

ESTTA Tracking number: **ESTTA636735**

Filing date: **11/03/2014**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91218499
Party	Defendant KLOTHO, INC.
Correspondence Address	KLOTHO, INC. KLOTHO, INC. 754 S LOS ANGELES ST STE 402 LOS ANGELES, CA 90014-3424 klotho@klothoinc.com
Submission	Answer
Filer's Name	Thomas I. Rozsa
Filer's e-mail	counsel@rozsalaw.com, zsofi@rozsalaw.com, amy@rozsalaw.com
Signature	/s/ Thomas I. Rozsa
Date	11/03/2014
Attachments	91218499.Trussardi v Klotho.Answer to Notice of Opposition.pdf(563106 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the matter of the Trademark Application Serial No. 86/143,849 for "TESTARDI"
published in the Official Gazette on May 27, 2014

Trussardi S.p.A.,)	
)	Opposition No.: 91218499
)	
Opposer,)	ANSWER TO NOTICE OF OPPOSITION
)	
vs.)	
)	
Klotho, Inc.)	
)	
)	
Applicant.)	
_____)	

Commissioner for Trademarks
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

ANSWER TO NOTICE OF OPPOSITION

COMES NOW Applicant, Klotho, Inc. (hereafter "Applicant") by and through its attorney and pursuant to Rule 2.114 of the Trademark Rules of Practice and Rule 8(b) of the Fed. R. Civ. P., and answers the Notice of Opposition (hereafter "Opposition") filed by Trussardi S.p.A., a company organized and existing under the laws of Italy and having its place of business at 2 Piazza Duse, 4, Milano, I-20122, Italy (hereafter "Opposer"), seeking to oppose the issuance of United States Trademark Application Serial No. 86/143,849 for TESTARDI, and answers the Opposition as follows:

1. Answering Paragraph 1 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the allegations of said Paragraph 1 of the Opposition.

2. Answering Paragraph 2 of the Opposition, Applicant admits that the documents attached to the Opposition as Exhibit A appear to be copies of certificates of registrations for various trademarks, however, Applicant has insufficient information and belief to admit or deny Opposer's allegations relating to the documents attached to the Opposition as Exhibit A, and basing its denial on that ground, denies each and every, all and singular, the allegations relating to Exhibit A. As to the remaining allegations contained in Paragraph 2 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the remaining allegations of said Paragraph 2 of the Opposition.

3. Answering Paragraph 3 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the allegations of said Paragraph 3 of the Opposition.

4. Answering Paragraph 4 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the allegations of said Paragraph 4 of the Opposition.

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5. Answering Paragraph 5 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the allegations of said Paragraph 5 of the Opposition.

6. Answering Paragraph 6 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the allegations of said Paragraph 6 of the Opposition.

7. Answering Paragraph 7 of the Opposition, Applicant admits the allegations of said Paragraph 7 of the Opposition.

8. Answering Paragraph 8 of the Opposition, Applicant admits the allegations of said Paragraph 8 of the Opposition.

9. Answering Paragraph 9 of the Opposition, Applicant admits that its Registration No. 3055407 for the "TESTARDI" mark issued on January 31, 2006, and that Applicant sent the letter attached as Exhibit B to Forek & Endres PLLC on September 16, 2014. As to the remaining allegations of Paragraph 9 of the Opposition, Applicant denies each and every, all and singular, the remaining allegations of said Paragraph 9 of the Opposition. Applicant states that it has continuously sold goods in the United States bearing the trademark TESTARDI since as early as 2003. Applicant further states that Applicant has evidence of its aforementioned continuous use of the "TESTARDI" mark, which includes sales records.

10. Answering Paragraph 10 of the Opposition, Applicant denies each and every, all and singular, the allegations of said Paragraph 10 of the Opposition. Applicant

states that Applicant was selling goods bearing the “TESTARDI” mark in commerce in the United States in 2013.

11. Answering Paragraph 11 of the Opposition, Applicant admits that Applicant’s Application was published for opposition on May 27, 2014. As to the remainder of the allegations contained in Paragraph 11 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the remaining allegations of said Paragraph 11 of the Opposition.

COUNT I - LIKELIHOOD OF CONFUSION

12. Answering Paragraph 12 of the Opposition, Applicant denies each and every, all and singular, the allegations of said Paragraph 12 of the Opposition.

13. Answering Paragraph 13 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the allegations of said Paragraph 13 of the Opposition.

