PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
John T. Stites	07/08/2013
Robert Boyd	07/08/2013
David N. Franklin	07/08/2013

RECEIVING PARTY DATA

Name:	Nike USA, Inc.
Street Address:	One Bowerman Drive
City:	Beaverton
State/Country:	OREGON
Postal Code:	97005

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13852789

CORRESPONDENCE DATA

Fax Number: 3124635000

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (312) 463-5000

gbekin@bannerwitcoff.com, bwptopat@bannerwitcoff.com Email:

Correspondent Name: Sean J. Jungels

Address Line 1: 10 South Wacker Drive, Suite 3000

Address Line 2: Banner & Witcoff, Ltd. Chicago, ILLINOIS 60606 Address Line 4:

ATTORNEY DOCKET NUMBER:	007625.01849 SJJ/GB
NAME OF SUBMITTER:	Sean J. Jungels
Signature:	/Sean J. Jungels/

REEL: 031103 FRAME: 0436

PATENT

Date:	08/28/2013
Total Attachments: 3 source=NIKE-1 Assignment#page1.tif source=NIKE-1 Assignment#page2.tif source=NIKE-1 Assignment#page3.tif	

PATENT REEL: 031103 FRAME: 0437

AGREEMENTS

Confirmation/Assignment 1:

WHEREAS, We, <u>John T. Stites</u>, <u>Robert Boyd</u>, and <u>David N. Franklin</u>, citizens of the United States of America, residing at <u>Weatherford</u>, <u>Texas</u>, <u>Flower Mound</u>, <u>Texas</u>, and <u>Fort Worth</u>, <u>Texas</u>, respectively, and all inventors having a correspondence address of c/o NIKE, Inc., One Bowerman Drive, Beaverton, Oregon 97005, have invented "<u>Golf Clubs and Golf Club Heads with Adjustable Center of Gravity and Moment of Inertia Characteristics"</u>, for which an Application for a Patent of the United States was filed on <u>March 28, 2013</u>, and assigned serial number <u>13/852,789</u> (the "Patent Application"); and

WHEREAS, NIKE USA, Inc., a corporation of the State of Oregon, having a place of business at One Bowerman Drive, Beaverton, Oregon 97005 (hereinafter "NIKE USA"), is desirous of confirming that it has already been assigned, or, if not already assigned, is desirous of acquiring the entire worldwide legal and beneficial right, title and interest in and to the aforesaid invention, in and to the Patent Application, and in and to any Patents, Design Registrations, Industrial Models, Industrial Designs, Petty Patents, Utility Models, Copyrights and legal equivalents thereof anywhere in the world which may be granted for said invention, including the right to claim priority of the Patent Application.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, we, the aforesaid John T. Stites, Robert Boyd, and David N. Franklin, by these presents do confirm that we did (under the law of the jurisdiction(s) where the invention was conceived, reduced to practice and made under an agreement with NIKE USA) sell, assign and transfer or, if not already done so, do sell, assign and transfer unto NIKE USA, its successors, legal representatives and assigns, the full, exclusive and worldwide right, title, and interest in and to said invention as described in said Patent Application, in and to the aforesaid Patent Application and in and to any Patents, Design Registrations, Industrial Models, Industrial Designs, Petty Patents, Utility Models, Copyrights and legal equivalents thereof anywhere in the world which may be granted for said invention and in and to any and all divisions, reissues, continuations, extensions and renewals thereof, including the right to claim priority of the Patent Application;

AND WE HEREBY agree that NIKE USA, its successors or assigns, may apply for and receive Patents, Design Registrations, Industrial Models, Industrial Designs, Petty Patents, Utility Models, Copyrights and legal equivalents thereof anywhere in the world for said invention in its own name, we further authorize and request the Commissioner of Patents and

Page 1

Trademarks or any other proper officer or agency of any country to record this Assignment and issue all said Patents, Design Registrations, Industrial Models, Industrial Designs, Petty Patents, Utility Models, Copyrights, and legal equivalents thereof to said NIKE USA, its successors or assigns;

AND WE HEREBY warrant and covenant that we either had or do have the full right to convey the entire interest herein assigned at the time of the sale, assignment and transfer;

AND WE HEREBY warrant and covenant that we have not executed and will not execute any instrument or assignment in conflict herewith;

AND WE HEREBY agree to communicate to NIKE USA, its successors, assigns, or representatives, any facts known to us respecting said invention, to execute all divisional, continuation, renewal, reissue and foreign applications, sign all lawful documents and make all rightful oaths and declarations relating to said invention, sign all lawful documents which NIKE USA, its successors or assigns shall consider desirable for aiding in securing and maintaining proper protection for said invention and for vesting title in said invention and to testify in any judicial or administrative proceeding and generally do everything possible to aid NIKE USA, its successors or assigns, to obtain and enforce said Patents, Design Registrations, Industrial Models, Industrial Designs, Petty Patents, Utility Models, Copyrights and legal equivalents thereof worldwide when requested so to do by NIKE USA, or any successors or assigns of NIKE USA.

in the same of the

Page 2

007625.01849

The terms and conditions of this Assignment are accepted by the Assignee, NIKE USA,

Inc.

I hereunto set my hand this 24 day of July

, 2013.

NIKE USA, Inc.

Bv:

James A. Niegowski

Attorney in Fact/