

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM794282

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
RESUBMIT DOCUMENT ID:	900744084

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
A. T. Cross Company, LLC		07/01/2022	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Ray & Bluestone, LLP
Street Address:	17th A Main, 5th Block
Internal Address:	No. 15 Ground Floor
City:	Koramangala Bangalore South Karnataka
State/Country:	INDIA
Postal Code:	560095
Entity Type:	Limited Partnership: INDIA

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Serial Number:	71527919	SHEAFFER
Serial Number:	71527676	SHEAFFER
Serial Number:	72201624	SHEAFFER
Serial Number:	75551735	SHEAFFER LEGACY
Serial Number:	71211057	
Serial Number:	74215999	

CORRESPONDENCE DATA

Fax Number:

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.

Phone: 4342601837
Email: hbalmat@balmatlaw.com
Correspondent Name: Heather E Balmat
Address Line 1: 977 Seminole Trail, #342
Address Line 4: Charlottesville, VIRGINIA 22901

DOMESTIC REPRESENTATIVE

Name:	Heather Balmat
Address Line 1:	977 Seminole Trail, #342
Address Line 4:	Charlottesville, VIRGINIA 22901
NAME OF SUBMITTER:	Heather E Balmat
SIGNATURE:	/Heather E Balmat/
DATE SIGNED:	03/14/2023
Total Attachments: 12 source=Sheafferrescannedassignment#page1.tif source=Sheafferrescannedassignment#page2.tif source=Sheafferrescannedassignment#page3.tif source=Sheafferrescannedassignment#page4.tif source=Sheafferrescannedassignment#page5.tif source=Sheafferrescannedassignment#page6.tif source=Sheafferrescannedassignment#page7.tif source=Sheafferrescannedassignment#page8.tif source=Sheafferrescannedassignment#page9.tif source=Sheafferrescannedassignment#page10.tif source=Sheafferrescannedassignment#page11.tif source=Sheafferrescannedassignment#page12.tif	

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (this "Assignment") is made and entered into as of July 01, 2022 (the "Effective Date") by and among A.T. Cross Company, LLC, a Delaware limited liability company, A.T. Cross Limited, a United Kingdom limited company, Sheaffer de Mexico S. de R.L., de C.V., a Mexico variable capital company, Cross Company of Japan, Ltd., a Japan limited company, A.T. Cross (Asia Pacific) Limited (BVI), a British Virgin Islands limited company, and Inlas Holding S.A.R.L., a Luxembourg limited liability company (collectively, the "Assignors" and each an "Assignor") and Ray & Bluestone LLP, a limited liability partnership registered under the (Indian) Limited Liability Partnership Act, 2008 (together with its subsidiaries, "Assignee") pursuant to that certain Asset Purchase Agreement, dated as of July 01, 2022 (the "Purchase Agreement"), between Assignors and Assignee. Assignors and Assignee are individually referred to herein as a "Party," and collectively as the "Parties." Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Purchase Agreement.

WHEREAS, the Assignors represent to the Assignee that they are the owners and hold all rights in the Assigned IP (as defined below) which includes the brand, logo, trademark and tradename '*Sheaffer*', including the trademarks, as per the details provided in Exhibit A annexed hereto, and the Assigned IP is currently being used or developed by the Assignee in relation to its Business. The Assignors represent that they are the lawful owners of the Assigned IP to the complete exclusion of any third party or person including but not limited to their successors and/or legal heirs.

WHEREAS, pursuant to the terms of the Purchase Agreement, Assignee wishes to acquire all of Assignors' right, title and interest in and to the transferred intellectual property pertaining to the Business since its inception, together with all goodwill of the business associated therewith and symbolized thereby, including without limitation the Intellectual Property set forth on Exhibit A hereto (collectively, the "Assigned IP"), being the present and registered/unregistered owner(s) of the Assigned IP, and Assignors wish to assign such right, title and interest in the Assigned IP to Assignee.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending legally to be bound, hereby agree as follows:

