# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Bankruptcy Order Approving Debtor's Sale of Substantially All of Its Assets Free and Clear of Claims and Encumbrances and relevant Exhibit C of the Asset Purchase Agreement

# **CONVEYING PARTY DATA**

Name	Execution Date
ABN AMRO Bank, N.V.	01/25/2002

# RECEIVING PARTY DATA

Name:	StairMaster Sports/Medical Products, Inc.
Street Address:	12421 Willows Road N.E., Suite 100
City:	Kirkland
State/Country:	WASHINGTON
Postal Code:	98034

## PROPERTY NUMBERS Total: 19

Number
5354248
RE34959
5499959
5547439
5910072
5437589
08748550
5545112
5650709
5441468
5747955
5856736
D355684
D362281

**PATENT** 500394353 **REEL: 020083 FRAME: 0380** 

Patent Number:	D357953	
Patent Number:	D373805	
Patent Number:	D376828	
Patent Number:	D381717	
Patent Number:	5540639	

#### CORRESPONDENCE DATA

Fax Number: (303)629-3450

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

Phone: 303-629-3400

Email: johnson.marilyn@dorsey.com

Correspondent Name: Dorsey & Whitney LLP

Address Line 1: 370 Seventeenth Street, Suite 4700

Address Line 2: Lee R. Osman

Address Line 4: Denver, COLORADO 80202-5647

ATTORNEY DOCKET NUMBER:	M10770US ~ 461066-2503
NAME OF SUBMITTER:	Lee R. Osman

#### Total Attachments: 15

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The Honorable Thomas T. Glover

U.S. Bankruptcy Count
Western District of Washington
at Seattle

JAN 25 2002

Thomas T. Glover Bankruptcy Judge

## UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

In Re:

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STAIRMASTER SPORTS/MEDICAL PRODUCTS, INC., a Delaware corporation,

Debtor.

Case No. 01-19658

Chapter 11

ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS FREE AND CLEAR OF CLAIMS AND ENCUMBRANCES

THIS MATTER came before the Court on the 25th day of January 2002, on the motion of StairMaster Sports/Medical Products, Inc., Debtor-in-Possession herein ("Debtor"), for an Order (1) authorizing the sale of substantially all of its assets (the "Purchased Assets") free and clear of liens, claims, and encumbrances, pursuant to 11 U.S.C. § 363, to Direct Focus, Inc. (the "Buyer"). The motion for the sale of the Purchased Assets (the "Motion") is presented to the Court pursuant to the Order Approving Timeline and Procedures for Sale, entered on November 16, 2001, and the Ex Parte Amended Order Approving Timeline and procedures for sale, entered on January 4, 2002. Upon considering: (i) the Declaration of Michael R. Quinn In Support of the Debtor's Sale (the "Quinn Declaration"); (ii) the record in this Chapter 11 case; (iii) all objections, if any; and (iv) the arguments of counsel and the evidence presented at the hearing, this Court HEREBY FINDS AND DETERMINES THAT:

A. The Court has jurisdiction to hear and determine the Motion and all related matters pursuant to 28 U.S.C. §§ 1334 and 157 and the "Standing Order of Referral of Cases to Bankruptcy Judges" of the United States District Court for the Western District of

ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS, ETC. - 1

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Washington. Venue of this proceeding in this district is proper pursuant to 28 U.S.C. § 1409. The Motion is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (B), (N) and (O). The statutory predicates for the relief granted herein are Sections 105, 363 and 365 of the Bankruptcy Code, as complemented by Bankruptcy Rules 2002, 6004, 6006 and 9007.

