

MADRID AGREEMENT AND PROTOCOL
PROVISIONAL REFUSAL OF PROTECTION

Rule 17(1)

I. Office making the notification:

FEDERAL SERVICE FOR INTELLECTUAL PROPERTY (ROSPATENT)
30-1, Berezhkovskaya nab., 125993, Moscow, G-59, GSP-3, Russian Federation
Fax: +7 (495) 531-63-53 / phone: +7 (499) 240-60-15

II. Number of the international registration: **1406563**

III. Name of the holder:

LANDTOURER AUTOMOBILE CO., LTD

IV. Reproduction of the mark:



V. Provisional refusal based on an ex officio examination

VI. **TOTAL** provisional refusal concerning **ALL** the goods and/or services

VII. Grounds for refusal

Relative grounds

Earlier conflicting rights have been found, e.g. identical or confusingly similar mark and/or application and/or appellation of origin and/or industrial design:

Information relating to an earlier national mark: Registration number 279021; Registration date 24.11.2004; Filing number 2003722596; Filing date 18.11.2003; Name and address of the owner Ferrari S.p.A. Via Emilia Est 1163, 41100 Modena (Italy).

Information relating to an earlier national mark: Registration number 275853; Registration date 29.09.2004; Filing number 2003722594; Filing date 18.11.2003; Name and address of the owner Ferrari S.p.A. Via Emilia Est 1163, 41100 Modena (Italy).

Information relating to an earlier national mark: Registration number 278017;

Registration date 10.11.2004; Filing number 2003722597; Filing date 18.11.2003; Name and address of the owner Ferrari S.p.A. Via Emilia Est 1163, 41100 Modena (Italy).

Information relating to an earlier international mark: International registration number (№) 649112; Date of registration the international registration 29.12.1995; Date relating to priority under the Paris Convention 29.11.1995; Basic application/basic registration TO 95 C003612, 29.11.1995; 666.132, 29.12.1995; Name and address of the owner FERRARI S.P.A. Via Emilia Est, 1163I-41100 MODENA (Italy).

Information relating to an earlier international mark: International registration number (№) 486294; Date of registration the international registration 23.03.1984; Basic application/basic registration 26 055 C/83, 08.04.1983; 26 103 C/83, 19.07.1983; 26 121 C/83, 08.09.1983; 336 648, 23.03.1984; 336 649, 23.03.1984; 336 650, 23.03.1984; Name and address of the owner FERRARI S.P.A. Via Emilia Est, 1163I-41100 MODENA (Italy).

Information relating to an earlier international mark: International registration number (№) 916080; Date of registration the international registration 08.01.2007; Date relating to priority under the Paris Convention 13.11.2006; Basic application/basic registration 1032281, 08.01.2007; Name and address of the owner FCA GROUP MARKETING S.P.A. Via Nizza, 250I-10126 TORINO (Italy).

Information relating to an earlier international mark: International registration number (№) 937877; Date of registration the international registration 13.07.2007; Date relating to priority under the Paris Convention 12.06.2007; Basic application/basic registration 1056067, 13.07.2007; Name and address of the owner FCA GROUP MARKETING S.P.A. Via Nizza, 250I-10126 TORINO (Italy).

VIII. Corresponding essential provisions of the applicable law [(see text under XII and Annex 1)]:

1483 (6)(2);

IX. Information relating to subsequent procedure:

(i) TIME LIMIT for submitting your response and requesting review: **SIX (6) MONTHS** from the date of the notification of provisional refusal indicated under X. Please note that the extension of the time period established for response is NOT permitted.

(ii) Authority to which such request for review or appeal should be made: **Federal Service for Intellectual Property (ROSPATENT)**

(iii) Indications concerning the appointment of a representative:

Under Article 1247 of Part IV of the Civil Code of the Russian Federation “citizens permanently residing out of the territory of the Russian Federation and foreign legal entities shall exercise proceedings with the federal executive authority for the intellectual property through **patent attorneys**, registered by this federal authority, unless otherwise provided for by an international treaty of the Russian Federation”.

