & CO ADVOCATES	V	V	
Israel	ST (logo-simbolo)	Logo Type	Registered/Granted		28-05-1998	1199933	04-08-1999	1199933	28-05-2019	09	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277409	Santor T. Colic & Co.	V	V	
Italy	SERGIO TACCHINI	Word Mark	Registered/Granted		29-04-1981	18123-C/81	19-08-1983	338103	29-04-2021	03, 10, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277102		V	V	
Italy	SERGIO TACCHINI	Word Mark	Registered/Granted		28-04-1993	18931-C/93	06-07-1993	33476	28-04-2023	09	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277109		V	V	
Italy	SERGIO TACCHINI	Word Mark	Registered/Granted		17-12-1997	M197C011502	03-02-1998	739653	17-12-2027	14	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277114		V	V	
Italy	SERGIO TACCHINI	Word Mark	Registered/Granted		04-08-1997	22630-C/97	17-04-1998	507754	04-09-2027	06, 08, 09, 16, 28, 34	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277135		V	V	
Italy	SERGIO TACCHINI	Word Mark	Registered/Granted		20-08-2014	30291-08028804-01	05-12-2014	1615056	20-08-2024	20, 24, 25, 27	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277165		V	V	
Italy	ST (monogramma)	Logo Type	Registered/Granted		03-07-1998	12930-C/98	24-08-1998	731140	01-07-2028	25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277170		V	V	
Italy	ST (monogramma)	Logo Type	Registered/Granted		15-12-1993	21311-C/93	03-05-1984	330799	15-12-2023	09	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277179		V	V	
Italy	ST (monogramma)	Logo Type	Registered/Granted		17-12-1997	M197C011501	03-02-1998	739652	17-12-2027	14	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277174		V	V	
Italy	ST (monogramma)	Logo Type	Registered/Granted		06-04-1979	18408-C/79	17-08-1915	308180	06-04-2019	18	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277178		V	V	
Italy	ST (monogramma)	Logo Type	Registered/Granted		04-05-1987	21831-C/87	17-04-1989	507755	04-09-2027	06, 08, 09, 16, 28, 34	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277175		V	V	
Italy	ST (monogramma)	Logo Type	Registered/Granted		28-08-2014	30291-C/0801-8	03-12-2014	1615055	28-08-2024	20, 24, 25, 27	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277176		V	V	
Italy	ST (monogramma)	Logo Type	Registered/Granted		27-04-2006	M12066-C/06055	23-05-2006	1059263	27-04-2026	09	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277190		V	V	
Japan	SERGIO TACCHINI	Word Mark	Registered/Granted		11-04-1983	32250/83	27-06-1986	1571936	27-06-2026	03	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277193	ADVAMA & PARTNERS	V	V	
Japan	SERGIO TACCHINI	Word Mark	Registered/Granted		11-12-1972	17443/72	04-03-1976	1187302	04-03-2026	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277195	ADVAMA & PARTNERS	V	V	
Japan	SERGIO TACCHINI	Word Mark	Registered/Granted		11-12-1972	17443/72	04-03-1976	1187371	11-09-2025	25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277195	HAKAMURA & PARTNERS	V	V	
Japan	SERGIO TACCHINI	Word Mark	Registered/Granted		24-11-1993	1111313/93	28-02-1996	183941	28-02-2026	18, 23	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277196	ADVAMA & PARTNERS	V	V	
Japan	SERGIO TACCHINI	Word Mark	Registered/Granted		18-09-1982	8207/82	27-06-1986	1567081	27-06-2026	09, 14	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277195	ADVAMA & PARTNERS	V	V	
Japan	SERGIO TACCHINI	Word Mark	Registered/Granted		15-12-1972	17443/72	21-10-1976	1217280	21-10-2026	14, 18, 25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM4277195	ADVAMA & PARTNERS	V	V	