- B. Notice of the Motion was: timely; properly given in compliance with the Bankruptcy Code and Rules; in accordance with the Order Limiting Notice that was entered in this case on October 19, 2001; and, reasonable and appropriate under the circumstances.
- C. The Debtor has demonstrated that the sale of the Purchased Assets to Buyer pursuant to the Asset Purchase Agreement (the "Asset Purchase Agreement"), a copy of which is attached to the Quinn Declaration as Exhibit 1, is based on sound business justifications, and such sale is in the best interest of the Debtor's estate.
- D. Failure to approve the Motion will cause irreparable damage to the Debtor and its estate.
- E. The sale of the Purchased Assets, and the assignment of contracts and leases pursuant to the Asset Purchase Agreement (the "Assigned Contracts and Leases"), have been proposed and, if consummated, will have been consummated in good faith in accordance with Section 363(m) of the Bankruptcy Code. Buyer is entitled to the protections afforded under Section 363(m) of the Bankruptcy Code.
- F. The negotiations between Buyer and the Debtor have been in good faith, and the consideration being paid is fair value for the Purchased Assets.
- G. The Debtor has demonstrated sufficient justification to sell a substantial portion of its assets without a plan of reorganization.
- H. The consideration to be received by the Debtor from Buyer is fair and reasonable.
- I. The Debtor has demonstrated that the assumption and assignment of the Assigned Contracts and Leases to Buyer is based up on sound business justifications.
- J. Buyer will cure, subject to the terms and conditions of the Asset Purchase
  Agreement, the existing defaults on the Assigned Contracts and Leases, at the time of closing

ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS, ETC. - 2

Heller Ehrman White & McAuliffe LLP 701 Fith Avenue, Sulte 6100 Seattle, Washington 98104-7098 Telephone (206) 447-0900 the sale to Buyer ("Closing") (or on such terms as may be agreed to in writing between Buyer and the third parties to the Assigned Contracts and Leases).

- K. Buyer has provided the requisite adequate assurance of its future performance under the Assigned Contracts and Leases.
- L. Buyer is only buying the Purchased Assets and is not a successor in interest to Debtor, nor does Buyer's acquisition of the Purchased Assets reflect a substantial continuity of the operations of the Debtors' business. With respect to the possibility of the Buyer being deemed a successor to the Debtor, the cause and circumstances leading to the sale of the Purchased Assets arise out of the Debtor's prefiling events, which are not caused by or related to any act or conduct of the Buyer.
- M. Consummation of the Asset Purchase Agreement is in the best interests of the Debtor, its estate, all creditors, equity security holders and other parties in interest.

Based on the foregoing, and good cause appearing, it is hereby

### ORDERED, ADJUDGED AND DECREED:

- 1. The Motion to sell substantially all of the Debtor's assets to the Buyer, in accordance with the Asset Purchase Agreement, is hereby granted.
- 2. All opposition to the Motion is overruled, and the Debtor is authorized pursuant to Sections 105(a) and 363(b) and (f) of the Bankruptcy Code to sell to the Buyer all of the Debtor's right, title and interest in and to the assets identified to be sold in the Asset Purchase Agreement, all in accordance with the Asset Purchase Agreement and this Order.
  - 3. The Asset Purchase Agreement is hereby approved.
- 4. The sale of the Purchased Assets, and assignment of the Assigned Contracts and Leases, is free and clear of all claims, liens and encumbrances of any nature, kind or description, other than the performance obligations under the Assigned Contracts and Leases.
- Any existing claims, liens, encumbrances and interests will attach to the proceeds of the sale in the same priority, validity, and amount in which they attach to the Purchased Assets prior to sale. All such claims, liens, encumbrances and interests shall be released, terminated and discharged as to the Purchased Assets and the Buyer and shall be

ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS, ETC. - 3 Heller Ehrman White & McAuliffe LLP 701 Fifth Avenue, Suite 6100 Seattle, Washington 98104-7098 Telephone (206) 447-0900

 satisfied solely from the proceeds of the sale or any assets of the Debtor other than the Purchased Assets.