Information Search for Russian Patent Attorneys: http://www.fips.ru/sitedocs/patpov_en.htm

X. Date of the notification of provisional refusal: **21/12/2018**

XI. Signature of the Office making the notification:



Kiseleva Elvira

XII. Corresponding essential provisions of the applicable law:

Civil Code of the Russian Federation (as amended up to Federal Law No. 35-FZ of March 12, 2014)

(for excerpts see Annex 1)

Annex 1

**Civil code of the Russian Federation
(excerpts)**

Article 1477. The Trademark and the Service Mark

1. An exclusive right certified by a trademark certificate (Article 1481) is recognized for the trademark, i.e. a designation serving for individualizing goods of legal entities or individual entrepreneurs.
2. The rules of the present Code concerning trademarks are applicable to service marks, i.e. to designations serving for individualizing the works or services performed/provided by legal entities or individual entrepreneurs respectively.

Article 1479. The Effect of Exclusive Right to a Trademark on the Territory of the Russian Federation

An exclusive right to a trademark registered by the federal executive governmental body charged with intellectual property matters is effective on the territory of the Russian Federation as well as in the other cases envisaged by an international treaty of the Russian Federation.

Article 1482. The Types of Trademarks

1. Word, image, 3-dimensional and other designations or combinations thereof may be registered as trademarks.
2. A trademark may be registered in any color or in any color-combination.

Article 1483. Grounds for Refusing State Registration to a Trademark

1. No trademark state registration shall be granted to designations not having a distinguishing capability or composed only of elements:
 - 1) that have come into general usage as designations for goods of a certain kind;
 - 2) being generally-accepted symbols and terms;
 - 3) that characterizes goods, for instance indicating their kind, quality, quantity, properties, intended purpose, value, and the time, place and method of their manufacture or sale;
 - 4) representing a form of goods that is defined exclusively or mainly by the properties or intended purpose of the goods.

The said elements may be included in a trademark as non-protected elements, unless they dominate therein.

- 1.1. The provisions of paragraph 1 of this article are not applicable to designations which:
 - 1) have acquired a distinctive capability as the result of the use thereof;
 - 2) consist only of the elements referred to in subparagraphs 1 - 4 of paragraph 1 of this article and forming a combination that has the distinctive capability.
2. No trademark state registration shall be granted to designations that are related to objects that are not subject of legal protection in accordance with Article 1231.1 of the present Code, or that are confusingly similar to them.
3. No trademark state registration shall be granted to designations which are or comprise

elements:

1) which are false or capable of misleading the consumer concerning goods or the manufacturer of goods;

2) which conflict with the public interest and with humanity and moral principles.

4. No trademark state registration shall be granted to designations identical or similar to the extent of confusion with the official names and images of especially-precious objects of cultural heritage of the peoples of the Russian Federation or objects of world cultural or natural heritage, and also with images of cultural valuables preserved in collections, collected items and stocks if registration is sought in the names of persons not being owners without the consent of the owners or persons authorized by the owners for these designations to be registered as trademarks.

5. In accordance with an international treaty of the Russian Federation, no trademark state registration shall be granted to designations which are or which comprise elements protected in a member state of that international treaty as designations allowing identification of wines or alcoholic beverages as originating from its territory (produced within the borders of a geographical object of that state) and having a special quality, reputation or other characteristics predominantly defined by the origin thereof, if the trademark is intended for designating wines or alcoholic beverages not originating from the territory of the given geographical object.

6. No trademark registration shall be granted to designations identical or confusingly similar with:

1) other persons' trademarks, which were applied for registration (article 1492) with respect to similar goods and having an earlier priority, if the application for state registration of the said trademark has not been withdrawn, deemed withdrawn or no decision has been taken with respect to the refusal in its state registration;

2) other persons' trademarks protected in the Russian Federation, including under an international treaty of the Russian Federation for similar goods and having an earlier priority;

3) other persons' trademarks that have been recognized in the procedure established by the present Code as well-known trademarks in the Russian Federation, in respect of similar goods from earlier date than the priority of the claimed designation.