State	Catchword	Category	Status	Type	Appl. Date	Appl. No.	Reg. Date	Reg. No.	Renewal date	Classes	Owner	Case no.	Foreign Agent	FILING	REG. CERTIFICATE	RENEWAL CERT.
Japan	ST (monogramma)	Logo Type	Registered/Granted	INT	16-12-1972	178091/72	10-12-1976	1230325	10-12-2026	14, 18, 25	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ06	ACYMIKA & PARTNERS			
Japan	ST (monogramma)	Logo Type	Registered/Granted	INT	18-05-1982	42670/62	28-01-1987	1930355	28-01-2027	09, 14	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM4285WQ07	NAKAMURA & PARTNERS			
Japan	ST (monogramma)	Logo Type	Registered/Granted	INT	04-16-1973	150256/73	25-05-1983	1519676	25-05-2023	22, 24, 25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM4285WQ08	NAKAMURA & PARTNERS			
Japan	ST (monogramma)	Logo Type	Registered/Granted	INT	24-11-1983	111312/83	23-04-1986	1854766	23-04-2026	18, 25	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ09	ACYMIKA & PARTNERS			
Japan	ST (logo ovalizzato)	Logo Type	Registered/Granted	INT	25-01-2003	42784/03	05-01-2003	4441066	05-01-2023	03	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM4285WQ10	NAKAMURA & PARTNERS			
Japan	ST (logo ovalizzato)	Logo Type	Registered/Granted	INT	19-05-2003	40656/03	18-01-2004	4745004	18-01-2024	25	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ11	NAKAMURA & PARTNERS			
Japan	ST (logo ovalizzato)	Logo Type	Registered/Granted	INT	07-02-2003	105718/03	30-05-2003	7363356	30-05-2023	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ12				
Japan	ST SERGIO TACCHINI G ZONE	Logo Type	Registered/Granted	INT	28-10-2003	13365/03/2003	15-11-2003	7427219	15-11-2023	09	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ13				
Latvia	SERGIO TACCHINI	Word Mark	Published	INT	17-09-2001	13409-0/2001	11-16-2001	7591154	11-10-2021	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4277WQ00				
Latvia	ST (monogramma)	Logo Type	Registered/Granted	INT	24-08-1966	350371	24-09-1926	350371	24-09-2026	25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ14				
Latvia	ST (logo ovalizzato)	Logo Type	Registered/Granted	INT	07-02-2003	105718/03	30-05-2003	7363356	30-05-2023	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ15				
Latvia	ST SERGIO TACCHINI G ZONE	Logo Type	Registered/Granted	INT	28-10-2003	13365/03/2003	15-11-2003	7427219	15-11-2023	09	Sergio Tacchini International S.p.A. - Via Libertà, 715 20049 Boll'inzago Novarese (NO)	TM4285WQ16				
Latvian	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	21-06-1991	54326	21-06-1990	54326	21-06-2020	03, 09, 18, 20, 28	Sergio Tacchini S.p.A. - Via Libertà, 715 20049 Boll'inzago Novarese (NO)	TM4271WQ09	Abu Ghazalun Intellectual Property (AGIP)			
Latvia	ST (monogramma)	Logo Type	Registered/Granted	INT	21-06-1990	54326	21-06-1990	54326	21-06-2020	03, 09, 18, 20, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ17	Abu Ghazalun Intellectual Property (AGIP)			
