

**EXHIBIT 1**

**Int. Cl.: 18**

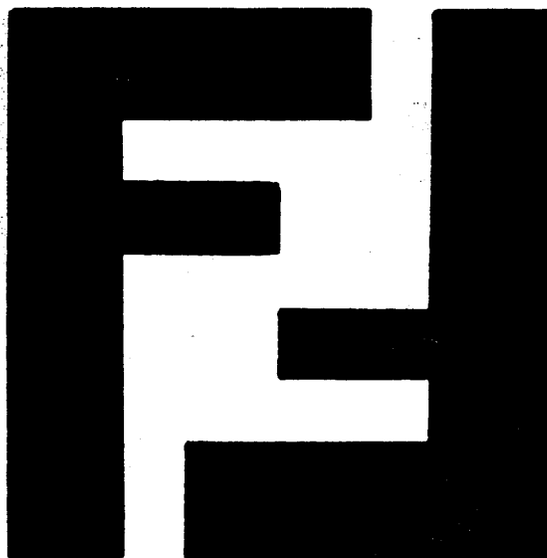
**Prior U.S. Cls.: 1, 3 and 41**

**United States Patent and Trademark Office**

**Reg. No. 1,214,472**

**Registered Oct. 26, 1982**

**TRADEMARK  
Principal Register**



Fendi S.a.s. (Italy limited partnership)  
36A/39 Via Borgognona  
Rome, Italy

For: LEATHER AND IMITATIONS OF  
LEATHER; LUGGAGE, TRUNKS AND  
TRAVELLING BAGS; UMBRELLAS AND  
PARASOLS, in CLASS 18 (U.S. Cls. 1, 3 and 41).

Priority claimed under Sec. 44(d) on Italy  
application No. 32,740 C/72, filed Jan. 8, 1972, Reg.  
No. 262,205, dated Jul. 10, 1972, expires Jan. 8, 1992.

Ser. No. 428,762, filed Jun. 29, 1972.

R. ROSS, Primary Examiner

**Int. Cls.: 18, 24 and 25**

**Prior U.S. Cls.: 3, 39, 41 and 42**

**United States Patent and Trademark Office**

**Reg. No. 1,244,466**

**Registered Jul. 5, 1983**

**TRADEMARK**  
**Principal Register**

**FENDI**

Fendi S.a.s. di Paola Fendi e Sorelle (limited partnership)  
Via Borgognona, 39  
Rome, Italy 00187

For: TRAVELING LUGGAGE, TRUNKS, PURSES, RUCKSACKS, BRIEF CASES, ATTACHE CASES, WALLETS, KEY CASES, PASSPORT CASES, DRIVING LICENSE CASES, BUSINESS CARD CASES, COSMETIC CASES SOLD EMPTY, SHIRT BAGS, UMBRELLAS, PARASOLS, in CLASS 18 (U.S. Cls. 3 and 41).

For: BED SHEETS, PILLOW CASES, TABLE-CLOTHS, CLOTH NAPKINS, HANDKERCHIEFS, in CLASS 24 (U.S. Cl. 42).

For: FUR COATS, FUR STOLEs, FUR JACKETS, RAINCOATS, CLOTH COATS, JACKETS,

SKIRTS, BLOUSES, DRESSES, HOSIERY, SHIRTS, TROUSERS, HATS, SCARVES, FOU-LARDS, GLOVES, TIES, NECKWEAR, SOCKS, STOCKINGS, BELTS, SLEEPWEAR, SWIMWEAR, LINGERIE, SHOES, BOOTS, SLIP-PERS, in CLASS 25 (U.S. Cl. 39).

Priority claimed under Sec. 44(d) on Italy application No. 33,793 C/76, filed Apr. 30, 1976, Reg. No. 298,959, dated Dec. 1, 1976, expires Apr. 30, 1996.

Ser. No. 104,748, filed Oct. 29, 1976.

E. P. HARAB, Examining Attorney

**Int. Cls.: 3, 24, 25 and 26**

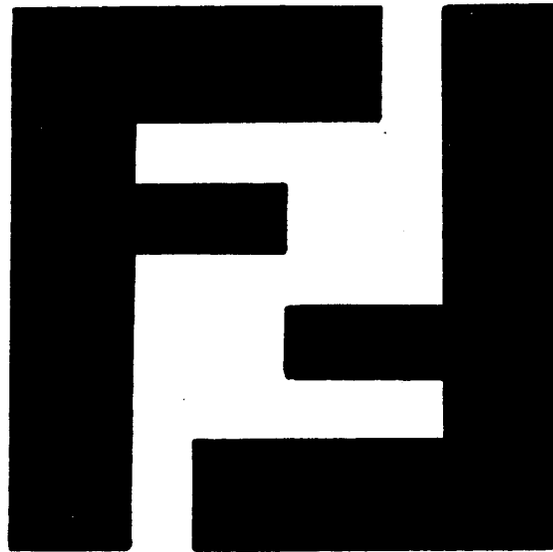
**Prior U.S. Cls.: 39, 40, 42, 51 and 52**

**United States Patent and Trademark Office**

**Reg. No. 1,267,539**

**Registered Feb. 21, 1984**

**TRADEMARK**  
**Principal Register**



**FENDI S.a.s. di Paola Fendi e Sorelle (limited  
partnership)**  
**Via Borgognona, 39**  
**Rome, Italy 00187**

**For: PERFUMES, TOILET WATER, FACE  
SOAP, BATH SOAP, SKIN CLEANSING AND  
MOISTURIZING CREAMS AND LOTIONS,**

**HAIR CREAMS AND LOTIONS, LIPSTICK,  
EYE SHADOW, MASCARA, ROUGE, FACE  
POWDER, TALCUM POWDER, in CLASS 3 (U.S.  
Cls. 51 and 52).**

**For: BED SHEETS, PILLOW COVERS, BED  
COVERS, TABLE CLOTHS, CLOTH NAPKINS,  
TOWELS, FABRIC LININGS USED FOR ARTI-  
CLES OF CLOTHING—NAMELY, CLOTH**

**2**

1,267,539

COATS, JACKETS, HATS, GLOVES, SHOES, FUR COATS; HANDKERCHIEFS, in CLASS 24 (U.S. Cl. 42).

For: FUR COATS, FUR STOLES, FUR PIECES, RAINWEAR, CLOTH COATS, JACKETS, SKIRTS, TROUSERS, DRESSES, HOSIERY, SHIRTS, BLOUSES, HEADWEAR, SCARVES, FOULARDS, GLOVES, TIES, NECKWEAR, SOCKS, STOCKINGS, BELTS, SWIMWEAR, LINGERIE, SHOES, BOOTS AND SLIPPERS, in CLASS 25 (U.S. Cl. 39).

For: BELT BUCKLES, HANDBAG CLASPS, AND ZIPPER TAGS AND BUTTONS USED ON ITEMS OF CLOTHING, in CLASS 26 (U.S. Cl. 40).

Priority claimed under Sec. 44(d) on Italy application No. 33,925 C/76, filed May 18, 1976, Reg. No. 298,957, dated Dec. 1, 1976, expires May 18, 1996.