The registration of a designation as trademark for similar goods confusingly similar to any of the trademarks indicated in sub-points 1 and 2 of the present point is allowed with the consent of the right holder provided that such a registration shall not cause confusion to a consumer. The consent can not be withdrawn by the right holder.

The provisions provided by the fifth paragraph of this point shall not apply in respect of designations confusingly similar to collective marks.

7. No trademark registration shall be granted to designations identical or confusingly similar to an appellation of origin of goods, protected in accordance with the present Code, as well as to a designations, that were applied for registration as such until the priority date of the trademark, except for the case when such an appellation or a designation confusingly similar to it is included as a non-protected element into a trademark registered in the name of a person having the exclusive right for such an appellation, if the registration of the trademark is carried out with respect to the same goods for the individualization of which the appellation of origin is registered.

8. No trademark registration shall be granted for similar goods to designations identical or confusingly similar to a company name or a commercial name (specific elements of such names) protected in the Russian Federation or with the name of a selection invention registered in the State Register of Protected selection inventions to which rights has emerged owned by other persons in the Russian Federation prior to the priority date of the trademark being registered.

9. No trademark registration shall be granted to designations identical to:

1) the title/name of a scientific, literary or artistic work, a character or quotation from such work, known in the Russian Federation as of the date of filing of the trademark state registration application (Article 1492) or to an artistic work or a fragment thereof without the consent of the right holder, if rights to the relevant work emerged prior to the priority date of the trademark being registered;

2) the name (article 19), pseudonym (paragraph 1 of article 1265 and subparagraph 3 of

paragraph 1 of article 1315) or designations that are derived from them, a portrait or a facsimile of a person known in the Russian Federation on the date of filing of the application, without the consent of that person or his successor;

3) an industrial design, mark of compliance, in respect of which rights has emerged prior to the priority date of the trademark being registered.

The provisions of this paragraph shall also apply in respect of designations confusingly similar to the objects indicated therein.

10. No trademark registration shall be granted in respect of similar goods to designations, elements of which are protected in accordance with present Code, means of individualization of other persons protected, confusingly similar to them, as well as objects referred to in paragraph 9 of this article. The state registration as trademarks of designations is allowed with the appropriate consent under paragraph 6 and subparagraphs 1 and 2 of paragraph 9 of this article.

11. On the grounds provided by present article, no legal protection shall be granted to trademarks registered in accordance with the international treaties of the Russian Federation.

Article 1492 (3). The Trademark Application

3. The trademark application shall comprise the following:

- 1) an application for the state registration of a designation as a trademark with reference to the applicant, his/its place of residence/whereabouts;
- 2) the designation being declared;
- 3) a list of the goods for which the trademark state registration is sought and which are classified under the classes of the International Classification of Goods and Services for Marks Registration;
- 4) a description of the designation being declared.

Article 1496. The Consequences of Coincidence of the Priority Dates of Trademarks

1. If applications were filed by different applicants for identical trademarks in respect of fully coinciding or partially coinciding lists of goods, and these applications have one and the same priority date the trademark so declared for the goods of which lists coincide may be registered only in the name of one of the applicants to be chosen by agreement between them.

2. If applications for identical trademarks for fully or partially coinciding lists of goods have been filed by one and the same applicant, and these applications have one and the same priority date, the trademark for the goods for which the said lists are coincident may be registered only under one of the applications to be chosen by the applicant.

3. If applications for identical trademarks have been filed by different applicants (Item 1 of the present article), then within six months after the receipt of a relevant notice from the federal executive governmental body charged with intellectual property matters they shall notify that federal body of the agreement they have reached in choosing the specific application whereby the state registration will be sought for the trademark. During the same term the applicant that has filed applications for identical trademarks shall notify of his/its choice made (Item 2 of the present article).

Unless during the established term the federal executive governmental body charged with intellectual property matters receives the said notice or a petition for extension of the established term, the trademark applications shall be deemed withdrawn on the basis of a decision of that federal body.