14. Answering Paragraph 14 of the Opposition, Applicant has insufficient information and belief to admit or deny the allegations contained therein and basing its denial on that ground, denies each and every, all and singular, the allegations of said Paragraph 14 of the Opposition.

15. Answering Paragraph 15 of the Opposition, Applicant denies each and every, all and singular, the allegations of said Paragraph 15 of the Opposition.

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16. Answering Paragraph 16 of the Opposition, Applicant denies each and every, all and singular, the allegations of said Paragraph 16 of the Opposition.

COUNT II - NON-USE IN SECTION 1(a) APPLICATION

17. Answering Paragraph 17 of the Opposition, Applicant admits each and every, all and singular, the allegations of said Paragraph 17 of the Opposition.

18. Answering Paragraph 18 of the Opposition, Applicant denies each and every, all and singular, the allegations of said Paragraph 18 of the Opposition. Applicant states that it has continuously sold goods in the United States bearing the trademark TESTARDI since as early as 2003, including, without limitation, in the year 2013.

19. Answering Paragraph 19 of the Opposition, Applicant denies each and every, all and singular, the allegations of said Paragraph 19 of the Opposition.

20. Answering Paragraph 20 of the Opposition, Applicant denies each and every, all and singular, the allegations of said Paragraph 20 of the Opposition.

AFFIRMATIVE DEFENSES

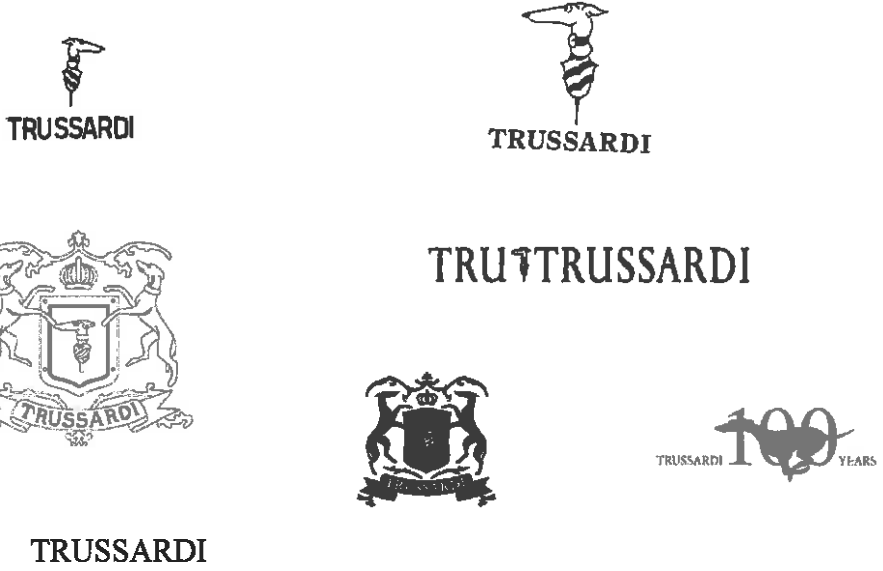
FIRST AFFIRMATIVE DEFENSE

21. As a first, separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant states that its TESTARDI mark and Opposer's TRUSSARDI mark have different sights, sounds and meanings as encountered in commerce. Applicant's TESTARDI mark is spelled differently and it is pronounced differently than Opposer's TRUSSARDI mark. Applicant's TESTARDI mark means

“stubborn” in English. Applicant is informed and believes, and based thereon alleges that Opposer’s TRUSSARDI mark originates from the family name of Dante Trussardi, the founder of Opposer, Trussardi S.p.A., and there is no translation of the word Trussardi into English. Therefore, Opposer’s TRUSSARDI mark carries a completely different meaning than Applicant’s TESTARDI mark.