- 6. The Asset Purchase Agreement: (i) was proposed, negotiated, and entered into in good faith after arms-length bargaining of the parties; and (ii) provides the Debtor with the highest or otherwise best offer received for the Purchased Assets.
- 7. Buyer is a good faith purchaser pursuant to Section 363(m) of the Bankruptcy Code and entitled to the protections thereunder.
- 8. A stay of the Closing, as provided for by Bankruptcy Rule 6004(g), is unnecessary in this instance, shall not apply, and is lifted.
- 9. The Debtor is authorized to assume and assign the Assigned Contracts and Leases to Buyer at the time of Closing, and the Assigned Contracts and Leases shall be effective notwithstanding any provisions therein precluding or impairing the rights of the Debtor to assign them.
- Assumption or Rejection of Executory Contracts and/or Leases, entered on January 11, 2002, and pursuant to the Supplemental Order on Assumption of Contracts and/or Leases, entered on January 25, 2002, the non-debtor parties to the Assigned Contracts and Leases are forever barred from asserting claims against the Debtor (except for post-petition service provided to the Debtor prior to Closing) arising under or related to the subject contracts or leases, and each of the subject contracts or leases shall be deemed in full force and effect on its assignment to Buyer.
- 11. The cure payments referenced in the preceding paragraph, when made, shall satisfy the requisites of 11 U.S.C. § 365(b)(1)(A).
- All parties to the Assigned Contracts and Leases are forever barred and enjoined from raising or asserting against the Debtor or Buyer any default or breach under, or any claim or pecuniary loss, or condition to assignment, arising under or related to, the Assigned Contracts or Leases existing as of the Closing or arising by reason of the Closing unless such default, breach, claim, pecuniary loss or condition was timely raised or asserted

ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS, ETC. - 4

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prior to the entry of this Order. All liens of record against the Purchased Assets shall, upon Closing, be removed and stricken as against the Purchased Assets, and all parties and other entities, including filing agents and officers, title agents and companies, recorders of mortgages and deeds of trust, administrative agencies, governmental units and other state, federal and local officers are authorized and specifically directed to strike all recorded liens against the Purchased Assets from their records without the presentation of any affidavits, instruments, or returns otherwise required for recording, other than this Order.

- implement, close and consummate the sale of the Purchased Assets, including (i) executing any documents necessary to consummate such sale and to assume and assign the Assigned Contracts and Leases to Buyer pursuant to the terms and conditions of the Asset Purchase Agreement without further order of this Court; (ii) take any action to strike or remove any liens of record against the Purchased Assets; and (iii) making minor modifications to the Asset Purchase Agreement prior to Closing so long as those modifications do not reduce the consideration to be paid to the Debtor.
- 14. Except as expressly provided in the Asset Purchase Agreement, Buyer has not assumed or otherwise become obligated for any of the Debtor's liabilities. Consequently, after closing of the sale to Buyer, all creditors of the Debtor, whether known or unknown, are hereby enjoined from asserting or prosecuting any claim or cause of action against Buyer or the Purchased Assets to recover on account of any liability owed by the Debtor.
- 15. Rights of the Debtor to executory contracts, unexpired leases, and other property excluded from the sale to the Buyer, remain the property of the Debtor and the Debtor's rights, if any, to assume and assign those executory contracts and unexpired leases, shall not be limited by this Order.
- 16. Among the property excluded from the Purchased Assets being sold to Buyer are: (i) the Debtor's inventory of RevMaster stationary bicycles; (ii) the Debtor's contracts and license agreements with LeMond Cycling, Inc. (including, without limitation, the Sublicense and Endorsement Agreement dated August 9, 1999), Peloton Fitness, Inc., and

ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS, ETC. - 5 Heller Ehrman White & McAuliffe LLP 701 Fifth Avenue, Suite 6100 Seattle, Washington 86104-7098 Telephone (206) 447-0900

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Exersmart, LLC; (iii) all prototypes of the Exersmart home gym (in any and all states of assembly); (iv) all drawings, tooling, dyes, equipment, materials, and other documents or instruments related to the design and manufacture of the RevMaster stationary bicycle and the Exersmart home gym; and (v) all home gym units and accessories, if any, provided to Debtor by Exersmart.