Article 1497 (3). The Expert Examination of a Trademark Application and the Making of Amendments to Application Documents

3. A change in the details of the applicant is a trademark application, for instance in the event of assignment or transfer of the right of registering the trademark or due to a change in the name of the applicant, and also the correction of obvious and technical errors in application documents may be made until the state registration of the trademark (Article 1503).

Article 1511. The State Registration of a Collective Mark

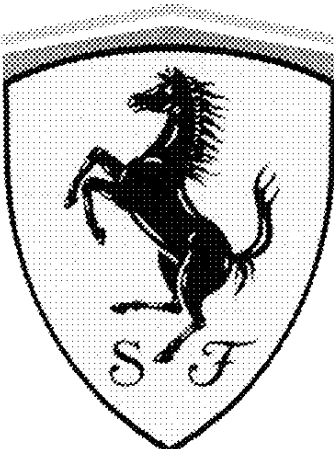
1. The application for registration of a collective mark (collective mark application) filed with

the federal executive governmental body charged with intellectual property matters shall be accompanied by a charter of the collective mark comprising the following:

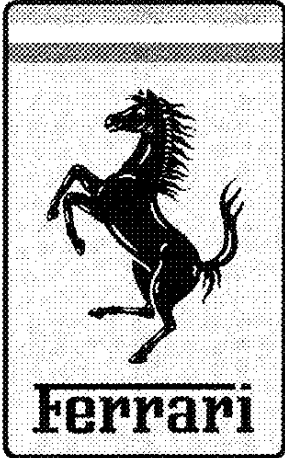
- 1) the name of the association authorized to register the collective mark in its name (right holder);
 - 2) a list of the persons entitled to use the collective mark;
 - 3) the purpose of registration of the collective mark;
 - 4) a list of the uniform characteristics of quality of, or other common characteristics of the goods which are going to be designated by the collective mark;
 - 5) terms for using the collective mark;
 - 6) provisions on the procedure for monitoring the use of the collective mark;
 - 7) provisions on liability for a breach of the charter of the collective mark.
2. In addition to the details required by Articles 1503 and 1504 of the present Code the following shall be entered into the State Register of Trademarks and a certificate of a collective mark: information on the persons entitled to use the collective mark. This information and also an abstract from the charter of the collective mark on the uniform characteristics of the quality, and the common characteristics, of the goods for which this mark is registered shall be published by the federal executive governmental body charged with intellectual property matters in the gazette. The right holder shall notify the federal executive governmental body charged with intellectual property matters of the amendments made to the charter of a collective mark.
3. If a collective mark is used on goods not having uniform quality characteristics or other common characteristics the legal protection of the collective mark may be terminated before due date in full or in part under a court decision adopted at the application of any person concerned.
4. A collective mark and a collective mark application may be transformed into a trademark and a trademark application respectively and vice versa. The procedure for such transformation shall be established by the federal executive governmental body charged with normative legal regulation in the area of intellectual property.

Corresponding essential provisions of the applicable law

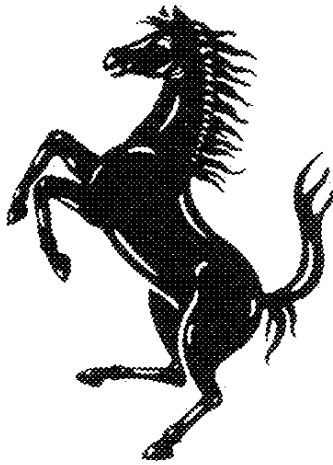
**Регистрация товарного знака (знака обслуживания)
в Российской Федерации**