Latvia	SERGIO TACCHINI	Word Mark	Pending	INT	31-03-2016	31039			31-05-2026	24	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4277WQ12	Saba & Co. IP - Inq			
Latvia	ST (monogramma)	Logo Type	Pending	INT	31-03-2016	31037			31-05-2026	24	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ18	Saba & Co. IP - Head Office			
Latvia	ST (monogramma)	Logo Type	Pending	INT	31-03-2016	31038			31-05-2026	25	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ19	Saba & Co. IP - Inq			
Latvian	SERGIO TACCHINI	Word Mark	Published	INT	17-09-2001	13409-0/2001	11-10-2001	7591154	11-10-2021	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4277WQ00				
Latvian	ST (monogramma)	Logo Type	Registered/Granted	INT	24-09-1986	340371	24-09-2026	340371	24-09-2026	25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ00				
Latvian	ST (monogramma)	Logo Type	Registered/Granted	INT	19-08-1983	463656	19-09-2021	463656	19-09-2021	03, 13	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ03				
Latvian	ST (logo ovalizzato)	Logo Type	Registered/Granted	INT	07-02-2003	105718/03	30-05-2003	7363356	30-05-2023	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ04				
Latvian	SERGIO TACCHINI	Word Mark	Published	INT	17-09-2001	13409-0/2001	11-10-2001	7591154	11-10-2021	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4277WQ00				
Latvian	ST SERGIO TACCHINI G ZONE	Logo Type	Registered/Granted	INT	28-10-2003	13365/03/2003	15-11-2003	7427219	15-11-2023	09	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ06				
Latvian	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	23-10-2003	N/012337	09-03-2025	09-03-2025	09-03-2025	18	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4277WQ018	ACT - PROTECTING INNOVATION S.A.			
Latvian	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	23-10-2003	N/012337	09-03-2024	09-03-2025	09-03-2025	18	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4277WQ025	ACT - PROTECTING INNOVATION S.A.			
Latvian	ST (monogramma)	Logo Type	Registered/Granted	INT	19-03-2018	N/133592	13-11-2018	N/133592	13-11-2025	25	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ016	INNOVATION S.A.			
Latvian	ST (monogramma)	Logo Type	Registered/Granted	INT	19-03-2018	N/133593	13-11-2018	N/133593	13-11-2025	25	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ023	INNOVATION S.A.			
Latvian	SERGIO TACCHINI	Word Mark	Published	INT	17-09-2001	13409-0/2001	11-10-2001	7591154	11-10-2021	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ00				
Latvian	ST (monogramma)	Logo Type	Registered/Granted	INT	24-08-1966	350371	24-09-1926	350371	24-09-2026	25, 28	Sergio Tacchini International S.r.l. - Galleria Saia del Longobardi 2, 20121 Milano	TM4285WQ00				