SECOND AFFIRMATIVE DEFENSE

22. As a second, separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant states that the marks in controversy show, when compared in their entirety, that Applicant’s mark and Opposer’s mark are not confusingly similar. Applicant states that Applicant’s total mark is TESTARDI and Opposer has unfairly dissected the Applicant’s mark. Applicant alleges that Applicant’s mark and Opposer’s composite marks must be compared by looking at them in their entireties, although their weak and common elements may be given less weight. Opposer’s marks are:



The Applicant's mark and Opposer's marks have the suffix "-ARDI" in common. However, this commonality of the "-ARDI" suffix is not sufficient to make the marks confusingly similar. Applicant is informed and believes and based thereon alleges that there is a substantial number of trademarks used in connection with clothing that contain the "-ARDI" suffix, which marks have been and presently are used in commerce in the United States by third parties as evidenced by their federal registrations for products in International Class 025. By way of example, these third party trademarks include, without limitation, the following marks: "MISSARDI" Reg. No. 4,299,802; "RICCARDI" Reg. No. 1,547,869; "BERARDI" Reg. No. 3,492,808; "PARDI" Reg. No. 3,863,670; "IAN VELARDI" Reg. No. 4,075,033; "GUIDO LOMBARDI" Reg. No. 3,954,823; "ALESSANDRO GHERARDI" Reg. No. 3,071,233; and "NR\RAPISARDI" Reg. No. 4,549,741. A true and correct copy of a printout from the Trademark Electronic Search System of the United States Patent and Trademark Office evidencing each of the above referenced registrations is attached hereto as Exhibit 1 and incorporated by reference.

Therefore, Opposer's marks are totally different in overall visual impression and meaning from the Applicant's mark for TESTARDI. The design elements incorporated into Opposer's marks further supports the dissimilarities between Applicant's mark and Opposer's marks.

THIRD AFFIRMATIVE DEFENSE

23. As a third, separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant alleges that there is no likelihood of confusion, mistake, or deception between Applicant's TESTARDI mark and Opposer's TRUSSARDI marks. Applicant's TESTARDI mark and Opposer's TRUSSARDI mark

are dissimilar. Further, Applicant is informed and believes and based thereon alleges that Applicant's goods sold under the TESTARDI mark target a different group of customers, and are offered for sale at a different price range than Opposers's goods sold under the TRUSSARDI mark. Furthermore, Applicant is informed and believes and based thereon alleges that the marketing and sales channels used by Applicant for Applicant's goods sold under the TESTARDI mark are vastly different from those employed by Opposer in connection with Opposer's goods sold under the TRUSSARDI mark. Applicant was completely unaware of Opposer's TRUSSARDI mark until June, 2014, when Applicant was first contacted by counsel for Opposer. In fact, Applicant's mark and Opposer's mark peacefully coexisted in commerce in the United States since at least 2003, and Applicant is informed and believes, and based thereon alleges that there were no actual instances of confusion during the twelve year period the two marks were both present in commerce in the United States.

FOURTH AFFIRMATIVE DEFENSE

24. As a fourth, separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant states that it has continuously been selling goods in the United States bearing the TESTARDI mark since at least as early as 2003. Applicant states that has never abandoned the TESTARDI mark as its in commerce use of the TESTARDI mark has been continuous despite the fact that its prior federal registration for the TESTARDI mark lapsed and was cancelled in 2012.

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FIFTH AFFIRMATIVE DEFENSE

25. As a fifth separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant alleges that the Opposition and each and every paragraph stated therein fails to state a claim against the Applicant.

SIXTH AFFIRMATIVE DEFENSE

26. As a sixth separate and distinct affirmative defense to the Opposition and each claim stated therein, Applicant alleges that the Opposer sustained no damage, injury or prejudice as a result of Applicant's trademark application for TESTARDI.

WHEREFORE, Applicant requests that the Opposition to Trademark Application Serial No. 86/143,849 be denied and that Opposer take nothing by way of its Opposition.

If there is any charge required for the filing of this Answer to Notice of Opposition, the Commissioner of Patents and Trademarks is hereby authorized to charge my Deposit Account No. 18-2222 for the appropriate fee.

Please send all correspondence concerning this Opposition to Thomas I. Rozsa, at the address listed below.

Date: November 3, 2014

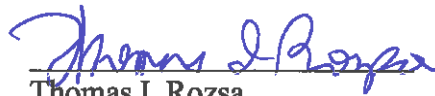
Respectfully submitted,



Thomas I. Rozsa
ROZSA LAW GROUP LC
Registration No. 29,210
Attorney for Applicant
Klotho, Inc.
18757 Burbank Boulevard, Suite 220
Tarzana, California 91356-3346
Telephone: (818) 783-0990
Telecopier: (818) 783-0992

CERTIFICATE OF ELECTRONIC FILING

I hereby certify that the ANSWER TO NOTICE OF OPPOSITION,
CERTIFICATE OF ELECTRONIC FILING and CERTIFICATE OF SERVICE are being
filed electronically with the Trademark Trial and Appeal Board on November 3, 2014.