(111) Номер государственной регистрации	279021
Воспроизведение товарного знака	
	
(151) Дата государственной регистрации	24.11.2004
(210) Номер заявки на государственную регистрацию	2003722596
(220) Дата подачи заявки на государственную регистрацию	18.11.2003
(181) Дата истечения срока действия исключительного права на товарный знак	18.11.2023
Сведения о заявителе	
Наименование или ФИО:	Феррари С.п.А.
Адрес и код страны:	Виа Эмилия Эст 1163, 41100 Модена, Италия
(511) Перечень товаров и услуг, в отношении которых зарегистрирован товарный знак:	
12 - транспортные средства; аппараты, перемещающиеся по земле, воде и воздуху; в том числе наземные транспортные средства, легковые автомобили, автомобили, спортивные автомобили и автомобили типа "кабриолет" с откидывающимся верхом, автомобили с откидным верхом, структурные части, компоненты и комплектующие детали, принадлежности для них, двигатели, трансмиссии, коробки передач, подвеска, тормоза, кузова для легковых автомобилей, мотоциклы, велосипеды и детали, принадлежности для них.	
Код страны публикации:	RU

**Регистрация товарного знака (знака обслуживания)
в Российской Федерации**

(111) Номер государственной регистрации	275853
Воспроизведение товарного знака	
	
(151) Дата государственной регистрации	29.09.2004
(210) Номер заявки на государственную регистрацию	2003722594
(220) Дата подачи заявки на государственную регистрацию	18.11.2003
(181) Дата истечения срока действия исключительного права на товарный знак	18.11.2023
Сведения о заявителе	
Наименование или ФИО:	Феррари С.п.А.
Адрес и код страны:	Виа Эмилия Эст 1163, 41100 Модена, Италия
(511) Перечень товаров и услуг, в отношении которых зарегистрирован товарный знак:	
12 - спортивные автомобили и автомобили типа кабриолет с откидывающимся верхом, автомобили с откидным верхом.	
Код страны публикации:	RU

**Регистрация товарного знака (знака обслуживания)
в Российской Федерации**

(111) Номер государственной регистрации	278017
Воспроизведение товарного знака	
	
(151) Дата государственной регистрации	10.11.2004
(210) Номер заявки на государственную регистрацию	2003722597
(220) Дата подачи заявки на государственную регистрацию	18.11.2003
(181) Дата истечения срока действия исключительного права на товарный знак	18.11.2023
Сведения о заявителе	
Наименование или ФИО:	Феррари С.п.А.
Адрес и код страны:	Виа Эмилия Эст 1163, 41100 Модена, Италия
(511) Перечень товаров и услуг, в отношении которых зарегистрирован товарный знак:	
12 - транспортные средства; аппараты, перемещающиеся по земле, воде и воздуху; в том числе наземные транспортные средства, легковые автомобили, автомобили, спортивные автомобили и автомобили типа "кабриолет" с откидывающимся верхом, автомобили с откидным верхом, структурные части, компоненты и комплектующие детали, принадлежности для них, двигатели, трансмиссии, коробки передач, подвеска, тормоза, кузова для легковых автомобилей, мотоциклы, велосипеды и детали, принадлежности для них.	
Код страны публикации:	RU

649112*Date de l'enregistrement: 29.12.1995**Date prévue de l'expiration de l'enregistrement/du renouvellement: 29.12.2025*

FERRARI S.P.A.
Via Emilia Est, 1163 I-41100 MODENA (IT)

**Ferrari***Classification de Nice:*

Cl. 01: "Produits chimiques destinés à l'industrie, aux sciences, à la photographie, ainsi qu'à l'agriculture, l'horticulture et la sylviculture; résines artificielles à l'état brut, matières plastiques à l'état brut; engrais pour les terres; compositions extinctrices; préparations pour la trempe et la soudure des métaux; produits chimiques destinés à conserver les aliments; matières tannantes; adhésifs (matières collantes) destinés à l'industrie."

Cl. 02: "Couleurs, vernis, laques; préservatifs contre la rouille et contre la détérioration du bois; matières tinctoriales; mordants; résines naturelles à l'état brut; métaux en feuilles et en poudre pour peintres, décorateurs, imprimeurs et artistes."

Cl. 03: "Préparations pour blanchir et autres substances pour lessiver; préparations pour nettoyer, polir, dégraisser et abraser; savons; parfumerie, huiles essentielles, cosmétiques, lotions pour les cheveux; dentifrices."