1. Transfer of Assigned IP.

- 1.1. Assignors do hereby, on and from the Effective Date, unconditionally, irrevocably and perpetually sell, transfer, convey, assign, deliver, and grant to Assignee and its successors and assigns all rights, entitlements, benefits, goodwill, title and interests in the Assigned IP pertaining to the Business since its inception, including, but not limited to, the patents, trademarks and service marks, domain names and social media property, designs, copyrights, its goodwill and goodwill in Business and other intellectual property rights residing in and connected with the Assigned IP as set forth in Exhibit A, clear and free from all or any kind of encumbrances, all legal and beneficial ownership powers, rights, title, interest, property and benefits of any nature or type whatsoever in the Assigned IP under any Applicable Laws including, without limitation, any and all common law rights, title or interest related to the Assigned IP and Assignee does hereby unconditionally accept all of Assignors' right, title and interest in and to (a) the Assigned IP, including its goodwill and goodwill in Business and other intellectual property rights residing in and connected with the Assigned IP, clear and free from all or any kind of encumbrances; (b) all rights to royalties, fees, income, payments, and other proceeds deriving from the Assigned IP; and (c) all claims, causes of action and enforcement rights, whether currently pending, filed, or otherwise, with respect to the Assigned IP, including all rights to damages, injunctive relief and any other remedies for past, current and future infringement, misappropriation or dilution of the Assigned IP, the same to be held by Assignee for Assignee's own use and enjoyment,

and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignors if this Assignment had not been made. The foregoing assignment of the Assigned IP to Assignee includes an irrevocable waiver of all moral rights of authors in the Assigned IP including any rights to raise any claims or demands in or in relation to the Assigned IP, if any (to the extent that such rights cannot be assigned to Assignee).

- 1.2. On and from the Effective Date, the Assigned IP shall become the sole, exclusive and absolute property of the Assignee and the Assignee shall be entitled to use the Assigned IP in the manner it may deem fit. The Assignor hereby acknowledges and agrees that the Assignee shall have the complete freedom and absolute power and authority to use, exploit, sub-assign, license, adapt, modify, in parts or as a whole and to reassign, the Assigned IP for commercial, non-commercial and other purposes, in every and all possible manner and the Assignors shall not have any right or claim of whatsoever nature in respect of the Assigned IP against the Assignee as indicated in Exhibit A.
- 1.3. The Assignors hereby agree that, from the Effective Date, the Assignors shall not directly or indirectly file or apply for any rights (whether proprietary or otherwise) of any nature over any/all of the intellectual property relating to the Assigned IP anywhere in the world.
- 1.4. The Assignors hereby agree that the Assignors shall not, directly or indirectly, do anything so as to dilute, impair or prejudice any right, title or interest of the Assignee in the Assigned IP or create any right, title or interest therein or thereto which would be adversely affect the rights of the Assignee.
- 1.5. The Assignors acknowledge and agree that, notwithstanding the provisions of any Applicable Laws, none of the assignments granted under this Assignment shall lapse or revert or be deemed to lapse or revert to the Assignors, even if the Assignee does not exercise any of the rights under the Assignment.
- 1.6. The Assignors expressly agree and acknowledge that nothing contained in the Assignment results in exclusive rights being created in favour of any Person other than the Assignee.
- 1.7. The Assignors are not aware of any facts or circumstances that would bar the Assignee from doing all or any of the following acts in respect of the Assigned IP:
 - a. to apply for protection / registrations of the Assigned IP under one or more classes;
 - b. to offer for sale the Assigned IP either by itself or in combination with any other rights, technology or other materials;
 - c. to make any changes, modifications, variations or adaptation to or in the Assigned IP;
 - d. to license the Assigned IP to any Person; and
 - e. to further assign or otherwise deal with the Assigned IP in any manner whatsoever.

2. Consideration

For the full, complete assignment of the Assigned IP and any intellectual property contained therein, the consideration amount stipulated in the Purchase Agreement (██████████) that is payable to the Assignors is a good, valuable and adequate consideration for the Assignors in relation to the transfer of Assigned IP to Assignee by the Assignors, as contemplated herein ("**Consideration**").

The Assignor hereby agrees that the payment of Consideration under the Purchase Agreement shall also be in consideration for a complete buyout of the Assigned IP, entitling Assignee to fully and freely exploit the Assigned IP in any manner the Assignee deems fit. The Assignor hereby acknowledges and confirms the adequacy of the Consideration towards the performance of all obligations and assignment of rights.

3. Representations and Warranties

3.1. Each Party hereby represents and warrants to the other Parties that:

- a. It is a company duly incorporated and validly existing in accordance with the laws of the jurisdiction in which it was incorporated;
- b. it has the full right, power and authority to enter into this Assignment, and the execution, delivery and performance of this Assignment have been duly authorized by all requisite corporate actions and will not violate any provision of any Applicable Law.