Owner of U.S. Reg. Nos. 997,328 and 1,015,328

RUSS HERMAN, Examining Attorney

**Int. Cl.: 18**

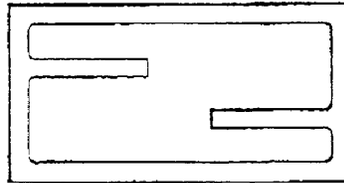
**Prior U.S. Cls.: 1, 2, 3, 22 and 41**

**Reg. No. 2,648,256**

**United States Patent and Trademark Office**

Registered Nov. 12, 2002

**TRADEMARK  
PRINCIPAL REGISTER**



FENDI ADELE S.R.L. (ITALY CORPORATION)  
VIA FLAMINIA 968  
00189 ROME, ITALY

PRIORITY CLAIMED UNDER SEC. 44(D) ON  
ITALY APPLICATION NO. 2000C003885, FILED 6-  
16-2000, REG. NO. 003885, DATED 6-16-2000, EX-  
PIRES 6-16-2010.

FOR: LEATHER AND IMITATION OF LEATHER  
ITEMS, NAMELY SUITCASES, TRAVELING  
TRUNKS AND TRAVELING BAGS, ATTACHE  
CASES, BRIEFCASES, HANDBAGS, SHOULDER  
BAGS, BEACH BAGS, MEN'S ATHLETIC BAGS,  
MEN'S CARRY-ON BAGS, MEN'S GYM BAGS,  
RUCKSACKS, TOTE BAGS, WALLETS, PURSES,  
KEY CASES, PASSPORT CASES, DRIVING LICENSE  
CASES, BUSINESS CARD CASES, COSMETIC CASES  
SOLD EMPTY, UMBRELLAS, PARASOLS, WALK-  
ING STICKS, SHOULDER BELTS, FUR SOLD IN  
BULK, FUR PELTS, SCHOOL BAGS AND SATCH-  
ELS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

OWNER OF U.S. REG. NOS. 1,244,466, 1,875,303  
AND OTHERS.

THE MARK CONSISTS OF TWO LETTERS "F",  
THE SECOND OF WHICH IS UPSIDE DOWN AND  
FACING THE FIRST.

SER. NO. 76-155,990, FILED 10-30-2000.

GENE MACIOL, EXAMINING ATTORNEY

**Int. Cl.: 18**

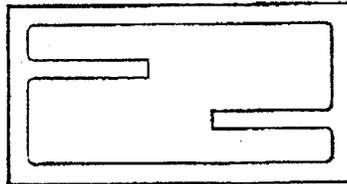
**Prior U.S. Cls.: 1, 2, 3, 22 and 41**

**Reg. No. 2,648,256**

**United States Patent and Trademark Office**

**Registered Nov. 12, 2002**

**TRADEMARK  
PRINCIPAL REGISTER**



FENDI ADELE S.R.L. (ITALY CORPORATION)  
VIA FLAMINIA 968  
00189 ROME, ITALY

FOR: LEATHER AND IMITATION OF LEATHER ITEMS, NAMELY SUITCASES, TRAVELING TRUNKS AND TRAVELING BAGS, ATTACHE CASES, BRIEFCASES, HANDBAGS, SHOULDER BAGS, BEACH BAGS, MEN'S ATHLETIC BAGS, MEN'S CARRY-ON BAGS, MEN'S GYM BAGS, RUCKSACKS, TOTE BAGS, WALLETS, PURSES, KEY CASES, PASSPORT CASES, DRIVING LICENSE CASES, BUSINESS CARD CASES, COSMETIC CASES SOLD EMPTY, UMBRELLAS, PARASOLS, WALKING STICKS, SHOULDER BELTS, FUR SOLD IN BULK, FUR PELTS, SCHOOL BAGS AND SATCHELS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

PRIORITY CLAIMED UNDER SEC. 44(D) ON ITALY APPLICATION NO. 2000C003885, FILED 6-16-2000, REG. NO. 003885, DATED 6-16-2000, EXPIRES 6-16-2010.

OWNER OF U.S. REG. NOS. 1,244,466, 1,875,303 AND OTHERS.

THE MARK CONSISTS OF TWO LETTERS "F", THE SECOND OF WHICH IS UPSIDE DOWN AND FACING THE FIRST.

SER. NO. 76-155,990, FILED 10-30-2000.

GENE MACIOL, EXAMINING ATTORNEY

**Int. Cl.: 18**

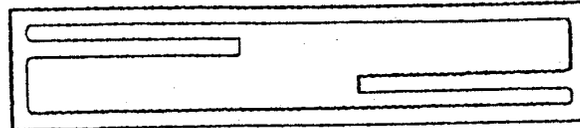
**Prior U.S. Cls.: 1, 2, 3, 22 and 41**

**Reg. No. 2,648,257**

**Registered Nov. 12, 2002**

**United States Patent and Trademark Office**

**TRADEMARK  
PRINCIPAL REGISTER**



FENDI ADELE S.R.L (ITALY CORPORATION)  
VIA FLAMINIA, 968  
00189 ROME, ITALY

PRIORITY CLAIMED UNDER SEC. 44(D) ON  
ITALY APPLICATION NO. RM2000C00388, FILED  
6-16-2000, REG. NO. 003884, DATED 6-16-2000, EX-  
PIRES 6-16-2010.

FOR: LEATHER AND IMITATION OF LEATHER  
ITEMS, NAMELY SUITCASES, TRAVELING  
TRUNKS AND TRAVELING BAGS, ATTACHE  
CASES, BRIEFCASES, HANDBAGS, SHOULDER  
BAGS, BEACH BAGS, MEN'S ATHLETIC BAGS,  
MEN'S CARRY-ON BAGS, MEN'S GYM BAGS,  
RUCKSACKS, TOTE BAGS, WALLETS, PURSES,  
KEY CASES, PASSPORT CASES, DRIVING LICENSE  
CASES, BUSINESS CARD CASES, COSMETIC CASES  
SOLD EMPTY, UMBRELLAS, PARASOLS, WALK-  
ING STICKS, SHOULDER BELTS, FUR SOLD IN  
BULK, FUR PELTS, SCHOOL BAGS AND SATCH-  
ELS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

OWNER OF U.S. REG. NOS. 1,244,466, 1,875,303  
AND OTHERS.

THE MARK CONSISTS OF TWO LETTERS "F",  
THE SECOND OF WHICH IS UPSIDE DOWN AND  
FACING THE FIRST.

SER. NO. 76-155,991, FILED 10-30-2000.