Cl. 04: "Huiles et graisses industrielles; lubrifiants; produits pour absorber, arroser et lier la poussière; combustibles (y compris les essences pour moteurs) et matières éclairantes; bougies, mèches."

Cl. 05: "Produits pharmaceutiques, vétérinaires et hygiéniques; substances diététiques à usage médical, aliments pour bébés; emplâtres, matériel pour pansements; matières pour plomber les dents et pour empreintes dentaires; désinfectants; produits pour la destruction des animaux nuisibles; fongicides, herbicides."

Cl. 06: "Métaux communs et leurs alliages; matériaux de construction métalliques; constructions transportables métalliques; matériaux métalliques pour les voies ferrées; câbles et fils métalliques non électriques; serrurerie et quincaillerie métalliques; tuyaux métalliques; coffres-forts; produits métalliques non compris dans d'autres classes; minerais, à l'exclusion de charnières, de coulissiers pour tiroirs et pour portes, et autres accessoires tous métalliques, utilisés dans la construction des meubles."

Cl. 07: "Machines et machines-outils; moteurs (à l'exception des moteurs pour véhicules terrestres); accouplements et organes de transmission (à l'exception de ceux pour véhicules terrestres); instruments agricoles; couveuses pour les oeufs."

Cl. 08: "Outils et instruments à main entraînés manuellement; coutellerie, fourchettes et cuillers; armes blanches; rasoirs."

Cl. 09: "Appareils et instruments scientifiques, nautiques, géodésiques, électriques, photographiques, cinématographiques, optiques, de pesage, de mesure, de signalisation, de contrôle (inspection), de secours (sauvetage) et d'enseignement; appareils pour l'enregistrement, la transmission, la reproduction du son ou des images; supports d'enregistrement magnétiques, disques acoustiques; distributeurs automatiques et mécanismes pour appareils à prépaiement; caisses enregistreuses, machines à calculer, équipement pour le traitement de l'information et les ordinateurs; extincteurs; programmes d'ordinateurs enregistrés."

Cl. 10: "Appareils et instruments chirurgicaux, médicaux, dentaires et vétérinaires, membres, yeux et dents artificiels; articles orthopédiques; matériel de suture."

Cl. 11: "Appareils d'éclairage, de chauffage, de production de vapeur, de cuisson, de réfrigération, de séchage, de ventilation, de distribution d'eau et installations sanitaires."

Cl. 12: "Véhicules; appareils de locomotion par terre, par air ou par eau."

Cl. 13: "Armes à feu; munitions et projectiles; explosifs; feux d'artifice."

Cl. 14: "Métaux précieux et leurs alliages et produits en ces matières ou en plaqué non compris dans d'autres classes; joaillerie, bijouterie, pierres précieuses; horlogerie et instruments chronométriques."

Cl. 15: "Instruments de musique."

Cl. 16: "Papier, carton et produits en ces matières, non compris dans d'autres classes; produits de l'imprimerie; articles pour reliures; photographies; papeterie; adhésifs (matières collantes) pour la papeterie ou le ménage; matériel pour les artistes; pinceaux; machines à écrire et articles de bureau (à l'exception des meubles); matériel d'instruction ou d'enseignement (à l'exception des appareils); matières plastiques pour l'emballage (non comprises dans d'autres classes); cartes à jouer; caractères d'imprimerie; clichés."

Cl. 17: "Caoutchouc, gutta-percha, gomme, amiante, mica et produits en ces matières non compris dans d'autres classes; produits en matières plastiques mi-ouvrées; matières à calfeutrer, à étouper et à isoler; tuyaux flexibles non métalliques."

Cl. 18: "Cuir et imitations du cuir, produits en ces matières non compris dans d'autres classes; peaux d'animaux; malles et valises; parapluies, parasols et cannes; fouets et sellerie."

Cl. 19: "Matériaux de construction non métalliques; tuyaux rigides non métalliques pour la construction; asphalte, poix et bitume; constructions transportables non métalliques; monuments non métalliques."