3.2. The Assignors hereby represent and warrant to the Assignee that:

- a. the registration of the Assigned IP is valid, subsisting and enforceable as on the Effective Date;
- b. they have full power and capacity to execute and deliver this Assignment on the Effective Date and to carry out their obligations under this Assignment;
- c. the Assigned IP includes any/all intellectual property owned by Assignors used exclusively in the operation of the Business as currently conducted;
- d. upon execution and delivery by the Assignors, this Assignment will be a legal, valid and binding obligation on them, enforceable in accordance with its terms and will not violate any provision of any Applicable Laws or any indenture, agreement or instrument to which the Assignors are a party, or by which their property may be bound or affected, and they are under no disability, restriction or prohibition, whether contractual, statutory or otherwise with respect to the right to execute this Assignment and perform its terms and conditions;
- e. there is no notice in writing, lawsuit, arbitration, or legal, administrative, criminal or other proceedings or governmental investigation pending or to the knowledge of the Assignors, threatened in writing against or otherwise relating to or affecting the Assignors which would prevent the Assignors or that would give rise to or serve as the basis for a cause of action to prevent the Assignors from entering into or consummating the Assignment or performing their obligations under this Assignment;
- f. to the best of the knowledge and information and belief of the Assignors, the Assigned IP has been used in accordance with Applicable Law and they have taken all reasonable measures and precautions necessary, to protect and maintain the ownership of the Assigned IP;
- g. no authorization of, exemption by, or consent of any third party or any Governmental Authority is required by the Assignors to be obtained for the execution and delivery of this Assignment or the performance of this Assignment;
- h. the Assignors have not in any manner whatsoever been prohibited or restricted from using, exploiting, licensing or encumbering any of their rights in respect of the Assigned IP;
- i. nothing has occurred and is subsisting, or, to the best of the knowledge and information and belief of the Assignors, is threatened, in relation to the Assigned IP, nor have the Assignors received any written notice, under Applicable Law, which may have an adverse effect on the Assigned IP;

- j. the Assignors have not granted any permission, authorizations, approval, or licensed/ sub-licensed the right to use the Assigned IP to any third Person. Additionally, the Assignors hereby represent and warrant that any/all permission, authorizations, approval, or licensing arrangements pertaining to the Assigned IP with any third party worldwide, prior to or as on the Effective Date, shall stand terminated and this Agreement will supersede any terms or conditions governing the usage of Assigned IP by any third party, which will be specifically contrary to or inconsistent with the terms of this Agreement.
- k. Assignors are not required, to intimate or inform or notify or obtain any regulatory or statutory consent or approval, or make any filing with or give any notice to any Governmental Authorities other than as disclosed in writing to the Assignee;
- l. the Assignors have not entered into any co-existence agreement and/or agreed to permit identical or deceptively similar marks to the Assigned IP to co-exist nor have the Assignors created or permitted third party interests to be created in relation to the Assigned IP;
- m. there is no instance of the Assigned IP being opposed, attacked, challenged or cancelled by any Person and that the Assignors are not aware of any infringement or violation thereof;
- n. All material facts and circumstances, which are relevant to this transaction and to complete the Assignment, have been disclosed to the Assignee.

4. Covenants of the Assignors

- 4.1. The Assignors shall not, whether alone or jointly with any other Person or Affiliate, directly or indirectly, after the Effective Date, use the Assigned IP or any other intellectual property, which is/are identical or confusingly similar to any part of the Assigned IP. In particular, the Assignors shall not use or display the Assigned IP or any other word(s) or marks closely resembling the Assigned IP.
- 4.2. The Assignors shall not at any time on and from the Effective Date claim or purport to claim directly or indirectly in any manner whatsoever any right, title, interest into, over or upon the Assigned IP, and the Assignors hereby declare and confirm that on and from the Effective Date the Assignee shall be the sole and absolute owner of the Assigned IP.
- 4.3. On and from the Effective Date, the Assignors shall not dispute the ownership and/or use of the Assigned IP by the Assignee.
- 4.4. Unless expressly authorised by the Assignee in writing, the Assignors shall not, directly or indirectly, either alone or jointly with any other Person, apply or register the equivalents of or similar to any part of the Assigned IP either in any script or as a trademark, translation or transliteration of any part of the Assigned IP or in any other manner whatsoever or assist any other Person to do any of the foregoing.
- 4.5. The Assignors acknowledge that each of its undertakings or covenants under this Clause, is an entirely independent restriction or obligation and is no greater than is reasonably necessary to protect the interests of the Assignee. If any such restriction shall be held void or unenforceable but would be valid if deleted in part or reduced in its application, then that restriction shall apply with such modifications as may be necessary to make it valid and effective. The Assignors agree that the restrictions contained in this Assignment are reasonable and necessary for the protection of the

Assignee's interest in the Assigned IP assigned under this Assignment agreement.