GENE MACIOL, EXAMINING ATTORNEY

# United States of America

United States Patent and Trademark Office



**Reg. No. 4,036,925**

**Registered Oct. 11, 2011**

**Int. Cls.: 18 and 25**

**TRADEMARK**

**PRINCIPAL REGISTER**

FENDIADELE S.R.L. (ITALY LIMITED LIABILITY COMPANY)  
VIA FLAMINIA, 968  
I-00189 ROMA, ITALY

FOR: LEATHER AND IMITATION LEATHER; FURS; UMBRELLAS; PARASOLS; WALKING STICKS; SADDLERY; ANIMAL SKINS; ANIMAL HIDES; GOODS MADE OF LEATHER AND IMITATION LEATHER, NAMELY, TRAVELING BAGS, HANDBAGS, SHOULDER BAGS, BRIEFCASES, ATTACHE CASES, TRUNKS, LEATHERWEAR, NAMELY, KEY CASES, PURSES, WALLETS, SUITCASES, BACKPACKS, RUCKSACKS, COSMETIC CASES SOLD EMPTY, BUSINESS CARD CASES, SPORT BAGS, WAIST BAGS, BEACH BAGS, BOXES MADE OF LEATHER, POUCHES, LEATHER STRAPS, TROLLEY BAGS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

FOR: CLOTHING, NAMELY, SHIRTS, T-SHIRTS, SWEATSHIRTS, SPORT SHIRTS, PANTS, SPORT PANTS, TROUSERS, JEANS, SHORTS, SKIRTS, DRESSES, BELTS, SWEATERS, CARDIGANS, PULLOVERS, BUSINESS SUITS, SUITS, WAISTCOATS, SMOKING JACKETS, TUXEDOS, TAILCOATS, COATS, JACKETS, FUR COATS, FUR JACKETS, FUR SHAWLS, SCARVES, FOULARDS, NECKTIES, BOWTIES, GLOVES; WATERPROOF CLOTHING, NAMELY, WATERPROOF JACKETS, WATERPROOF PANTS, WATERPROOF HEADWEAR; SWIMSUITS; HEADBANDS, CAPS, HATS; FOOTWEAR, NAMELY, SHOES, SPORT SHOES, BOOTS, SLIPPERS, SNEAKERS, SANDALS, IN CLASS 25 (U.S. CLS. 22 AND 39).

OWNER OF U.S. REG. NOS. 1,214,472, 1,433,773 AND OTHERS.

OWNER OF INTERNATIONAL REGISTRATION 0906324 DATED 9-18-2006, EXPIRES 9-18-2016.

THE MARK CONSISTS OF THE LETTERS "FF", WITH THE SECOND "F" INVERTED AND FACING THE FIRST.

SER. NO. 79-084,321, FILED 10-22-2009.

KAREN SEVERSON, EXAMINING ATTORNEY



*David J. Kyfos*

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

***First Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

***Second Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
*See* 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

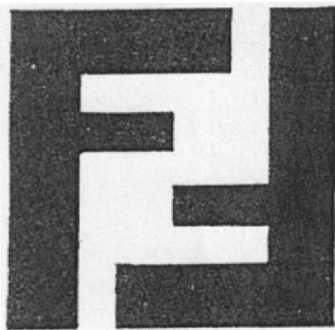
**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

# United States of America

## United States Patent and Trademark Office



**Reg. No. 4,362,861**  
**Registered July 9, 2013**  
**Int. Cls.: 3, 9, 14, 18, 20,**  
**24, 25, 35 and 43**

FENDI ADELE S.R.L. (ITALY LIMITED LIABILITY COMPANY)  
VIA FLAMINIA, 968  
I-00189 ROMA  
ITALY

**TRADEMARK**  
**SERVICE MARK**  
**PRINCIPAL REGISTER**

FOR: PERFUMES, EAU DE PARFUM, EAU DE COLOGNE, TOILET WATER, AFTER SHAVE CREAMS, AFTER SHAVE LOTIONS, SHAVING LOTIONS, SHAVING CREAMS AND FOAMS, HAIR LOTIONS, SHAMPOOS, HAIR CONDITIONERS, ESSENTIAL OILS FOR PERSONAL USE, BEAUTY MASKS, COLD CREAMS, HAND CREAMS, BODY AND FACIAL CREAMS, DEODORANTS FOR PERSONAL USE, ANTIPERSPIRANTS FOR PERSONAL USE, SKIN CLEANSERS, SOAPS FOR PERSONAL USE, TOILET SOAPS, BATH SOAPS, BATH AND SHOWER FOAMS, BATH AND SHOWER GEL, BODY OILS, BODY LOTIONS, SKIN LOTIONS, LIPSTICKS, LIP GLOSS, FACE POWDERS, EYE PENCILS, ROUGE, MASCARA, EYE SHADOWS, FOUNDATION MAKE-UP, TALCUM POWDER, NAIL POLISH, IN CLASS 3 (U.S. CLS. 1, 4, 6, 50, 51 AND 52).

FOR: EYEGLASSES, SUNGLASSES, EYEGLASS AND SUNGLASS LENSES, EYEGLASS FRAMES AND EYEGLASS CASES; TELEPHONES AND MOBILE PHONES; COMPUTERS, LAPTOP COMPUTERS, MP3 PLAYERS, PERSONAL DIGITAL ASSISTANTS; CAMERAS AND DIGITAL CAMERAS; VIDEO CAMERAS; BAGS, CASES AND SLEEVES SPECIALLY ADAPTED FOR HOLDING OR CARRYING ALL THE ABOVE MENTIONED GOODS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FOR: JEWELRY OF PRECIOUS AND NON-PRECIOUS METAL, NAMELY, BRACELETS, NECKLACES, NECK CHAINS AND RINGS, BROOCHES, EARRINGS, PENDANTS, TIE-PINS, CUFF-LINKS, PRECIOUS STONES, JEWELRY CASES; CLOCKS, WATCHES, WRISTWATCHES, DIVING WATCHES, POCKET WATCHES, WATCH BANDS AND STRAPS, WATCH CHAINS, WATCH CASES, CHRONOGRAPHS FOR USE AS TIMEPIECES AND FOR USE AS WATCHES, CHRONOMETERS, IN CLASS 14 (U.S. CLS. 2, 27, 28 AND 50).

FOR: BAGS, NAMELY, SHOULDER BAGS, TRAVELLING BAGS, HANDBAGS, BOSTON BAGS, WAIST PACKS, SLING BAGS FOR CARRYING INFANTS, LEATHER AND CANVAS SHOPPING BAGS, DUFFLE BAGS, TOTE BAGS, CLUTCH BAGS, TRUNKS, WALLETS, PURSES, BRIEFCASES, ATTACH CASES, POUCHES OF LEATHER OR TEXTILE, SCHOOL BAGS, SUITCASES, GARMENT BAGS FOR TRAVEL, KEY CASES MADE OF LEATHER, BACKPACKS, RUCKSACKS, VANITY CASES SOLD EMPTY, CARRY-ON BAGS, BEACH BAGS, UMBRELLAS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).



*Sean Street*  
Acting Director of the United States Patent and Trademark Office

**Reg. No. 4,362,861** FOR: FURNITURE, BATHROOM FURNITURE, KITCHEN FURNITURE, HOUSEHOLD FURNITURE, NAMELY, CHAIRS, LOUNGE CHAIRS, ARMCHAIRS, TABLES, COFFEE TABLES, BENCHES, STOOLS, BEDS, BEDSIDE TABLES, WARDROBES, UMBRELLA STANDS, DESKS, COAT STANDS, SOFAS AND DIVANS, OTTOMANS, SHELVES, DRAWERS, WALL CUPBOARDS, SHOWCASES, TELEVISION STANDS, SERVING TROLLEYS, BOOKSHELVES, BATHROOM CABINETS; FURNITURE PARTS, NAMELY, FINISHED COUNTERTOPS SOLD SEPARATELY; SHELVES; NON-METAL FURNITURE PARTS, NAMELY, LEGS, FEET, WHEELS, HANDLES AND KNOBS; MIRRORS AND PICTURE FRAMES, IN CLASS 20 (U.S. CLS. 2, 13, 22, 25, 32 AND 50).