Cl. 20: "Meubles, glaces (miroirs), cadres; produits, non compris dans d'autres classes, en bois, liège, roseau, jonc, osier, corne, os, ivoire, baleine, écaille, ambre, nacre, écume de mer, succédanés de toutes ces matières ou en matières plastiques à l'exclusion de charnières pour tiroirs et pour portes, et autres accessoires tous non métalliques, utilisés dans la construction des meubles."

Cl. 21: "Ustensiles et récipients pour le ménage ou la cuisine (ni en métaux précieux, ni en plaqué); peignes et éponges; brosses (à l'exception des pinceaux); matériaux pour la brosserie; matériel de nettoyage; paille de fer; verre brut ou mi-ouvré (à l'exception du verre de construction); verrerie, porcelaine et faïence non comprises dans d'autres classes."

Cl. 22: "Cordes, ficelles, filets, tentes, bâches, voiles, sacs (non compris dans d'autres classes); matières de rembourrage (à l'exception du caoutchouc ou des matières plastiques); matières textiles fibreuses brutes."

Cl. 23: "Fils à usage textile."

Cl. 24: "Tissus et produits textiles non compris dans d'autres classes; couvertures de lit et de table."

Cl. 25: "Vêtements, chaussures, chapellerie."

Cl. 26: "Dentelles et broderies, rubans et lacets; boutons, crochets et oeillets, épingle et aiguilles; fleurs artificielles."

Cl. 27: "Tapis, paillassons, nattes, linoléum et autres revêtements de sols; tentures

murales non en matières textiles."

Cl. 28: "Jeux, jouets; modèles réduits pour le jeu ou pour les collections, reproduisant des automobiles ou autres véhicules; articles de gymnastique et de sport non compris dans d'autres classes, raquettes de tennis; balles de tennis, décorations pour arbres de Noël."

Cl. 29: "Viande, poisson, volaille et gibier; extraits de viande; fruits et légumes conservés, séchés et cuits; gelées, confitures, compotes; oeufs, lait et produits laitiers; huiles et graisses comestibles."

Cl. 30: "Café, thé, cacao, sucre, riz, tapioca, sagou, succédanés du café; farines et préparations faites de céréales, pain, pâtisserie et confiserie, glaces comestibles; miel, sirop de mélasse; levure, poudre pour faire lever; sel, moutarde; vinaigre, sauces (condiments); épices; glace à rafraîchir."

Cl. 31: "Produits agricoles, horticoles, forestiers et graines, non compris dans d'autres classes; animaux vivants; fruits et légumes frais; semences, plantes et fleurs naturelles; aliments pour les animaux, malt."

Cl. 34: "Tabac; articles pour fumeurs; allumettes."

Cl. 35: "Publicité et affaires."

Cl. 36: "Assurances et finances."

Cl. 37: "Constructions et réparations."

Cl. 38: "Communications."

Cl. 39: "Transport et entreposage."

Cl. 40: "Traitement de matériaux."

Cl. 41: "Organisation d'exhibitions, à savoir courses automobiles pour des buts sportifs; amusements, à savoir courses automobiles."

Cl. 42: "Consultations techniques en matière de conception et de projets d'appareils de locomotion par terre, par air ou par eau."

Demande de base: WO, 29.11.1995, TO 95 C003612

Enregistrement de base: WO, 29.12.1995, 666.132

Données relatives à la priorité selon la Convention de Paris et autres données relatives à l'enregistrement de la marque dans le pays d'origine: TO 95 c003612, 29.11.1995, IT

486294*Date de l'enregistrement: 23.03.1984**Date prévue de l'expiration de l'enregistrement/du renouvellement: 23.03.2024*

FERRARI S.P.A.
Via Emilia Est, 1163 I-41100 MODENA (IT)

**Ferrari***Classification de Nice:*

Cl. 06: "Porte-clefs; boîtes à pilules en métal."

Cl. 08: "Ouvre-caissettes à cigares."

Cl. 09: "Lunettes; lunettes de soleil; lunettes anti-éblouissantes, lunettes protectrices ou de sûreté, pince-nez; étuis à lunettes; montures de lunettes; verres de lunettes."