Thomas I. Rozsa
Registration No. 29,210
Attorney For Applicant

In Re Opposition No. 91218499

CERTIFICATE OF SERVICE

I hereby certify that a copy of the document entitled ANSWER TO NOTICE OF OPPOSITION was sent on November 3, 2014 via first class mail, postage prepaid, to the attorneys for the Opposers at the following address:

Kenneth F. Florek
Florek & Endres PLLC
1156 Avenue of the Americas
New York, New York 10036

Dated: November 3, 2014



Thomas I. Rozsa
Registration No. 29,210

In Re Opposition No. 91218499

EXHIBIT 1



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Word Mark MISSARDI
Translations The wording "MISSARDI" has no meaning in a foreign language.
Goods and Services IC 003. US 001 004 006 050 051 052. G & S: perfumes
 IC 018. US 001 002 003 022 041. G & S: Goods made of leather and imitation of leather, namely, Leather and imitation leather bags, Leather and imitation leather sport bags and general purpose trolley bags, Leather bags and wallets, Leather bags for merchandise packaging envelopes, pouches, Leather bags, suitcases and wallets, and Leather shopping bags; animal skins; trunks and traveling bags; umbrellas, parasols and walking sticks; whips, harness and saddletry
 IC 025. US 022 039. G & S: Clothing, namely, jackets, pants, dresses, gilets, coats, capes, t-shirts, shorts, and skirts; footwear and headgear, namely, hats, caps, and visors

Mark Drawing Code (3) DESIGN PLUS WORDS, LETTERS, AND/OR NUMBERS
Design Search Code 26.05.13 - Triangles, exactly two triangles; Two triangles
 26.05.21 - Triangles that are completely or partially shaded
Serial Number 79112427
Filing Date March 26, 2012
Current Basis 66A
Original Filing Basis 66A
Published for Opposition December 25, 2012
Registration Number 4299802
International Registration Number 1055937
Registration Date March 12, 2013
Owner (REGISTRANT) MISSARDI S.P.A. Société par Actions ITALY Via della Resistenza, 25 I-51035 LAMPORECCHIO (PT) ITALY
Attorney of Record John Alunit
Description of Mark Color is not claimed as a feature of the mark. The trademark consists of the word "MISSARDI" in special fancy bold lowercase characters; above and below the aforesaid wording, there are two attached triangles; the top left triangle and the bottom right triangle contain vertical lines.
Type of Mark TRADEMARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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RICCARDI

Word Mark RICCARDI
Goods and Services IC 003. US 051. G & S: PERFUME. FIRST USE: 19781004. FIRST USE IN COMMERCE: 19781004
 IC 014. US 028. G & S: JEWELRY. FIRST USE: 19781004. FIRST USE IN COMMERCE: 19781004
 IC 018. US 003. G & S: LEATHER GOODS, NAMELY, BELTS, WALLET, PERSONAL TOILETRY CASES, HANDBAGS, PORTFOLIOS, LUGGAGE AND BRIEFCASES. FIRST USE: 19781004. FIRST USE IN COMMERCE: 19781004
 IC 025. US 039. G & S: CLOTHING, NAMELY, SHIRTS, PANTS, SKIRTS, BLOUSES, DRESSES, COATS, JACKETS, BOOTS, AND SHOES. FIRST USE: 19781004. FIRST USE IN COMMERCE: 19781004
Mark Drawing Code (5) WORDS, LETTERS, AND/OR NUMBERS IN STYLIZED FORM
Serial Number 73695627
Filing Date November 16, 1987
Current Basis 1A
Original Filing Basis 1A
Published for Opposition April 25, 1989
Registration Number 1547869
Registration Date July 18, 1989
Owner (REGISTRANT) A. RICCARDI, LTD. CORPORATION MASSACHUSETTS 128 NEWBURY STREET BOSTON MASSACHUSETTS 02116
 (LAST LISTED OWNER) D-PLAY CORPORATION CORPORATION MASSACHUSETTS 116 NEWBURY STREET BOSTON MASSACHUSETTS 02116
Assignment Recorded ASSIGNMENT RECORDED
Attorney of Record MARY-ELLEN KENNEDY
Type of Mark TRADEMARK
Register PRINCIPAL-2(F)
Affidavit Text SECT 8 (6-YR). SECTION 8(10-YR) 20091030.
Renewal 1ST RENEWAL 20091030
Live/Dead Indicator LIVE