State	Catchword	Category	Status	Type	Appl. Date	Appl. No.	Reg. Date	Reg. No.	Renewal date	Classes	Owner	Case no.	Foreign Agent	FILING	REG. CERTIFICATE	RENEWAL CERT.
New Zealand	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	15-11-1984	1159266	13-06-1988	125828	15-11-2025	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779225	Baldwin Intellectual Property	V	V	V
New Zealand	SF (monogram)	Logo Type	Registered/Granted	INT	30-01-1986	163608	28-05-1991	165909	30-01-2027	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812010	Baldwin Intellectual Property	V	V	V
New Zealand	SF (monogram)	Logo Type	Registered/Granted	INT	04-06-1992	218905	27-02-1995	218905	04-05-2023	63	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42806039	Baldwin Intellectual Property	V	V	V
New Zealand	SF (logo ovalized)	Logo Type	Registered/Granted	INT	05-07-2004	714270	10-02-2005	714270	05-07-2024	19	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812028	Baldwin Intellectual Property	V	V	V
Nicaragua	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	11-12-1992	3063	27-01-1994	24899	27-01-2024	18	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779192	CAUDESA & SOLANO	V	V	V
Nicaragua	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	11-12-1992	3062	12-01-1994	24724	12-01-2024	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779193	CAUDESA & SOLANO	V	V	V
Nicaragua	SF (monogram)	Logo Type	Registered/Granted	INT	23-04-2015	2015-001462	09-02-2016	2015013355	09-02-2026	18	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812025	COMPANIA LIMITADA	V	V	V
Nicaragua	SF (logo ovalized)	Logo Type	Registered/Granted	INT	29-11-2005	5064/00	11-06-2007	40485	11-06-2021	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812025	COMPANIA LIMITADA	V	V	V
Norway	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	10-05-1983	1399/83	11-10-1984	118801	11-10-2024	69	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779059	ZACCIO NORWAY AS	V	V	V
Norway	SERGIO TACCHINI	Word Mark	Published	INT	17-05-2002	11409/072002	11-10-2003	759154	11-10-2023	05-06-14-16	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2 - 20121 Milano	TM42779060		V	V	V
Norway	SF (monogram)	Logo Type	Registered/Granted	INT	09-05-1993	1467/93	22-11-1994	119217	22-11-2024	69	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42806039	ZACCIO NORWAY AS	V	V	V
Norway	SF (logo ovalized)	Logo Type	Registered/Granted	INT	07-02-2008	10678/072008	10-05-2009	736556	10-05-2020	03-09-14-16	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2 - 20121 Milano	TM42812006		V	V	V
Norway	SF (logo ovalized)	Logo Type	Registered/Granted	INT	26-10-2000	11363/072000	15-11-2005	747619	15-11-2020	18-25-28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2 - 20121 Milano	TM42812006		V	V	V
Norway	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	28-07-1995	34372	28-07-1995	32306	28-07-2025	18-25-28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779050	Sport and Fisher	V	V	V
Norway	SF (monogram)	Logo Type	Registered/Granted	INT	19-03-2010	52033/0722	29-10-2010	64144	19-05-2020	25-28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812030	Sport and Fisher	V	V	V
Osari	SF (logo ovalized)	Logo Type	Registered/Granted	INT	25-02-2000	3200/00097	14-06-2000	42292	28-02-2020	25-28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812000	Sport and Fisher	V	V	V
Osari	SERGIO TACCHINI	Word Mark	Published	INT	17-05-2002	11409/072002	11-10-2003	759154	11-10-2023	05-06-14-16	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2 - 20121 Milano	TM42779060		V	V	V
Osari	SF (logo ovalized)	Logo Type	Registered/Granted	INT	07-02-2000	10678/072000	09-05-2005	736556	09-05-2020	18-25-28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2 - 20121 Milano	TM42812000		V	V	V
Osari	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	16-04-1991	60896	29-12-1993	60996	29-12-2023	19	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779193	ARVAS FABREGA & FABREGA	V	V	V
Panama	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	12-12-1991	59140	08-06-1993	59349	08-06-2023	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779025	ARVAS FABREGA & FABREGA	V	V	V
Panama	SF (logo ovalized)	Logo Type	Registered/Granted	INT	02-02-2004	133998/01	23-07-2011	133059	02-02-2024	18	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812023	ARVAS FABREGA & FABREGA	V	V	V
Panama	SF (logo ovalized)	Logo Type	Registered/Granted	INT	19-04-2003	114026	28-11-2002	114026	19-04-2021	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812028	ARVAS FABREGA & FABREGA	V	V	V
Panama	SF (logo ovalized)	Logo Type	Registered/Granted	INT	19-04-2003	114027	28-11-2002	114027	19-04-2021	29	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812028	ARVAS FABREGA & FABREGA	V	V	V
Panama	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	16-11-1999	25612/99	30-06-2000	236229	30-06-2020	63	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779193	BERKEMETER ATTORNEYS & CONSULTORS	V	V	V
Panama	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	16-11-1999	25613/99	30-06-2000	236231	30-06-2020	75	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779193	BERKEMETER ATTORNEYS & CONSULTORS	V	V	V
Panama	SF (logo ovalized)	Logo Type	Registered/Granted	INT	15-04-1995	4150/91	21-08-1991	148885	21-08-2021	63	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42812025	BERKEMETER ATTORNEYS & CONSULTORS	V	V	V
Panama	SF (logo ovalized)	Logo Type	Registered/Granted	INT	29-11-1990	94806	29-11-1990	94806	29-11-2020	75	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779193	BERKEMETER ATTORNEYS & CONSULTORS	V	V	V
Peru	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	28-09-1995	2180315	19-12-1995	21938	19-12-2025	63	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779193	Estudio Contreras & Asociados	V	V	V
Peru	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	16-05-1992	199765	28-12-1991	191117	28-12-2022	18	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3 - 35137 Padova	TM42779193	Estudio Contreras & Asociados	V	V	V