Cl. 12: "Véhicules; appareils de locomotion par terre, par air ou par eau, notamment automobiles et leurs parties."

Cl. 14: "Montres, montres-bracelets, montres-pendentifs; montres de poche, horloges de table, horloges murales, réveille-matin, montres à sonnerie; chronomètres; étuis pour l'horlogerie en métaux précieux; joaillerie; parures à usage personnel, en métaux précieux et en pierres précieuses naturelles et artificielles; porte-plume en métaux précieux et leurs accessoires; porte-monnaie en métaux précieux; bourses de mailles en métaux précieux; cendriers en métaux précieux; ouvre-bouteilles et tire-bouchons en métaux précieux; boîtes à pilules en métaux précieux; cadres d'images en métaux précieux; coupe-cigares en métaux précieux; porte-cigares, porte-cigarettes, tabatières en métaux précieux; étuis en métaux précieux; fume-cigare et fume-cigarette en métaux précieux."

Cl. 16: "Plumes à écrire; stylographes; stylos à bille, crayons-feutre, nécessaires pour écrire; porte-plume, non en métaux précieux et leurs accessoires; coupe-papier de bureau; chemises pour documents; porte-photographies; albums de toutes sortes; cartons à chapeaux."

Cl. 18: "Bourses, sacs à main, sacs de voyage; malles; portefeuilles; porte-monnaie, porte-documents; porte-passeports, porte-cartes, porte-photographies, tous ces produits en peau ou cuir; étuis et boîtes en peau ou cuir, aussi de voyage; parapluies; autres articles de maroquinerie; étuis pour clefs en peau; articles en peau artificielle ou autres matériaux imitant la peau ou le cuir."

Cl. 20: "Cadres d'images non en métaux précieux; boîtes à pilules, en bois et autres matériaux appartenant à la classe 20 et en succédanés de toutes ces matières."

Cl. 21: "Ouvre-bouteilles et tire-bouchons non en métaux précieux."

Cl. 25: "Ceintures, cravates; foulards, cache-col; châles; maillots de corps; maillots;

chemises; blouses; T-shirts; pantalons; tricots; pull-overs; chandails; anoraks; combinaisons; jupes; vêtements; pardessus."

Cl. 34: "Briquets électriques; briquets de poche et de table non électriques, à combustible liquide ou gazeux, coupe-cigares non en métaux précieux; cendriers non en métaux précieux; porte-cigarettes, tabatières non en métaux précieux; fume-cigarette et fume-cigarette non en métaux précieux."

Cl. 35: "Publicité."

Demande de base: WO, 08.04.1983, 26 055 C/83

Enregistrement de base: WO, 23.03.1984, 336 648

916080

Date de l'enregistrement: 08.01.2007

Date prévue de l'expiration de l'enregistrement/du renouvellement: 08.01.2027

FCA GROUP MARKETING S.P.A.
Via Nizza, 250 I-10126 TORINO (IT)



Classification de Nice:

Cl. 12: "Véhicules, y compris bicyclettes; appareils de locomotion par terre, par air ou par eau."

Enregistrement de base: WO, 08.01.2007, 1032281

Données relatives à la priorité selon la Convention de Paris et autres données relatives à l'enregistrement de la marque dans le pays d'origine: TO2006C002995, 13.11.2006, IT

937877

Date de l'enregistrement: 13.07.2007

Date prévue de l'expiration de l'enregistrement/du renouvellement: 13.07.2027

FCA GROUP MARKETING S.P.A.
Via Nizza, 250 I-10126 TORINO (IT)



Classification de Nice:

Cl. 12: "Véhicules; appareils de locomotion par terre, par air ou par eau."

Cl. 35: "Publicité; gestion des affaires commerciales; administration commerciale; travaux de bureau."

Enregistrement de base: WO, 13.07.2007, 1056067

Données relatives à la priorité selon la Convention de Paris et autres données relatives à l'enregistrement de la marque dans le pays d'origine: TO2007C001943, 12.06.2007, IT