- With respect to any RevMaster stationary bicycles sold by the Debtor or third 17. parties: (i) the Buyer shall have no liabilities or responsibilities, including but not limited to warranty or personal injury claims; and (ii) the Debtor shall use commercially reasonable efforts to remove or cover all StairMaster names and logos that appear on the RevMaster stationary bicycles that were manufactured prior to closing, and the Debtor will not have any products manufactured after closing that display any StairMaster names or logos.
- The sales proceeds received from the sale of the Purchased Assets, net of any 18. commissions, taxes, cure amounts, and other closing costs, required to be paid by the Debtor in accordance with the Asset Purchase Agreement, plus other proceeds, if any, received after Glosing pursuant to the terms of the Asset Purchase Agreement, shall be used and distributed at Closing as follows:
- \$900,000 shall be paid to Houlihan Lokey Howard B. Zukin Capital, as a a. Transaction Fee, in accordance with the Order Authorizing Debtor in Possession to Retain Houlihan Lokey, that was entered on October 15, 2001;
- Sufficient funds shall be disbursed to ABN AMRO Bank N.V. as the b. "DIP Agent," to fully satisfy all obligations of the Debtor to the "DIP Lenders" under the "DIP Facility" Inverces with defined in the Final Order Granting Motion For Authority to Use Cash Collateral, and Obtain Post-Petition Financing, entered by this Court on September 25. The Unsecured Creditors' Committee and Existing Lenders have agreed upon a farm shall for a consensual plan of reorganization dated as of Tanana, 25,2002 (the plan term sheet").

  The balance of all funds generated from the closing, plus any other funds 2001; and

received after Closing pursuant to the terms of the Asset Purchase Agreement, shall be deposited into an interest-bearing account at ABN AMRO Bank, N.V., and shall be disbursed

ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS, ETC. - 6 Heller Ehrman White & McAuliffe LLP 701 Fifth Avenue, Suite 6100 Seattle, Washington 98104-7098 Telephone (208) 447-0900

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> ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS, ETC. - 7

DATED this day of January, 2002.

Pursuant to Section 1146(c) of the Bankruptcy Code, the making, delivery, filing or recording of any and all other instruments of conveyance or transfer of the Purchased Assets (the "Conveyances"), are exempt from and shall not be taxed under any federal, state or local law imposing a recording tax, stamp tax, transfer tax or similar tax (collectively, "Transfer Taxes"). All filing and recording officers are hereby authorized and directed to accept for recording or filing, and to record or file immediately upon presentation thereof, the Conveyances, without the payment of any such Transfer Taxes and without the requirement or presentation of any affidavit or form with respect to any Transfer Tax regarding the Conveyances. All governmental authorities or taxing authorities shall be permanently enjoined from commencing or maintaining any action to collect from the Debtor, the Buyer or the Purchased Assets any Transfer Taxes arising from the transfers to be effectuated pursuant to the Asset Purchase Agreement, and this Court retains jurisdiction to enforce the foregoing.

- 20. This Order shall be binding upon and inure to the benefit of any successors and assigns of the Buyer and the Debtor, including without limitation, any trustee appointed in the Debtor's Chapter 11 case or subsequent Chapter 7 case.
- The sale of the Purchased Assets approved by this Order is not subject to 21. avoidance under Section 363(n) of the Bankruptcy Code.
- Information available to the Debtor under the Asset Purchase Agreement shall 22. be made available to the Court Creditors Com Hee.
- The Court shall retain sole and exclusive jurisdiction over all matters arising 23. from or related to the Purchased Assets, Assigned Contracts and Leases, the Motion, the implementation thereof, the account established in the preceding paragraph of this Order, and enforcement of this Order.

United States Bankruptcy Judge Heller Ehrman White & McAuliffe LLP

701 Fifth Avenue, Sulte 6100 Seattle, Washington 98104-7098 Telephone (208) 447-0900

1	Presented by:
2	HELLER EHRMAN WHITE & McAULIFFE LL
3	-7 Ochtror
4	By: John State WEBA #10000
5	Frederick P. Corbit, WSBA #10999 Attorneys for Debtor, StairMaster
6	Sports/Medical Products, Inc.
7	Approved as to Form; Notice of
8	Presentation Waived:
9	DAVIS WRIGHT TREMAINE
10	
11	By: Y Colon House WGBA #11035
12	Ragan L. Powers, WSBA #11935 Attorneys for ABN AMRO Bank, N.V.
13	
14	BUSH STROUT & KORNFELD
15	9 1061
16	Gayle E. Bush, WSBA #0718 Attorneys for The Official Committee of
17	Attorneys for The Official Committee of Unsecured Creditors
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ORDER APPROVING DEBTOR'S SALE OF SUBSTANTIALLY ALL OF ITS ASSETS, ETC. - 8

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#### ASSET PURCHASE AGREEMENT

This Asset Purchase Agreement (the "Agreement") is made and entered into as of this 12<sup>rt</sup> day of January 2002 (the "Execution Date"), by and between Direct Focus, Inc., a Washington corporation and its permitted assignees hereunder (the "Buyer"), on the one hand, and StairMaster Sports/Medical Products, Inc., dba StairMaster Health & Fitness Products, a Delaware corporation and Debtor and Debtor in Possession (the "Seller") under Case No. 01-19658 (the "Case") in the United States Bankruptcy Court for the Western District of Washington at Seattle (the "Bankruptcy Court").