- 4.6. The Assignors acknowledge and agree that the representations, warranties, undertakings and covenants contained in this Assignment agreement relate to special, unique and extraordinary matters, and that a violation of any of the terms of such representations, warranties, undertakings and/ or covenants will cause the Assignee irreparable injury.
- 4.7. Duly Constituted Attorney: The Assignors hereby agree to irrevocably nominate, constitute and appoint the Assignee as its duly constituted attorney to sign, seal, deliver, appear, swear, execute and file any requisite document, application, petition statement or documents of similar nature before any judicial, quasi- judicial or governmental authority and do and perform all such acts, deeds, matters and things from time to time as may be necessary for full, complete and satisfactory transfer and assignment of Assigned IP along with goodwill associated with Assigned IP to and in favour of the Assignee and protection of the rights acquired by the Assignee under this Assignment Agreement. Any costs and expenses in connection with any acts, execution of documents and filings required to give effect to the terms of this Deed including filings with the trademark office/ registry shall be borne by the Assignee.
5. Right to Obtain Injunction: The Assignors acknowledge and agree that the covenants and obligations with respect to the matters covered by this Assignment agreement and set forth herein relate to special, unique and extraordinary matters, and that a violation of any of the terms of such covenants and obligations shall cause the Assignee irreparable injury for which adequate remedies are not available at Law. Therefore, the Assignors agree that the Assignee shall be entitled to an injunction, restraining order or such other equitable relief (including but not limited to seeking interim reliefs) as a court of competent jurisdiction may deem necessary or appropriate to restrain the Assignors from committing any violation of the covenants and obligations contained in this Assignment agreement. These injunctive remedies are cumulative and are in addition to any other rights and remedies that the Assignee may have at Law or in equity.
6. Recordation and Further Assurances. Assignor hereby authorizes the Commissioner for Patents and the Commissioner for Trademarks in the United States Patent and Trademark Office, and the officials of corresponding entities or agencies in any applicable jurisdictions to record and register this IP Assignment upon request by Assignee. Assignors covenant and agree that, upon Assignee's reasonable request, and at Assignee's sole cost and expense, Assignors shall take such steps and actions, and provide such cooperation and assistance to Assignee and its successors, assigns, and legal representatives, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other documents, as may be reasonably necessary to effect, evidence, or perfect the assignment of the Assigned IP to Assignee, or any assignee or successor thereto.
7. Entire Agreement. This Assignment, and the Purchase Agreement, constitute the entire agreement between the Parties with respect to the subject matter hereof and thereof, and supersede all prior agreements and understandings, both written and oral, between the Parties with respect to the subject matter hereof and thereof.
8. Successors and Assigns. This Assignment shall be binding upon and inure to the benefit of the Parties and their respective successors and assigns.
9. Governing Law. This Assignment shall be governed by and construed in accordance with the Laws of the domestic Laws of the State of New York without giving effect to any choice or conflict of law provision or rule (whether of the State of New York or any other jurisdiction) that would cause the application of the Laws of any jurisdiction other than the Laws of State of New York.