FOR: BATH TOWELS, BEACH TOWELS; BATH LINEN, TABLE SUPPLIES OF TEXTILE, NAMELY, TABLE LINEN OF TEXTILE, TABLE CLOTHS OF TEXTILE, NAPKINS OF TEXTILE; TEXTILE COVERINGS, NAMELY, CURTAINS, DRAPERIES, UNFITTED TEXTILE SLIPCOVERS FOR BED HEADBOARDS, SOFAS AND ARMCHAIRS, AND TEXTILE COVERINGS FOR BEDS, NAMELY, BED SHEETS, PILLOW CASES, BLANKETS, BEDSPREADS, MATTRESS COVERS, QUILTS, COMFORTERS, BED SKIRTS; BED LINEN, WASH CLOTHS FOR USE AS TOWELS, HANDKERCHIEFS OF TEXTILE, IN CLASS 24 (U.S. CLS. 42 AND 50).

FOR: ARTICLES OF CLOTHING FOR MEN, WOMEN AND CHILDREN, NAMELY, PULLOVERS, CARDIGANS, SWEATERS, JERSEYS, JUMPERS, JACKETS, SWEATSHIRTS, PARKAS, BATHING SUITS, BLOUSES, SHIRTS, TROUSERS, JEANS, WAISTCOATS, SKIRTS, SHORTS, T-SHIRTS, DRESSES, MEN'S SUITS, COATS, RAINCOATS, OVERCOATS, FUR COATS AND JACKETS, OVERALLS, UNDERWEAR, VESTS, HOSIERY AND PANTY HOSE, BATHROBES, SHAWLS, SCARVES, NECKTIES, GLOVES FOR CLOTHING, BELTS FOR CLOTHING, SHOES, BOOTS, SANDALS, SLIPPERS, CLOGS, HATS AND CAPS, IN CLASS 25 (U.S. CLS. 22 AND 39).

FOR: THE BRINGING TOGETHER, FOR THE BENEFIT OF OTHERS, OF A VARIETY OF GOODS EXCLUDING THE TRANSPORT THEREOF, SUCH AS PERFUMERY, COSMETICS, EYEGASSES, TELEPHONE EQUIPMENT, COMPUTERS, PHOTOGRAPHIC APPARATUS, VIDEO CAMERAS, JEWELLERY, HOROLOGICAL INSTRUMENTS, BAGS, WALLETS AND OTHER LEATHER GOODS, FURNITURE, MIRRORS, PICTURE FRAMES, BED AND TABLE COVERS, TOWELS, CLOTHING, FOOTWEAR, HEADGEAR, PERSONAL ACCESSORIES, ENABLING CUSTOMERS TO CONVENIENTLY VIEW AND PURCHASE THOSE GOODS, AS WELL AS RETAIL STORE SERVICES FOR THE ABOVE MENTIONED PRODUCTS, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FOR: RESORT HOTEL SERVICES, NAMELY, HOTEL SERVICES AND HOTEL ACCOMMODATION, HOTEL SERVICES FOR HOLIDAYS, RESORT HOTEL SERVICES; PROVIDING TEMPORARY LODGING SERVICES IN THE NATURE OF A CONDOMINIUM AND COOPERATIVE HOTEL; RESTAURANT, BAR AND COCKTAIL LOUNGE SERVICES; CONTRACT FOOD SERVICES; TAKE AWAY RESTAURANT SERVICES; BARS, RESTAURANTS AND CAFES; CATERING SERVICES; PROVISION OF EXHIBITION FACILITIES IN THE NATURE OF HALLS; TRAVEL AGENCY SERVICES, NAMELY, MAKING RESERVATIONS AND BOOKINGS FOR TEMPORARY ACCOMMODATION, IN CLASS 43 (U.S. CLS. 100 AND 101).

OWNER OF U.S. REG. NOS. 1,214,472, 4,036,925 AND OTHERS.

OWNER OF INTERNATIONAL REGISTRATION 1129982 DATED 6-6-2012, EXPIRES 6-6-2022.

THE MARK CONSISTS OF TWO LETTERS "F", THE SECOND OF WHICH IS INVERTED AND FACES THE FIRST.

SER. NO. 79-118,211, FILED 6-6-2012.

**Reg. No. 4,362,861** WILLIAM BRECKENFELD, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

***First Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

***Second Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
*See* 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

United States of America  
United States Patent and Trademark Office

**FENDI**

**Reg. No. 4,409,049**

**Registered Oct. 1, 2013**

**Int. Cls.: 3, 9, 14, 18, 20,  
24, 25, 35 and 43**

**TRADEMARK**

**SERVICE MARK**

**PRINCIPAL REGISTER**

FENDI ADELE S.R.L. (ITALY LIMITED LIABILITY COMPANY)  
VIA FLAMINIA, 968  
I-00189 ROMA  
ITALY

FOR: PERFUMES, EAU DE PARFUM, EAU DE COLOGNE, TOILET WATER, AFTER SHAVE CREAMS, AFTER SHAVE LOTIONS, SHAVING LOTIONS, SHAVING CREAMS AND FOAMS, HAIR LOTIONS, SHAMPOOS, HAIR CONDITIONERS, ESSENTIAL OILS FOR PERSONAL USE, BEAUTY MASKS, COLD CREAMS, HAND CREAMS, BODY AND FACIAL CREAMS, DEODORANTS FOR PERSONAL USE, ANTIPERSPIRANTS FOR PERSONAL USE, SKIN CLEANSERS, SOAPS FOR PERSONAL USE, TOILET SOAPS, BATH SOAPS, BATH AND SHOWER FOAMS, BATH AND SHOWER GELS, BODY OILS, BODY LOTIONS, SKIN LOTIONS, LIPSTICKS, LIP GLOSS, FACE POWDERS, EYE PENCILS, ROUGE, MAS-CARA, EYE SHADOWS, FOUNDATION MAKE-UP, TALCUM POWDER, NAIL POLISH, IN CLASS 3 (U.S. CLS. 1, 4, 6, 50, 51 AND 52).

FOR: EYEGLASSES, SUNGLASSES, EYEGLASS AND SUNGLASS LENSES, EYEGLASS FRAMES AND EYEGLASS CASES; TELEPHONES AND MOBILE PHONES; COMPUTERS, LAPTOP COMPUTERS, MP3 PLAYERS, PERSONAL DIGITAL ASSISTANTS; CAMERAS AND DIGITAL CAMERAS; VIDEO CAMERAS; BAGS, CASES AND SLEEVES SPECIALLY ADAPTED FOR HOLDING OR CARRYING ALL THE ABOVE MENTIONED GOODS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FOR: JEWELRY OF PRECIOUS AND NON-PRECIOUS METAL, NAMELY, BRACELETS, NECKLACES, NECK CHAINS AND RINGS, BROOCHES, EARRINGS, PENDANTS, TIE-PINS, CUFF-LINKS, PRECIOUS STONES, JEWELRY CASES; CLOCKS, WATCHES, WRISTWATCHES, DIVING WATCHES, POCKET WATCHES, WATCH BANDS AND STRAPS, WATCH CHAINS, WATCH CASES, CHRONOGRAPHS FOR USE AS TIMEPIECES AND FOR USE AS WATCHES, CHRONOMETERS, IN CLASS 14 (U.S. CLS. 2, 27, 28 AND 50).