#### RECITALS.

- A. Seller is engaged in the fitness equipment business, (the "Business").
- B. Seller wishes to sell to Buyer substantially all the assets it uses in connection with the Business at the price and on the other terms and conditions specified in detail below and Buyer wishes to so purchase and acquire such assets from Seller.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

#### 1. Transfer of Assets

- 1.1 Purchase and Sale of Assets. On the Closing Date, as hereinafter defined, in consideration of the covenants, representations and obligations of Buyer hereunder, and subject to the conditions hereinafter set forth, Seller shall sell, assign, transfer, convey and deliver to Buyer free and clear of all liens, interests and encumbrances of any kind or nature whatsoever, and Buyer shall purchase from Seller, free and clear of all liens, interests and encumbrances of any kind or nature whatsoever, all of Seller's right, title and interest as of the Closing Date in and to the following assets, wherever located (collectively, the "Property").
- 1.1.1 Leases and Contracts. Seller's rights, title and interest to the following leases and contracts which are assumed by Seller and assigned to Buyer pursuant to a final order of the Bankruptcy Court assuming and assigning the lease or contract (the "Assignment Order"), or if post-petition, to the extent transferable at no cost to Seller: wherein Seller is lessee or party (a) under a real property lease (the "Real Property Leases"), (b) under an equipment, personal property or intangible property lease, rental agreement, license, contract, agreement or similar arrangement (the "Other Leases") and (c) a party to other contracts, leases, orders, purchase orders, licenses, contracts, agreements and similar arrangements (the "Other Contracts") (all collectively the "Assumed Contracts"). Buyer initially designates the list of leases and contracts that Seller shall assume and assign to Buyer as set forth in Exhibit A-1 (Real Property Leases), Exhibit A-2 (Other Leases) and Exhibit A-3 (Other Contracts). Buyer shall have the option to add to or exclude from the list of designated leases and contracts on Exhibits A-1, A-2 and A-3, and to make such added designated leases and contracts Assumed Contracts, so long as Buyer notifies Seller of the lease or contract to be added or excluded from the list before the Auction (as such term is defined below).
- 1.1.2 <u>Improvements</u>. Any improvements located on the real property (collectively, the "Real Property") occupied by Seller under the Real Property Leases, but in all events only to the extent, if any, of Seller's interest in the same (collectively, the "Improvements").
- 1.1.3 <u>Personal Property</u>. All of those items of equipment and tangible personal property owned by Seller (including those listed in **Exhibit** "B" attached to this Agreement) and any other tangible personal property acquired by Seller after the date hereof but prior to the Closing Date

SEA\_DOCS:598632.4

401	ജ	Resistance training machine	07/955,667	oz-Oct-1982 5,308,303	5,308,303	03-May-1994 Granted	Granted
401CA	క	Resistance training machine	2107545	01-Oct-1993 m	1818		Pending
402	മ്	Resistance training machine	07/955,675	02-Oct-1992 5,387,170	5,387,170	07-Feb-1995 Granted	Granted
403	ഴ	Exercise apparatus	07/966,710′	26-Oct-1992 5,380,258	5,380,258	10-Jan-1995 Granted	Granted
404	ജ	Rops climbing exercise apparatus	07/609,476	05-Nev-1990 5,060,938	5,060,938	29-Oct-1991	Granted
405	ਝ	Exercise apparatus and method of exercise 08/033,870	08/033,870	19-Mar-1993 5,354,248	5,354,248	11-Oct-1994 Granted	Granled
405CA	ర	Exercise apparatus and method of operating 2117229 exercise apparatus	2117229	08-Mar-1994 2117229	2117229	16-War-1999 Granted	Granted
405DE	DE.	Exercise apparatus and method of exercising	94104211.1	17-Mar-1994 0625362	0625362	02-Sep-1998 Granted	Granted
405EP	П	Exercise apparatus and method of exercising	94104211.1	17-Mar-1994 0625362	0625362	02-Sep-1998 Converted	Converted
405FR	Æ	Exercise apparatus and method of exercising	94104211.1	17-Mar-1994 0625362	0625362	02-Sep-1998 Granted	Granted
405GB	88	Exercise apparatus and method of exercising	94104211.1	17-Mar-1994 0625362	0625362	02-Sep-1998 Granted	Granted
405IE	ī	Exercise apparatus and method of exercising	94104211.1	17-Mar-1994 0625362	0625362	02-Sep-1998 Granted	Granted

