From: <u>Trials</u>

To: <u>Micah Drayton; Trials; todd.baker@kirkland.com; #Nike-SherryWear</u>

Subject: RE: Nike, Inc. v. SherryWear, LLC, IPR2024-01122 et al.

Date: Thursday, December 5, 2024 3:25:36 PM

Attachments: image001.png

Counsel.

Patent Owner is granted permission to file redacted versions of its Preliminary Response as "Public" and to designate the unredacted versions as "Board and Parties Only" for IPR2024-01122 through 01129. A motion to seal should be filed covering the redacted information. See 37 C.F.R. §§ 42.14, 42.54; CTPG 19-22. Exhibit 2005 has been expunged from these cases.

Best regards, Eric W. Hawthorne Supervisory Paralegal Specialist Patent Trial and Appeal Board

From: Micah Drayton <mdrayton@caldwelllaw.com>

Sent: Wednesday, December 4, 2024 7:30 PM

To: Trials <Trials@USPTO.GOV>; todd.baker@kirkland.com; #Nike-SherryWear <Nike-

SherryWear@kirkland.com>

Subject: Re: Nike, Inc. v. SherryWear, LLC, IPR2024-01122 et al.

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Hi Tia.

It has just come to my attention that the license produced as exhibit SW-2005 in IPR2024-01122 through 01129 was still subject to a confidentiality agreement, and should not have been made available to the public. I would like to change the POPR, as well as the affidavit included as exhibit SW-2001, in each of these matters to "board and parties only" status and file redacted versions of each POPR and affidavit for the public. The other party to the license agreement also has requested that the exhibit itself, SW-2005, be removed from each docket.

Would it be possible to find out whether this can be done, and what would be the most expedient way to accomplish this?

Best, Micah

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Micah Drayton

Partner & Director, Technology Practice Group | 857.990.4942 200 Clarendon Street, 59th floor, Boston, MA 02116



Ex. 3002 IPR2024-01128 IPR2024-01128



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