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BERARDI

Word Mark BERARDI

Goods and Services IC 018. US 001 002 003 022 041. G & S: Bags, namely, handbags, purses, all purpose carrying bags, carry-on bags, tote bags and travel bags; wallets; suitcases; trunks; cosmetic cases sold empty; document cases; umbrellas; and rucksacks

IC 025. US 022 039. G & S: dresses, skirts, trousers, coats, overcoats, hats, gloves also in leather or fur, scarves, foulards, neckerchiefs, socks, ties, shins, belts for clothing, bathing costumes, shorts, sports overalls, undershirts, brassieres, pants, petticoats, dressing gowns, night dresses, pajamas, shoes, boots, sandals, sabots, slippers, tennis shoes

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Trademark Search Facility Classification Code SHAPES-MISC Miscellaneous shaped designs

Serial Number 79034612

Filing Date November 10, 2006

Current Basis 66A

Original Filing Basis 66A

Published for Opposition June 10, 2008

Registration Number 3492808

International Registration Number 0913617

Registration Date August 26, 2008

Owner (REGISTRANT) ABSOLUTION Aktiengesellschaft in Liquidation CORPORATION LIECHTENSTEIN c/o BBT Trehand AG, Landstrasse 158 FL-9494 Schann LIECHTENSTEIN

(LAST LISTED OWNER) ANTONIO BERARDI S.R.L. UNKNOWN Viale Vittorio Veneto, 122 I-62012 CIVITANOVA MARCHE (MC) ITALY

Priority Date July 28, 2006

Prior Registrations 2783450


Type of Mark TRADEMARK

Register PRINCIPAL-2(F)

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Word Mark PARDI
Goods and Services IC 025. US 022 039. G & S: Beanies; Dresses; Hats; Hooded sweat shirts; Jackets; Pants; Shirts; Shoes; Shorts; Socks; Sweat shirts; Swimsuits; Tank tops; Thongs; Underwear. FIRST USE: 20091201. FIRST USE IN COMMERCE: 20091201
Mark Drawing Code (5) WORDS, LETTERS, AND/OR NUMBERS IN STYLIZED FORM
Trademark Search Facility Classification Code SHAPES-GEOMETRIC Geometric figures and solids including squares, rectangles, quadrilaterals and polygons
 SHAPES-MISC Miscellaneous shaped designs
Serial Number 77955236
Filing Date March 10, 2010
Current Basis 1A
Original Filing Basis 1A
Published for Opposition August 3, 2010
Registration Number 3863670
Registration Date October 19, 2010
Owner (REGISTRANT) Pardi Wear LIMITED LIABILITY COMPANY COLORADO 23550 Pleasant Park Rd. Conifer COLORADO 80433
Attorney of Record Matthew H. Swyers
Description of Mark Color is not claimed as a feature of the mark. The mark consists of Stylized cursive letters with literal element "PARDI".
Type of Mark TRADEMARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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IAN VELARDI

Word Mark IAN VELARDI

Goods and Services IC 018. US 001 002 003 022 041. G & S: Bags, namely, carryall bags, backpacks, duffel bags, briefcase type portfolios, and tote bags; Leather goods, namely, wallets, and credit cardholders; Umbrellas. FIRST USE: 20101001. FIRST USE IN COMMERCE: 20101101

IC 025. US 022 039. G & S: Clothing, namely, hats, scarves, belts, gloves, neckwear, shirts, sweaters, jackets, coats, trousers, shorts and socks; Footwear, namely, shoes and sneakers. FIRST USE: 20101001. FIRST USE IN COMMERCE: 20101101

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 85136781

Filing Date September 23, 2010

Current Basis 1A

Original Filing Basis 1B

Published for Opposition April 12, 2011

Registration Number 4075033

Registration Date December 20, 2011

Owner (REGISTRANT) IAN VELARDI, LLC LIMITED LIABILITY COMPANY NEW YORK 168 WEST 25TH STREET, SUITE 4 NEW YORK NEW YORK 10001

Assignment Recorded ASSIGNMENT RECORDED

Attorney of Record John G. Tutunjian

Type of Mark TRADEMARK

Register PRINCIPAL

Other Data The name(s), portrait(s), and/or signature(s) shown in the mark identifies "IAN VELARDI", whose consent(s) to register is made of record.