10. Dispute Resolution. Any dispute, claim or controversy arising under or relating to the Agreement between the Parties, including without limitation any dispute concerning the existence or enforceability hereof, shall be referred to and finally resolved by the Singapore International Arbitration Centre ("SIAC") in accordance with the Arbitration Rules of Singapore International Arbitration Centre (the "SIAC Rules") for the time being in force, which rules are deemed to be incorporated by reference in this Clause. The agreement of arbitration under this Clause shall be governed and be in accordance with the laws of the England and Wales. The arbitral tribunal shall consist of a sole arbitrator who shall be appointed by the Parties to the dispute or in accordance with the SIAC Rules. The seat of the arbitration shall be in Singapore. The language of the arbitration shall be English. Any arbitration award by the arbitral tribunal shall be final and binding upon the Parties, shall not be subject to appeal, and shall be enforced by judgment of a court of competent jurisdiction.
11. Consent to Jurisdiction. THE PARTIES AGREE THAT JURISDICTION AND VENUE IN ANY ACTION BROUGHT BY ANY PARTY PURSUANT TO THIS AGREEMENT SHALL EXCLUSIVELY LIE IN THE COURTS OF SINGAPORE, AND ANY APPELLATE COURT THEREOF. BY EXECUTION AND DELIVERY OF THIS ASSIGNMENT, EACH PARTY IRREVOCABLY SUBMITS TO THE JURISDICTION OF SUCH COURTS FOR ITSELF AND IN RESPECT OF ITS PROPERTY WITH RESPECT TO SUCH ACTION. THE PARTIES IRREVOCABLY AGREE THAT VENUE WOULD BE PROPER IN SUCH COURT, AND HEREBY WAIVE ANY OBJECTION THAT SUCH COURT IS AN IMPROPER OR INCONVENIENT FORUM FOR THE RESOLUTION OF SUCH ACTION. THE PARTIES FURTHER AGREE THAT THE MAILING BY CERTIFIED OR REGISTERED MAIL, RETURN RECEIPT REQUESTED, OF ANY PROCESS REQUIRED BY ANY SUCH COURT SHALL CONSTITUTE VALID AND LAWFUL SERVICE OF PROCESS AGAINST THEM, WITHOUT NECESSITY FOR SERVICE BY ANY OTHER MEANS PROVIDED BY STATUTE OR RULE OF COURT.
12. Counterparts. This Assignment may be executed in two or more counterparts, all of which shall be considered one and the same agreement and shall become effective when one or more counterparts (any one of which may be by any digital imaging device (e.g., .pdf format)) have been signed by each of the Parties and delivered to the other Parties, it being understood that all Parties need not sign the same counterpart.
13. Purchase Agreement Shall Control. Nothing in this Assignment, express or implied, is intended to or shall be construed to modify, expand or limit in any way whatsoever the terms or conditions of the Purchase Agreement (including, without limitation, the representations, warranties, covenants, agreements and obligations contained therein) or any rights, duties or obligations of Assignors or Assignee thereunder. In the event of any conflict or inconsistency between this Assignment and the Purchase Agreement, the terms and conditions of the Purchase Agreement shall govern and control in all respects.

Remainder of page intentionally left blank.

IN WITNESS WHEREOF, Assignors and Assignee have caused this Assignment to be executed as of the date first written above by their respective officers thereunto duly authorized.

ASSIGNORS:

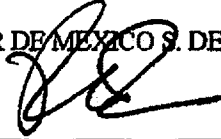
A.T. CROSS COMPANY, LLC

By: 
Name: Russell Roenick
Title: Vice President

A.T. CROSS LIMITED

By: 
Name: Russell Roenick
Title: Director

SHEAFFER DE MEXICO S. DE R.L. DE C.V.

By: 
Name: Russell Roenick
Title: Secretary and Member

CROSS COMPANY OF JAPAN, LTD.

By: _____
Name: John Maier
Title: Representative Director

A.T. CROSS (ASIA PACIFIC)

By: _____
Name: John Maier
Title: Director

INLAS HOLDING S.A.R.L.

By: _____
Name: John Maier
Title: Class A Sole Manager

SIGNATURE PAGE TO INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

TRADEMARK
REEL: 008002 FRAME: 0650

SENTINEL

Sl. No.	Country	Classes	Application No.
1.	Argentina	16	1612471
2.	Benclux	16	864253
3.	Brazil	16	818791497
4.	Colombia	16	186412
5.	Mexico	16,28	244572
6.	Venezuela	16	APP15230-95
7.	Argentina	16	3577555
8.	Canada	16	1018287
9.	US	16	71483795
10.	US	16	78763783

SHEAFFER

Sl. No.	Country	Classes	Application No.
1.	Algeria	16	20415
2.	Angola	16	28029
3.	Argentina	9	3,30,872
4.	Argentina	16	536624
5.	Argentina	16	2887361
6.	Argentina	16	APP1792341
7.	Argentina	16	APP/980620
8.	Argentina	16	3012117
9.	Argentina	18	3176381
10.	Argentina	9	3303872
11.	Argentina	16	3711146
12.	Aruba	16	13792
13.	Australia	9	1197598
14.	Australia	16	48066