SaseNum Count		III III III III III III III III III II	Annillamber	HIIDare 1004	RIENTIFICO	Bathlumber     Status   Status   Status   Bathlumber   No. 14. Oct 1006 Granted	Signification
406	ಖ	Exercise apparatus	08/215,121	18-Mar-1994 5,555,002	700°eac'	000	
407C1	ജ	Stair-climbing exercise apparatus	07/789,789	08-Nov-1991 RE 34,959	₹E 34,959	24-Nov-1987 Granted	Sranted
407CA	ర	Stairclinbing exercise apparatus	552140	18-Nov-1987   1296751	296751	03-Mar-1992  Granted	Sranted
407DE ·	DE .	Stairclimbing exercise apparatus	88/901171.4	20-Nov-1987 0401206	0401206	09-Mar-1994 Granted	Sranted
407EP	Gi	Stairclimbing exercise apparatus	88/901171.4	20-Nov-1987 0401206	3401206	09-Mar-1994 Converted	Converted
407FR	Æ	Stairdimbing exercise apparatus	88/901171.4	20-Nov-1987   0401206	3401206	09-Mar-1994 Granted	Sranted
407GB	89	Stairclimbing exercise apparatus	88/901171.4	20-Nov-1987 0401206	0401206	09-Mar-1994 Granted	Granted
4071T	E	Stairclimbing exercise apparatus	88/901171.4	20-Nov-1987 0401206	0401206	09-Mar-1994 Granted	Granted
407JP	로	Stairclimbing exercise apparatus	63-601533	20-Nov-1987   2126853	2126853	10-Feb-1997 Granted	Granted
407PC	ow	Stairclimbing exercise apparatus	PCT/US87/03058	20-Nov-1987	Ē		Converted
409	8	Treadrull exerciser	06/577,171	06-Feb-1984 4,687,195	4,687,195	18-Aug-1987 Granted	Granted
410	ब	Stairclimbing and upper body exercise apparatus	07/594,872	10-Oct-1990 5,256,117	5,256,117	26-Oct-1993 Granted	Granted
		والمراجعة					

CaseNum Count	Count	1119				
410JP	ਕੁ	Stairclimbing and upper body exercise apparatus	03-516779	25-Sep-1991 ***	Pending	
410PC	WO	Stairclimbing and upper body exercise apparatus	PC1/US91/07000	25-Sep-1991 III	Converted	
41101PC WO	WO	Devices to prevent binding of a guidance system for an upper body exercise apparatus	PCT/US92/02522	31-Mar-1992 ""	Converted	
41105	೫	Upper body exercise apparatus	08/137,078	15-Oct-1993   5,499,959	19-Mar-1996 Granted	
41101	<b>S</b> 3	Device to prevent binding of a guidance system for an upper body exercise apparatus	07/860,722	31-Mar-1992 5,312,313	17-May-1994 Granted	
41102	ജ	Device to prevent arouate motion of a user assist platform for an upper body exercise apparatus	08/124,673	21-Sep-1993 5,540,639	30-Jul-1996 Granted	
413	ಖ	Exercise system	08/216,007	22-Mar-1994 5,547,439	20-Aug-1996 Granted	-
416	ജ	Upperbody exerdse apparatus	689,670	06-Aug-1987 RE 34,212	11-Jul-1989 Granted	
8	<b>S</b>	Exercise apparatus	08/984,573	03-Dec-1997 5,910,072	08-Jun-1999 Granted	
418AU	ΑU	Exercise apparatus	15412/99	02-Dec-1998 m	Pending	
418BR	BR	Exercise apparatus	PI9815144-4	02-Dec-1998 ""	Pending	
418CA	క	Exercise apparatus	2311783	02-Dec-1998 ""	Pending	