Live/Dead Indicator LIVE

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GUIDO LOMBARDI

Word Mark GUIDO LOMBARDI
Goods and Services IC 025, US 022 039. G & S: Belts; Coats; Dresses; Hats; Hosiery; Jackets; Lingerie; Pants; Scarves; Socks; Ties; Tops; Wearable garments and clothing, namely, shirts; Wraps. FIRST USE: 20090807. FIRST USE IN COMMERCE: 20090807
Standard Characters Claimed
Mark Drawing Code (4) STANDARD CHARACTER MARK
Serial Number 85122489
Filing Date September 3, 2010
Current Basis 1A
Original Filing Basis 1A
Published for Opposition February 15, 2011
Registration Number 3954823
Registration Date May 3, 2011
Owner (REGISTRANT) SICIM società in nome collettivo (snc) ITALY Via E Montale, 2 Salo (BS) ITALY 25087
Attorney of Record Mariessa Terrell
Type of Mark TRADEMARK
Register PRINCIPAL
Other Data The name(s), portrait(s), and/or signature(s) shown in the mark identifies "GUIDO LOMBARDI", whose consent(s) to register is made of record.
Live/Dead Indicator LIVE

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ALESSANDRO GHERARDI

Word Mark ALESSANDRO GHERARDI
Goods and Services IC 025. US 022 039. G & S: Shirts. FIRST USE: 20070723. FIRST USE IN COMMERCE: 20070723
Standard Characters Claimed
Mark Drawing Code (4) STANDARD CHARACTER MARK
Serial Number 85615870
Filing Date May 3, 2012
Current Basis 1A
Original Filing Basis 1A
Published for Opposition October 2, 2012
Registration Number 4261456
Registration Date December 18, 2012
Owner (REGISTRANT) Gherardi S.r.l. LIMITED LIABILITY COMPANY ITALY Via Canonico Coupers n. 11 52036 Pieve S. Sefano ITALY
Attorney of Record Michael A. Grow
Prior Registrations 3071233
Type of Mark TRADEMARK
Register PRINCIPAL
Other Data The name(s), portrait(s), and/or signature(s) shown in the mark identifies "Alessandro Gherardi", whose consent(s) to register is made of record.
Live/Dead Indicator LIVE

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TSDB | ASSIGNEE STATUS | TTAB STATUS (Use the "Back" button of the Internet Browser to return to TESS)

NR | RAPISARDI

Word Mark NR|RAPISARDI

Goods and Services IC 018. US 001 002 003 022 041. G & S: Leather and imitation leather; goods made of these materials and not included in other classes, namely, pocket wallets, coin purses, key cases of leather or imitation leather; trunks (luggage); bags, namely, purses, beach bags, chain mesh purses, traveling bags; suitcases; umbrellas; walking sticks; whips

IC 025. US 022 039. G & S: Footwear; shoes; sandals; boots; slippers; clothing, namely, trousers, jeans, shorts, skirts, jerseys (clothing), sweaters, pullovers, shirts, jackets (clothing), stuff jackets, coats, gloves, belts for clothing, hats, scarves

Mark Drawing Code (3) DESIGN PLUS WORDS, LETTERS, AND/OR NUMBERS

Design Search Code 26.17.01 - Bands, straight; Bars, straight; Lines, straight; Straight line(s), band(s) or bar(s)
 26.17.04 - Bands, vertical; Bars, vertical; Lines, vertical; Vertical line(s), band(s) or bar(s)
 26.17.08 - Band, one (geometric); Bar, one; Line, one; One line, band, bar or angle

Serial Number 79132750

Filing Date March 15, 2013

Current Basis 66A

Original Filing Basis 66A

Published for Opposition April 1, 2014

Registration Number 4549741

International Registration Number 1167021

Registration Date June 17, 2014

Owner (REGISTRANT) NR S.R.L. LIMITED LIABILITY COMPANY ITALY Viale Mazzini, 61/63 I-50132 FIRENZE ITALY

Attorney of Record L. Jeremy Craft and Andrew W. Chu

Priority Date October 25, 2012

Prior Registrations 2167227

Description of Mark Color is not claimed as a feature of the mark. The mark consists of the wording "NR RAPISARDI" in which the monogram "NR" is separated from the word "RAPISARDI" by a short vertical line.

Type of Mark TRADEMARK

Register PRINCIPAL

Live/Dead Indicator LIVE

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