267.	Togo	16	68805
268.	Trinidad & Tobago	39	871952
269.	Tunisia	16	EE.09.0081
270.	Turkey	16	23573
271.	Turkey	9,16,18	1131076
272.	Turkey	9	1197598
273.	Turkey	16	85/091636
274.	Uganda	16	31982
275.	Ukraine	16	30700
276.	Ukraine	9, 16, 18	1131076
277.	Ukraine	16	42773/SU
278.	United Arab Emirates	16	31518
279.	United Kingdom	16	761032
280.	United Kingdom	9, 16, 18	UK008-01131076
281.	United Kingdom	9	UK008-01197598
282.	United States of America	9	85965450
283.	United States of America	9,16	85886173
284.	United States of America	16	711527919
285.	Uruguay	16,20	108467
286.	Uruguay	16,20	108467
287.	USA	16	71527676
288.	USA	16	71527919
289.	USA	16	72201624
290.	Uzbekistan	16	MBGU 98010963
291.	Venezuela	16	51519/66
292.	Venezuela	18	13690-12
293.	Venezuela	16	1964-004164
294.	Venezuela	18	2009-000485

1	France	25	063447099
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SHEAFFER GRAND CONNAISSEUR

Sl. No.	Country	Classes	Application No.
1	France	16	06.3.447.100

SHEAFFER IN CHINESE CHARACTERS

Sl. No.	Country	Classes	Application No.
1	China	16	9800111419
2	Hong Kong	16	719/1999

SHEAFFER LEGACY

Sl. No.	Country	Classes	Application No.
1	Canada	16	897976
1	Germany	16	30325710
2	Russian Federation	16	2002718883
3	Spain	16	2253644
4	United States of America	16	75551735

SHEAFFER PHORM

Sl. No.	Country	Classes	Application No.
1	Brazil	9	823872122
2	Brazil	16	823872114

SHEAFFER SAGARIS

Sl. No.	Country	Classes	Application No.
1	Argentina	16	3422494

SHEAFFER VALOR

Sl. No.	Country	Classes	Application No.
1	Australia	16	1122153
2	Australia	16	004868329
3	Benclux	16	004868329
4	Brazil	16	828 600 708

103.	Portugal	16	148094
104.	Singapore	16	24004247G
105.	South Africa	16	B1970/05457
106.	Sweden	16	1964/02731
107.	Switzerland	16	7996/1992
108.	Turkey	16	87/099084
109.	United Kingdom	16	793785
110.	USA	16	71211057
111.	Uruguay	16	133424

WHITE DOT & DEVICE

Sl. No.	Country	Classes	Application No.
1	Norway	16	55273

WHITE DOT DEVICE

Sl. No.	Country	Classes	Application No.
1	Argentina	16	103867
2	Armenia	16	APP/980682
3	Azerbaijan	16	APP/06/40813
4	Bahrain	18	14278
5	Bangladesh	16	7253
6	Baleares	16	19990754
7	Brazil	16	25505
8	Brunei Darussalam	16	29986
9	Ecuador	16	1105
10	Ethiopia	16	FTM/3244/2014
11	France	16	38807
12	Georgia	16	APP919/33-98
13	Iceland	16	47/1952
14	Iran	16	10935
15	Israel	8	123061
16	Italy	18	99C002154
17	Japan		462335
18	Japan	25	2226315
19	Kazakhstan	16	APP/12475
20	Kyrgyzstan	16	APP/KG983036.3
21	Lebanon	16	251055/33/255
22	Libya	16	12318

23	Mexico	16,28	106406
24	Mozambique	16	2597/99
25	Myanmar	16	4747/1998
26	Paraguay	16	20367
27	Philippines	16	4-2011-007613
28	Qatar	16	2756
29	Singapore	16	4247
30	South Africa	16	B76/5457
31	Syria	16	
32	United States of America	16	7121157
33	Uzbekistan	16	98010979
34	Venezuela	37	15266

WHITE DOT DEVICE 2

Sl. No.	Country	Classes	Application No.
1	Italy	16	452
2	United Arab Emirates	16	31517
3	United States of America	16	74215999

WHITE DOT IN KATAKANA CHARACTERS

Sl. No.	Country	Classes	Application No.
1	Japan	25	SHO61102103

WHITE DOT/SHEAFFER

Sl. No.	Country	Classes	Application No.
1	Japan	25	2022138
2	Japan	25	2022139
3	Japan	25	2022140
4	Korea (South)	25	135692
5	Korea (South)	22	141187

SHEAFFER & WHITE DOT DESIGN

Sl. No.	Country	Classes	Application No.
1	Republic of Korea (South)	7, 16	40-1986-0000008
2	Republic of Korea (South)	16	40-1986-00007