State	Catchword	Category	Status	Type	Appl. Date	Appl. No.	Reg. Date	Reg. No.	Renewal date	Classes	Owner	Case no.	Foreign Agent	FILING	REG. CERTIFICATE	RENEWAL CERT.
Peru	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	21-01-2008	133102	12-16-1985	61480	12-10-2024	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42779E25	Estudio Contreras & Asociados	V	V	V
Peru	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	16-05-1992	199766	28-12-1981	101150	28-12-2022	28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42779E28	Estudio Contreras & Asociados	V	V	V
Peru	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	28-08-1985	280316	19-12-1985	21396	19-12-2025	63	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42809E03	Estudio Contreras & Asociados	V	V	V
Peru	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	12-10-2013	636652	19-08-2016	245205	19-08-2026	19	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42809E18	Estudio Contreras & Asociados	V	V	V
Peru	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	08-09-1987	126366	18-12-1987	72373	18-12-2022	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42809E25	Estudio Contreras & Asociados	V	V	V
Peru	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	20-06-2003	193256	16-08-2003	91295	16-09-2023	28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42779E28	Estudio Contreras & Asociados	V	V	V
Philippines	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	10-01-1983	411931-086638	23-07-2001	086659	21-07-2021	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42779E25	SAPALO VELET BUNDANG & RUIHAW LAW OFFICES	V	V	V
Philippines	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	30-07-2013	420315-390471	26-11-2015	544271	26-11-2025	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42809E25	SAPALO VELET BUNDANG & RUIHAW LAW OFFICES	V	V	V
Poland	SERGIO TACCHINI	Word Mark	Published	INT	17-09-2001	134096-072001	11-16-2001	769154	11-10-2021	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42779E06		V	V	V
Poland	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	24-08-1986	350371	24-09-2028	75038	24-09-2028	25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42809E03		V	V	V
Poland	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	19-09-1981	463605	15-09-2021	63038	15-09-2021	03, 18	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42809E03		V	V	V
Poland	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	07-02-2006	166789-072002	30-05-2002	736956	30-05-2026	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V
Poland	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	26-10-2008	133913-072002	15-11-2008	767819	15-11-2020	03	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V
Portugal	SERGIO TACCHINI	Word Mark	Published	INT	17-09-2001	114699-072001	11-10-2001	769154	11-10-2021	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V
Portugal	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	24-09-1986	350371	24-09-2026	250371	24-09-2026	25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42809E06		V	V	V
Portugal	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	03-05-1984	464658	03-05-1984	464658	03-05-2024	69	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42809E02		V	V	V
Portugal	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	19-08-1981	463606	19-09-2021	463606	19-09-2021	03, 18	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V
Qatar	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	14-08-1995	13797	13-07-2002	13797	14-08-2025	25	Sergio Tacchini International S.p.A. - Galleria del Borromeo 3, 35137 Padova	TM42819E25	Azu Gonzalez Intellectual Property (AGPI)	V	V	V
Romania	SERGIO TACCHINI	Word Mark	Published	INT	17-08-2001	134096-072001	11-10-2001	769154	11-10-2021	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42779E06		V	V	V
Romania	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	24-08-1986	350371	24-09-2028	769154	24-09-2028	25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42809E06		V	V	V
Romania	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	07-02-2006	166778-072006	30-05-2006	736556	30-05-2020	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V
Romania	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	26-11-2006	133634-072001	15-11-2006	747619	15-11-2020	63	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V
Russia	SERGIO TACCHINI	Word Mark	Published	INT	17-08-2001	134096-072001	11-10-2001	769154	11-10-2021	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42779E06		V	V	V
Russia	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	11-09-2014	133314-072014	05-12-2014	1243159	05-12-2024	20, 24, 25, 27	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V
Russia	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	11-08-2014	135204-072014	05-12-2014	1243729	05-12-2024	20, 24, 25, 27	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E03		V	V	V
Russia	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	07-02-2006	166778-072006	30-05-2006	736556	30-05-2020	03, 09, 14, 16, 18, 25, 28	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V
Russia	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	26-11-2006	133634-072006	15-11-2006	747619	15-11-2020	63	Sergio Tacchini International S.p.A. - Galleria del Borromeo 2, 20121 Milano	TM42819E06		V	V	V