FOR: BAGS, NAMELY, SHOULDER BAGS, TRAVELLING BAGS, HANDBAGS, BOSTON BAGS, WAIST PACKS, SLING BAGS FOR CARRYING INFANTS, LEATHER AND CANVAS SHOPPING BAGS, DUFFLE BAGS, TOTE BAGS, CLUTCH BAGS, TRUNKS, WALLETS, PURSES, BRIEFCASES, ATTACH CASES, POUCHES OF LEATHER OR TEXTILE, SCHOOL BAGS, SUITCASES, GARMENT BAGS FOR TRAVEL, KEY CASES MADE OF LEATHER, BACKPACKS, RUCKSACKS, VANITY CASES SOLD EMPTY, CARRY-ON BAGS, BEACH BAGS, UMBRELLAS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).



*Sean Street*

Deputy Director of the United States Patent and Trademark Office

**Reg. No. 4,409,049** FOR: FURNITURE, BATHROOM FURNITURE, KITCHEN FURNITURE, HOUSEHOLD FURNITURE, NAMELY, CHAIRS, LOUNGE CHAIRS, ARMCHAIRS, TABLES, COFFEE TABLES, BENCHES, STOOLS, BEDS, BEDSIDE TABLES, WARDROBES, UMBRELLA STANDS, DESKS, COAT STANDS, SOFAS AND DIVANS, OTTOMANS, SHELVES, DRAWERS, WALL CUPBOARDS, SHOWCASES, TELEVISION STANDS, SERVING TROLLEYS, BOOKSHELVES, BATHROOM CABINETS; FURNITURE PARTS, NAMELY, FINISHED COUNTERTOPS SOLD SEPARATELY; SHELVES; NON-METAL FURNITURE PARTS, NAMELY, LEGS, FEET, WHEELS, HANDLES AND KNOBS; MIRRORS AND PICTURE FRAMES, IN CLASS 20 (U.S. CLS. 2, 13, 22, 25, 32 AND 50).

FOR: BATH TOWELS, BEACH TOWELS; BATH LINEN, TABLE SUPPLIES OF TEXTILE, NAMELY, TABLE LINEN OF TEXTILE, TABLE CLOTHS OF TEXTILE, NAPKINS OF TEXTILE; TEXTILE COVERINGS, NAMELY, CURTAINS, DRAPERIES, UNFITTED TEXTILE SLIPCOVERS FOR BED HEADBOARDS, SOFAS AND ARMCHAIRS, AND TEXTILE COVERINGS FOR BEDS, NAMELY, BED SHEETS, PILLOW CASES, BLANKETS, BEDSPREADS, MATTRESS COVERS, QUILTS, COMFORTERS, BED SKIRTS; BED LINEN, WASH CLOTHS FOR USE AS TOWELS, HANDKERCHIEFS OF TEXTILE, IN CLASS 24 (U.S. CLS. 42 AND 50).

FOR: ARTICLES OF CLOTHING FOR MEN, WOMEN AND CHILDREN, NAMELY, PULLOVERS, CARDIGANS, SWEATERS, JERSEYS, JUMPERS, JACKETS, SWEATSHIRTS, PARKAS, BATHING SUITS, BLOUSES, SHIRTS, TROUSERS, JEANS, WAISTCOATS, SKIRTS, SHORTS, T-SHIRTS, DRESSES, MEN'S SUITS, COATS, RAINCOATS, OVERCOATS, FUR COATS AND JACKETS, OVERALLS, UNDERWEAR, VESTS, HOSIERY AND PANTY HOSE, BATHROBES, SHAWLS, SCARVES, NECKTIES, GLOVES FOR CLOTHING, BELTS FOR CLOTHING, SHOES, BOOTS, SANDALS, SLIPPERS, CLOGS, HATS AND CAPS, IN CLASS 25 (U.S. CLS. 22 AND 39).

FOR: THE BRINGING TOGETHER, FOR THE BENEFIT OF OTHERS, OF A VARIETY OF GOODS EXCLUDING THE TRANSPORT THEREOF, SUCH AS PERFUMERY, COSMETICS, EYEGASSES, TELEPHONE EQUIPMENT, COMPUTERS, PHOTOGRAPHIC APPARATUS, VIDEO CAMERAS, JEWELLERY, HOROLOGICAL INSTRUMENTS, BAGS, WALLETS AND OTHER LEATHER GOODS, FURNITURE, MIRRORS, PICTURE FRAMES, BED AND TABLE COVERS, TOWELS, CLOTHING, FOOTWEAR, HEADGEAR, PERSONAL ACCESSORIES, ENABLING CUSTOMERS TO CONVENIENTLY VIEW AND PURCHASE THOSE GOODS, AS WELL AS RETAIL STORE SERVICES FOR THE ABOVE MENTIONED PRODUCTS, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FOR: RESORT HOTEL SERVICES, NAMELY, HOTEL SERVICES AND HOTEL ACCOMMODATION, HOTEL SERVICES FOR HOLIDAYS, RESORT HOTEL SERVICES; PROVIDING TEMPORARY LODGING SERVICES IN THE NATURE OF A CONDOMINIUM AND COOPERATIVE HOTEL; RESTAURANT, BAR AND COCKTAIL LOUNGE SERVICES; CONTRACT FOOD SERVICES; TAKE AWAY RESTAURANT SERVICES; BARS, RESTAURANTS AND CAFES; CATERING SERVICES; PROVISION OF EXHIBITION FACILITIES IN THE NATURE OF HALLS; TRAVEL AGENCY SERVICES, NAMELY, MAKING RESERVATIONS AND BOOKINGS FOR TEMPORARY ACCOMMODATION, IN CLASS 43 (U.S. CLS. 100 AND 101).

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF INTERNATIONAL REGISTRATION 1130243 DATED 6-6-2012, EXPIRES 6-6-2022.

OWNER OF U.S. REG. NOS. 1,244,466, 1,569,570 AND OTHERS.

THE ENGLISH TRANSLATION OF "FENDI" IN THE MARK IS "TO SPLIT" OR "TO CRACK".