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Pending	Published	Pending	Pending	Pending	Converted	Grante	Grante	Grante	Pending	Pending	Grante
						01-Mar-2000 Granted	31-Aug-1999 Granted	01-Aug-1995 Granted			01-Mar-1994 Granted
. 121	III)	118	101	111	E.	NF108260	9811025	5,437,589	JII.	111	5,290,205
02-Dec-1998	20-Jun-2000	02-Dec-1998	02-Dec-1998	02-Dec-1998	02-Dec-1998	03-Dec-1998 NF108260	02-Dec-1998 9811025	20-Dec-1893 5,437,589	08-Nov-1996	19-Dec-1994	08-Nov-1991 5,290,205
98959657.2	01101653.5	2000-522978	0005497	504781	PCT/US98/25547	87120080	9811025	08/170,374	08/748,550	2179398	790,750
Exercise apparatus	Exercise apparatus	Upper body exercise machine	Upper body exercise machine	Upper body exercise machine	DC treadmill speed change motor controller 790,750 system						
EP.	¥	₽,	WK.	¥	OM.	WL	ZA	ജ	8	<u>క</u>	ജ
418EP	418HK	418JP	418MX	418NZ	418PC	418TW	418ZA	419	41902	419CA	42.1

REEL: 020083 FRAME: 0394

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13-Aug-1996 Granted	06-Feb-1996 Granted	22-Jul-1997 Granted	15-Aug-1995 Granted	05-May-1998 Granted	05-Jan-1999 Granted	11-May-1999 Granted		21-Feb-1995 Granted	03-Nov-1994 Granted	12-Sep-1995 Granted	(5-Dec-1994 Granted
28-Feb-1994   5,545,112	25-Feb-1994 5,489,250	31-Mar-1995 5,650,709	30-Sep-1994 5,441,468	19-Sep-1997 5,747,955	05-Mar-1997 5,856,736	15 2143341		01-Oct-1993 D355,684	75091	21-Mar-1994 D 362,281	75329
28-Feb-199	25-Feb-199	31-Mar-199	30-Sep-199	19-Sep-199	05-Mar-199	24-Feb-1995 2143341	30-Mar-2001	01-Oct-198	31-Mar-1994 75091	21-Mar-199	21-Sep-1994 75329
203,219	201,870	415,236	315,666	934,044	811,853	2143341	09/823,362	29/013,798	94/0640	29/020,203	94/1818
DC treadmill speed change motor controller   203,219 sytem	Treadmill deceleration system and method	Variable speed AC motor drive for treadmill	Resiliently mounted treadmill deck	Current sensing module for a variable speed 934,044 AC motor drive for use with a treadmill	Variable speed AC motor drive for treadmill	Resillently mounted treadmill deck	Elliptical exercise apparatus	Exercise machine	Exercise machine	Exercise machine	Exercise machine
න	ജ	श्र	<u>8</u>	ಷ	ജ	<u>క</u>	ತ	न्त्र	ర	ജ	<u> క</u>
422	423	424	425	426	427	428CA	430	201	901CA	305	902CA

GESENION MONTH	Courte	. And a second s	Application     Application	li segles	Pathimine	iojegisti.	Statue
903	প্র	Exercise cycle	29/020,209	21-Mar-1994   D357,953	D357,953	02-May-1995 Granted	Granted
903CA	క	Exercise machine	94/1819	21-Sep-1994 75748	75748	16-Feb-1995 Granted	Granted
904	ജ	Exercise apparatus	29/041,783	24-Jul-1995 D373,805	D373,805	17-Sep-1996 Granted	Granted
902	ജ	Endosure for an exercise apparatus	29/041,785	24-Jul-1995 D376,828	D376,828	24-Dec-1996 Granted	Granted
906	ಷ	Handle for an exercise apparatus	29/041,761	24-Jul-1995 D381,717	D381,717	29-Jul-1997 Granted	Granted

**RECORDED: 11/08/2007**