XXXXXXXXXXXXXXXXXXXX

State	Catchword	Category	Status	Type	Appl. Date	Appl. No.	Reg. Date	Reg. No.	Renewal date	Classes	Owner	Case no.	Foreign Agent	FILING	REG. CERTIFICATE	RENEWAL CERT.
Switzerland	ST (monogramma)	Logo Type	Registered/Granted	INT	11-09-2014	11920/0/2014	05-12-2014	1243729	05-12-2024	20, 24, 25, 27	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W001	Wenping & CO			
Switzerland	ST (monogramma)	Logo Type	Registered/Granted	INT	03-05-1984	488058	03-05-1984	488059	03-05-2024	09	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W002	Wenping & CO			
Switzerland	ST (monogramma)	Logo Type	Registered/Granted	INT	07-02-2000	10675/0/2000	30-05-2000	796956	30-05-2025	03, 05, 14, 16, 18, 23, 28	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W006	Wenping & CO			
Switzerland	ST SERGIO TACCHINI O ZONE	Logo Type	Registered/Granted	INT	26-10-2000	11933/0/2000	15-11-2000	747819	15-11-2020	03	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W000	Wenping & CO			
Switzerland	SERGIO TACCHINI	Word Mark	Published	INT	12-05-2001	11409/0/2001	11-10-2001	769154	11-10-2021	03, 05, 14, 16, 18, 23, 28	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W008	Wenping & CO			
Switzerland	ST (monogramma)	Logo Type	Registered/Granted	INT	24-09-1961	130171	24-09-2025	25, 28			Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W009	Wenping & CO			
Switzerland	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	07-02-2000	10675/0/2000	30-05-2000	796956	30-05-2025	03, 05, 14, 16, 18, 23, 28	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W000	Wenping & CO			
Switzerland	SERGIO TACCHINI	Word Mark	Registered/Granted	INT	26-07-1991	32562/79	01-01-1992	546215	31-12-2021	03	Sergio Tacchini International S.r.l. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42771905	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		04-08-1992	38998/741	16-02-1994	639209	16-02-2024	09	Liquidazione - Galleria del Borromeo, 3	TM42771906	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		07-01-1988	750187	16-03-1989	649027	16-03-2016	14	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42771914	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		03-11-1989	49359/78	16-04-1990	492099	16-04-2020	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42771921	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		03-11-1989	44874/71	16-05-1990	444372	16-05-2020	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42771925	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		31-08-1991	38197/79	01-04-1995	519120	01-04-2021	21	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42771928	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		03-11-1989	49359/78	16-04-1990	492099	16-04-2020	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42771925	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		15-07-1983	24031/72	16-01-1984	233704	16-01-2024	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42771965	Wenping & CO			
Taiwan	ST (monogramma)	Logo Type	Registered/Granted		11-04-1981	14776/80	16-05-1995	594332	16-09-2021	09	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM4281W003	Wenping & CO			
Taiwan	ST (monogramma)	Logo Type	Registered/Granted		03-11-1989	49359/78	16-04-1990	492097	16-04-2020	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM4281W003	Wenping & CO			
Taiwan	ST (monogramma)	Logo Type	Registered/Granted		11-04-1981	14777/80	01-11-1991	599579	01-11-2021	03	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM4281W021	Wenping & CO			
Taiwan	ST (monogramma)	Logo Type	Registered/Granted		04-07-1983	27469/72	01-02-1984	234579	01-02-2024	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM4281W055	Wenping & CO			
Taiwan	ST (logo ovalizzato)	Logo Type	Registered/Granted		31-12-2000	55407/91	16-11-2003	1065953	16-11-2023	09	Liquidazione - Galleria del Borromeo, 3	TM42811909	Wenping & CO			
Taiwan	ST (ST SERGIO TACCHINI)	Logo Type	Registered/Granted		03-04-2001	12586/70	16-01-2002	591004	16-03-2022	21	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42811928	Wenping & CO			
Taiwan	ST (ST SERGIO TACCHINI)	Logo Type	Registered/Granted		15-02-1985	7046/72	16-02-1986	371931	16-02-2026	18	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42811918	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		13-02-1988	134244	01-05-1989	1088050	13-02-2026	14	Liquidazione - Galleria Sala del Longobardi 2 - 20121 Milano	TM42771914	Wenping & CO			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		19-03-1980	200942	19-03-1980	145894	19-03-2020	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM42771914	Wenping & CO			
Taiwan	ST (monogramma)	Logo Type	Registered/Granted		13-02-1995	3534245	30-11-1998	K0182863	13-02-2028	14	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM4250TR25	DOMENICA SCOMIATI			
Taiwan	ST (monogramma)	Logo Type	Registered/Granted		05-03-1980	111379	05-03-1980	145199	05-03-2020	15	Sergio Tacchini International S.p.A. - Galleria del Borromeo, 3 - 35137 Padova	TM4250TR25	DOMENICA SCOMIATI			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		05-07-1985	E935/0843	06-12-1985	E935/0843	05-07-2020	25	Liquidazione - Galleria Sala del Longobardi 2 - 20121 Milano	TM42771923	HACHALICH & CO SpA			
Taiwan	SERGIO TACCHINI	Word Mark	Registered/Granted		11-08-2014	11931/0/2014	05-12-2014	1249159	05-12-2024	20, 24, 25, 27	Sergio Tacchini International S.p.A. - Galleria Sala del Longobardi 2 - 20121 Milano	TM42771901	HACHALICH & CO SpA			
Taiwan	ST (monogramma)	Logo Type	Registered/Granted		03-07-1985	E931/0944	06-12-1985	E931/0944	05-07-2020	25	Sergio Tacchini International S.p.A. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W015	HACHALICH & CO SpA			
Taiwan	ST (monogramma)	Logo Type	Registered/Granted		14-05-2014	11920/0/2014	05-12-2014	1243729	05-12-2024	20, 24, 25, 27	Sergio Tacchini International S.p.A. - Galleria Sala del Longobardi 2 - 20121 Milano	TM4281W001	HACHALICH & CO SpA			