**Reg. No. 4,409,049** SER. NO. 79-118,321, FILED 6-6-2012.

TARAH HARDY, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

***First Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

***Second Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
*See* 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

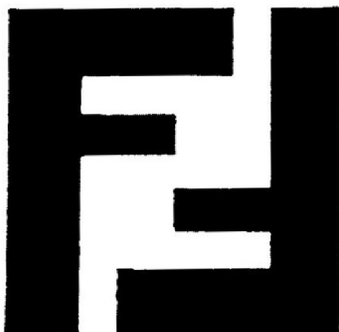
**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or  
reminder of these filing requirements.**

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

# United States of America

United States Patent and Trademark Office



**Reg. No. 4,916,008**

**Registered Mar. 15, 2016**

**Int. Cl.: 9**

**TRADEMARK**

**PRINCIPAL REGISTER**

FENDI ADELE S.R.L. (ITALY LIMITED LIABILITY COMPANY)  
PALAZZO DELLA CIVILTÀ ITALIANA  
QUADRATO DELLA CONCORDIA, 31-00144 ROMA  
ITALY

FOR: EYEGLASSES; SUNGLASSES; EYEGLASS LENSES; CONTACT LENSES; EYEGLASS FRAMES; EYEGLASS AND SUNGLASS CASES AND HOLDERS; STRINGS AND CHAINS FOR EYEGLASSES AND SUNGLASSES; PROTECTIVE HELMETS; SPORTS HELMETS; HELMETS FOR MOTORCYCLISTS; TELEPHONES AND MOBILE PHONES; COMPUTERS; LAPTOP COMPUTERS; MP3 PLAYERS; MP4 PLAYERS; PORTABLE MEDIA PLAYERS; DIGITAL AUDIO AND VIDEO PLAYERS; TABLET COMPUTERS; E-BOOK READERS; BLANK USB FLASH DRIVES; HEADPHONES; EARPHONES; HI-FI APPARATUS, NAMELY, AUDIOVISUAL RECEIVERS, RADIO RECEIVERS, DIGITAL MEDIA RECEIVERS, DIGITAL AUDIO AND VIDEO RECORDERS AND PLAYERS, COMPACT DISK PLAYERS, CASSETTE PLAYERS, RECORD PLAYERS, AUDIO SPEAKERS, BASS SPEAKERS, PERSONAL STEREO AMPLIFIERS, GRAPHIC EQUALIZERS, AND SOUND EQUALIZERS AND CROSSOVERS; PERSONAL DIGITAL ASSISTANTS; CAMERAS AND DIGITAL CAMERAS; VIDEO CAMERAS; ACCESSORIES AND COMPONENTS OF ALL THE ABOVE-MENTIONED GOODS, NAMELY, CAMERA TRIPODS, CAMERA MOUNTS AND SUPPORTS, REFLECTORS FOR PHOTOGRAPHING, FITTED PLASTIC FILMS KNOWN AS SKINS FOR COVERING AND PROVIDING A SCRATCH PROOF BARRIER OR PROTECTION FOR MP3 PLAYERS, MP4 PLAYERS, MOBILE TELEPHONES, SMART TELEPHONES, LAPTOP COMPUTERS, TABLET COMPUTERS, DIGITAL CAMERAS, GLOBAL POSITIONING SYSTEMS AND PERSONAL DIGITAL ASSISTANTS EXCLUDING GAME APPARATUS, CAMERA FILTERS, BATTERY CHARGERS, AND DISPLAY SCREEN PROTECTORS FOR PROVIDING SHADE AND PRIVACY SPECIALLY ADAPTED TO ELECTRONIC DEVICES, NAMELY LAPTOP COMPUTERS, TABLET COMPUTERS, CELL PHONES, PERSONAL DIGITAL ASSISTANTS, MP3 PLAYERS, MP4 PLAYERS, SMART TELEPHONES, AND MOBILE TELEPHONES; BAGS, CASES AND SLEEVES SPECIALLY ADAPTED FOR HOLDING OR CARRYING MOBILE PHONES, COMPUTERS, LAPTOP COMPUTERS, MP3 PLAYERS, MP4 PLAYERS, PORTABLE MEDIA PLAYERS, DIGITAL AUDIO AND VIDEO PLAYERS, TABLET COMPUTERS, E-BOOK READERS, USB FLASH DRIVES, HEADPHONES, EARPHONES, PERSONAL DIGITAL ASSISTANTS, PHOTOGRAPHIC APPARATUS AND EQUIPMENT, CAMERAS, AND VIDEO CAMERAS; AND STRINGS AND CHAINS, NAMELY, STRAPS AND LANYARDS SPECIALLY ADAPTED FOR MOBILE PHONES, MP3 PLAYERS, MP4 PLAYERS, PORTABLE MEDIA PLAYERS, AND DIGITAL AUDIO AND VIDEO PLAYERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).



*Michelle K. Lee*

Director of the United States  
Patent and Trademark Office

**Reg. No. 4,916,008** THE MARK CONSISTS OF TWO IDENTICAL LETTER "F"S ARRANGED SUCH THAT THE LEFT MOST CHARACTER IS ORIENTED NORMALLY AND THE RIGHT CHARACTER IS ROTATED 180 DEGREES.

OWNER OF INTERNATIONAL REGISTRATION 1249009 DATED 2-26-2015, EXPIRES 2-26-2025.

SER. NO. 79-165,928, FILED 2-26-2015.

MATTHEW GALAN, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

***First Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

***Second Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\*  
*See* 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

**NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.**

United States of America  
United States Patent and Trademark Office

**FENDI**

**Reg. No. 4,929,737**

**Registered Apr. 5, 2016**

**Int. Cl.: 9**

**TRADEMARK**

**PRINCIPAL REGISTER**

FENDI ADELE S.R.L. (ITALY LIMITED LIABILITY COMPANY)  
PALAZZO DELLA CIVILTÀ ITALIANA  
QUADRATO DELLA CONCORDIA, 31-00144 ROMA  
ITALY

FOR: EYEGLASSES; SUNGLASSES; EYEGLASS LENSES; CONTACT LENSES; EYEGLASS FRAMES; EYEGLASS AND SUNGLASS CASES AND HOLDERS; STRINGS AND CHAINS FOR EYEGLASSES AND SUNGLASSES; PROTECTIVE HELMETS; SPORTS HELMETS; HELMETS FOR MOTORCYCLISTS; TELEPHONES AND MOBILE PHONES; COMPUTERS; LAPTOP COMPUTERS; MP3 PLAYERS; MP4 PLAYERS; PORTABLE MEDIA PLAYERS; DIGITAL AUDIO AND VIDEO PLAYERS; TABLET COMPUTERS; E-BOOK READERS; BLANK USB FLASH DRIVES; HEADPHONES; EARPHONES; HI-FI APPARATUS, NAMELY, AUDIOVISUAL RECEIVERS, RADIO RECEIVERS, DIGITAL MEDIA RECEIVERS, DIGITAL AUDIO AND VIDEO RECORDERS AND PLAYERS, COMPACT DISK PLAYERS, CASSETTE PLAYERS, RECORD PLAYERS, AUDIO SPEAKERS, BASS SPEAKERS, PERSONAL STEREO, AMPLIFIERS, GRAPHIC EQUALIZERS, AND SOUND EQUALIZERS AND CROSSOVERS; PERSONAL DIGITAL ASSISTANTS; CAMERAS AND DIGITAL CAMERAS; VIDEO CAMERAS; ACCESSORIES AND COMPONENTS SPECIALLY DESIGNED FOR ALL THE ABOVE-MENTIONED GOODS, NAMELY, CAMERA TRIPODS, CAMERA MOUNTS AND SUPPORTS, REFLECTORS FOR PHOTOGRAPHING, FITTED PLASTIC FILMS KNOWN AS SKINS FOR COVERING AND PROVIDING A SCRATCH PROOF BARRIER OR PROTECTION FOR MP3 PLAYERS, MP4 PLAYERS, MOBILE TELEPHONES, SMART TELEPHONES, LAPTOP COMPUTERS, TABLET COMPUTERS, DIGITAL CAMERAS, GLOBAL POSITIONING SYSTEMS AND PERSONAL DIGITAL ASSISTANTS EXCLUDING GAME APPARATUS, CAMERA FILTERS, BATTERY CHARGERS, AND DISPLAY SCREEN PROTECTORS FOR PROVIDING SHADE AND PRIVACY SPECIALLY ADAPTED TO ELECTRONIC DEVICES IN THE NATURE OF LAPTOP COMPUTERS, TABLET COMPUTERS, CELL PHONES, PERSONAL DIGITAL ASSISTANTS, MP3 PLAYERS, MP4 PLAYERS, SMART TELEPHONES, AND MOBILE TELEPHONES; BAGS, CASES AND SLEEVES SPECIALLY ADAPTED FOR HOLDING OR CARRYING MOBILE PHONES, COMPUTERS, LAPTOP COMPUTERS, MP3 PLAYERS, MP4 PLAYERS, PORTABLE MEDIA PLAYERS, DIGITAL AUDIO AND VIDEO PLAYERS, TABLET COMPUTERS, E-BOOK READERS, USB PEN FLASH DRIVES, HEADPHONES, EARPHONES, PERSONAL DIGITAL ASSISTANTS, PHOTOGRAPHIC APPARATUS AND EQUIPMENT, CAMERAS, AND VIDEO CAMERAS; AND STRINGS AND CHAINS, NAMELY, STRAPS AND LANYARDS SPECIALLY ADAPTED FOR MOBILE PHONES, MP3 PLAYERS, MP4 PLAYERS, PORTABLE MEDIA PLAYERS, AND DIGITAL AUDIO AND VIDEO PLAYERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).