|

[Faint, illegible text, possibly bleed-through from the reverse side of the page]

Handwritten marks: a stylized 'B' or 'P' above a horizontal line with a vertical tick mark below it.

Faint, illegible text, possibly bleed-through from the reverse side of the page.

113

P

62

13



10

12

Handwritten mark or signature.

11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100

101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200

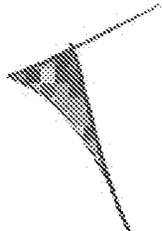
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300

301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400

401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500

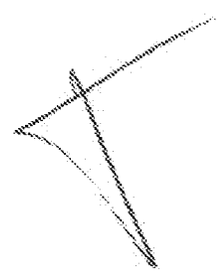
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
531
532
533
534
535
536
537
538
539
540
541
542
543
544
545
546
547
548
549
550
551
552
553
554
555
556
557
558
559
560
561
562
563
564
565
566
567
568
569
570
571
572
573
574
575
576
577
578
579
580
581
582
583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
600

601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617
618
619
620
621
622
623
624
625
626
627
628
629
630
631
632
633
634
635
636
637
638
639
640
641
642
643
644
645
646
647
648
649
650
651
652
653
654
655
656
657
658
659
660
661
662
663
664
665
666
667
668
669
670
671
672
673
674
675
676
677
678
679
680
681
682
683
684
685
686
687
688
689
690
691
692
693
694
695
696
697
698
699
700





103



03

SCHEDULE 4
Affiliate Transactions