*Michelle K. Lee*

Director of the United States  
Patent and Trademark Office

**Reg. No. 4,929,737** THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF INTERNATIONAL REGISTRATION 1250010 DATED 2-26-2015, EXPIRES 2-26-2025.

THE ENGLISH TRANSLATION OF FENDI IN THE MARK IS SPLIT.

SER. NO. 79-166,344, FILED 2-26-2015.

JAMES MACFARLANE, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL  
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE  
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

***First Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

***Second Filing Deadline:*** You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

**NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.**

**United States of America**  
United States Patent and Trademark Office

**FENDI**

**Reg. No. 5,139,608**

**Registered Feb. 14, 2017**

**Int. Cl.: 18**

**Trademark**

**Principal Register**

FENDI ADELE SRL (ITALY LIMITED LIABILITY COMPANY)  
Palazzo della Civiltà Italiana,  
Quadrato della Concordia, 3 I-00144 ROMA  
ITALY

CLASS 18: Shoulder straps for handbags

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

PRIORITY DATE OF 07-01-2016 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1308310 DATED 07-11-2016,  
EXPIRES 07-11-2026

SER. NO. 79-191,412, FILED 07-11-2016  
HAI-LY HUYNH LAM, EXAMINING ATTORNEY



*Michelle K. Lee*

Director of the United States  
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

- **First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- **Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

- You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

**NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.**

# United States of America

## United States Patent and Trademark Office



**Reg. No. 5,505,551**

**Registered Jul. 03, 2018**

**Int. Cl.: 3, 9, 14, 18, 20,  
25, 35**

**Service Mark**

**Trademark**

**Principal Register**

Fendi S.r.l. (ITALY Limited Liability Company )  
Palazzo Della Civiltà Italiana  
Quadrato Della Concordia, 3 I-00144 Roma  
ITALY

CLASS 3: Fragrances; make-up

CLASS 9: Cell phone cases; cell phone covers; cell phone straps; sunglasses

CLASS 14: Decorative fobs for keys; key rings with decorative trinkets or fobs; precious metal key holders with decorative trinkets or fobs; key holders of precious metals; key fobs of precious metals; key rings of precious metals; key fobs being rings coated with precious metal; key chains as jewelry, being trinkets or fobs; key rings with decorative trinkets or fobs of precious metal

CLASS 18: Leather and imitations of leather; animal skins and hides; trunks and travelling bags; umbrellas and parasols; walking sticks; whips; harness; saddlery; all-purpose carrying bags; shoulder bags; travelling bags; hand bags; boston bags; waist packs; sling bags for carrying infants; duffle bags; tote bags; clutch bags; wallets; purses; briefcases; attaché cases; pouches of leather; pouches of textile, not for packaging; school bags; suitcases; garment bags for travel; key cases made of leather; backpacks; rucksacks; vanity cases sold empty; carry-on bags; beach bags; umbrellas

CLASS 20: Furniture; mirrors; picture frames; air cushions, not for medical purposes; air mattresses, not for medical purposes; air pillows, not for medical purposes; bead curtains for decoration; bedding, except linen, namely, beds, mattresses, pillows and bolsters; busts of wood, wax, plaster or plastic; wardrobes; curtain holders, not of textile material; curtain tie-backs, namely, non-textile curtain holders; cushions; doors for furniture; dressmakers' dummies; screens for fireplaces; house numbers, not of metal, non-luminous; indoor window blinds being shades; infant walkers; mannequins; decorative mobiles; pet cushions; pillows; slatted indoor blinds; statues of wood, wax, plaster or plastic; statuettes of wood, wax, plaster or plastic; table tops; tailors' dummies; decorative wind chimes; works of art of wood, wax, plaster or plastic; signboards of wood or plastics

CLASS 25: Clothing, namely, shirts and pants; footwear; headwear; pullovers; cardigans; sweaters; jerseys; jumpers; jackets; sweatshirts; parkas; bathing suits; blouses; shirts; trousers; jeans; waistcoats; skirts; shorts; T-shirts; dresses; men's suits; coats; raincoats; overcoats; fur coats and jackets; overalls; underwear; vests; hosiery; panty hose; bathrobes; shawls; scarves; neckties; gloves being clothing; belts for clothing; shoes; boots; sandals;



*Andrei Iancu*

Director of the United States  
Patent and Trademark Office

slippers; clogs; hats and caps

CLASS 35: Information and advice in relation to retail store services in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through telecommunications in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through telephone in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through facsimile in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through email in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through the Internet in the field of ready-to-wear, clothing and footwear; information and advice in relation to on-line direct selling in the field of ready-to-wear, clothing and footwear; information and advice in relation to wholesale store services in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through telephones in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through facsimiles in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through email in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through the Internet including social networks in the field of ready-to-wear, clothing and footwear; organisation of mail order promotions in the field of ready-to-wear, clothing and footwear; marketing, including direct marketing and direct mail advertising in the field of ready-to-wear, clothing and footwear; advertising by mail order in the field of ready-to-wear, clothing and footwear; point of purchase promotions in the field of ready-to-wear, clothing and footwear; on-line advertising in the field of ready-to-wear, clothing and footwear; sale promotions in the field of ready-to-wear, clothing and footwear

The mark consists of a circle having a letter "F" inscribed therein, which is rotated counter-clockwise from its normal position of approximately 120 degrees.

PRIORITY DATE OF 02-24-2017 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1372560 DATED 04-21-2017,  
EXPIRES 04-21-2027

SER. NO. 79-219,749, FILED 04-21-2017

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

- **First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- **Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

- You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

**NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.**

# United States of America

## United States Patent and Trademark Office



**Reg. No. 5,563,158**

**Registered Sep. 18, 2018**

**Int. Cl.: 3, 9, 14, 18, 20,  
25, 35**

**Service Mark**

**Trademark**

**Principal Register**

Fendi S.r.l. (ITALY Limited Liability Company )  
Palazzo Della Civiltà Italiana  
Quadrato Della Concordia, 3 I-00144 Roma  
ITALY

CLASS 3: Fragrances; make-up

CLASS 9: Cell phone cases; cell phone covers; cell phone straps; sunglasses

CLASS 14: Decorative fobs for keys; key rings being trinkets or fobs; key holders of precious metals being trinkets or fobs; key holders of precious metals; decorative key fobs of precious metals; key rings of precious metals; key fobs being rings coated with precious metal; key chains as jewelry, being trinkets or fobs; key rings being trinkets or fobs of precious metal

CLASS 18: Leather and imitations of leather; animal skins and hides; trunks and travelling bags; umbrellas and parasols; walking sticks; whips; harnesses; saddlery; bags, namely, leather bags, weekend bags and all-purpose carrying bags; shoulder bags; travelling bags; hand bags; boston bags; waist packs; sling bags for carrying infants; duffle bags; tote bags; clutch bags; wallets; purses; briefcases; attaché cases; pouches of leather; pouches of textile, not for packaging; school bags; suitcases; garment bags for travel; key cases made of leather; backpacks; rucksacks; vanity cases sold empty; carry-on bags; beach bags; umbrellas

CLASS 20: Furniture; mirrors; picture frames; air cushions, not for medical purposes; air mattresses, not for medical purposes; air pillows, not for medical purposes; bead curtains for decoration; bedding, namely, beds, bed headboards and bed fittings not of metal; busts of wood, wax, plaster or plastic; covers for clothing being wardrobe; curtain holders, not of textile material; curtain tie-backs in the nature of non-textile curtain holders; cushions; doors for furniture; dressmakers' dummies; fire screens, domestic being screens for fireplaces; garment covers for storage being nonmetal and non-paper containers for storage, fitted fabric furniture covers, furniture and wardrobes; house numbers, not of metal, nonluminous; indoor window blinds being shades; infant walkers; mannequins; decorative mobiles; pet cushions; pillows; slatted indoor blinds; statues of wood, wax, plaster or plastic; statuettes of wood, wax, plaster or plastic; table tops; tailors' dummies; decorative wind chimes; works of art of wood, wax, plaster or plastic; signboards of wood or plastics

CLASS 25: Clothing, namely, shirts, dresses, pants and sweaters; footwear; headwear; pullovers; cardigans; sweaters; jerseys; jumpers; jackets; sweatshirts; parkas; bathing suits; blouses; shirts; trousers; jeans; waistcoats; skirts; shorts; T-shirts; dresses; men's suits; coats; raincoats; overcoats; fur coats and jackets; overalls; underwear; vests; hosiery; panty hose; bathrobes; shawls; scarves; neckties; gloves being clothing; belts for clothing; shoes; boots; sandals; slippers; clogs; hats and caps being headwear



*Andrei Iancu*

Director of the United States  
Patent and Trademark Office

CLASS 35: Providing information and advice in relation to retailing services in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through telecommunications in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through telephone in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through facsimile in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through email in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through the Internet in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to on-line direct selling in the field of ready- to-wear, clothing and footwear; providing information and advice in relation to wholesaling services in the field of ready-to- wear, clothing and footwear; computerized on-line ordering service through telephones in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through facsimiles in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through email in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through the Internet including social networks in the field of ready-to-wear, clothing and footwear; advertising by mail order, namely, organisation of mail order promotions in the field of ready-to-wear, clothing and footwear; marketing, including direct marketing and direct mail advertising in the field of ready-to-wear, clothing and footwear; advertising by mail order in the field of ready-to-wear, clothing and footwear; promotion and marketing services, namely, point of purchase promotions in the field of ready-to-wear, clothing and footwear; on-line advertising in the field of ready-to-wear, clothing and footwear; sales promotions services in the field of ready-to-wear, clothing and footwear

The mark consists of two circles of same radius, externally tangent, each having a letter "F" inscribed therein; the letter "F" inscribed in the second circle is rotated from its normal position of 180 degrees.

PRIORITY DATE OF 02-24-2017 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1372041 DATED 04-21-2017, EXPIRES 04-21-2027

SER. NO. 79-219,472, FILED 04-21-2017

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

- **First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- **Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

- You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

**NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.**

# United States of America

## United States Patent and Trademark Office



**Reg. No. 6,821,740**

**Registered Aug. 16, 2022**

**Int. Cl.: 3, 27**

**Trademark**

**Principal Register**

Fendi s.r.l. (ITALY società a responsabilità limitata (srl) )  
Palazzo della Civiltà Italiana  
Quadrato della Concordia 3  
Roma, ITALY 00144

CLASS 3: Fragrances; perfumery

FIRST USE 6-00-2014; IN COMMERCE 6-00-2014

CLASS 27: Carpets

FIRST USE 00-00-2013; IN COMMERCE 00-00-2013

The mark consists of two letters "F", the second of which is inverted and faces the first.

SER. NO. 90-039,186, FILED 07-07-2020



*Katherine Kelly Vidal*

Director of the United States  
Patent and Trademark Office



**REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

- **First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- **Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

- You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

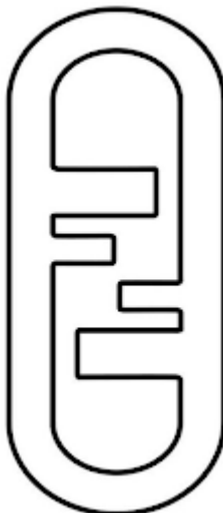
**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

**NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.**

# United States of America

## United States Patent and Trademark Office



**Reg. No. 6,874,501**

**Registered Oct. 18, 2022**

**Int. Cl.: 9, 14**

**Trademark**

**Principal Register**

FENDI SRL (ITALY LIMITED LIABILITY COMPANY)  
Palazzo della Civiltà Italiana,  
Quadrato della Concordia 3 I-00144 ROMA  
ITALY

CLASS 9: Sunglasses

CLASS 14: Necklace, rings, earrings, bracelet

The mark consists of a vertical oval with the inside of the oval forming the shape of two letter "F's".

PRIORITY DATE OF 02-22-2021 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1594098 DATED 03-22-2021,  
EXPIRES 03-22-2031

SER. NO. 79-312,158, FILED 03-22-2021



*Katherine Kelly Vidal*

Director of the United States  
Patent and Trademark Office



**REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

**Requirements in the First Ten Years\***

**What and When to File:**

- **First Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- **Second Filing Deadline:** You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.\* See 15 U.S.C. §1059.

**Requirements in Successive Ten-Year Periods\***

**What and When to File:**

- You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.\*

**Grace Period Filings\***

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**\*ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

**NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.**

**NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.**