

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
General Physiotherapy, Inc.		12/17/2010	CORPORATION: MISSOURI
RECEIVING PARTY DATA			
Name:	Parkside Financial Bank & Trust		
Street Address:	8112 Maryland Avenue		
Internal Address:	Suite 101		
City:	Saint Louis		
State/Country:	MISSOURI		
Postal Code:	63105		
Entity Type:	TRUST: MISSOURI		
PROPERTY NUMBERS Total: 35			
Property Type	Number	Word Mark	
Registration Number:	2704088	CELLUTEC	
Registration Number:	3230383	DIRECTIONAL PERCUSSION	
Registration Number:	1496651	DIRECTIONAL-STROKING	
Registration Number:	2858140	FLEXIMATIC	
Registration Number:	3660390	FLIMM FIGHTER	
Registration Number:	0904383	G5	
Registration Number:	2783690	G5 CONTOUR	
Registration Number:	2359317	GX	
Registration Number:	2359311	GX-99	
Registration Number:	2621902		
Registration Number:	1225855	MULTIMATIC	
Registration Number:	1315590	MULTIMATIC	
Registration Number:	2130283	PENECINE	

CH \$890.00 2704088

Registration Number:	1727351	PRO-POWER
Registration Number:	2260539	SENUVA
Registration Number:	1668397	SYSTEM H. CUINIER
Registration Number:	2980808	THE ORIGINAL SINCE 1957 THE SYMBOL OF QUALITY AND RELIABILITY IN MASSAGE MACHINES
Registration Number:	2666204	THERASSIST
Registration Number:	1350489	VARI-TILT
Registration Number:	1506993	VIBRACARE
Registration Number:	3619151	VIBRACARE
Registration Number:	1255967	VIBRAMATIC
Registration Number:	1432823	VIBRAPORT
Registration Number:	1529573	GK-3
Registration Number:	2039795	
Registration Number:	2066217	
Registration Number:	2918919	
Registration Number:	2041648	
Registration Number:	2039796	
Registration Number:	2038211	
Registration Number:	3188636	
Registration Number:	3200310	
Registration Number:	2039797	
Registration Number:	1236158	G
Registration Number:	3399018	GEMINI

CORRESPONDENCE DATA

Fax Number: (314)719-3066
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 314-863-0800
Email: lwolfgram@stinson.com
Correspondent Name: Laila S. Wolfgram
Address Line 1: 7700 Forsyth
Address Line 2: Suite 1100
Address Line 4: Saint Louis, MISSOURI 63105

ATTORNEY DOCKET NUMBER:	808285-0008
NAME OF SUBMITTER:	Laila S. Wolfgram
Signature:	/laila s. wolfgram/

Date:

01/05/2011

Total Attachments: 22

source=Parkside Security Agreement#page1.tif
source=Parkside Security Agreement#page2.tif
source=Parkside Security Agreement#page3.tif
source=Parkside Security Agreement#page4.tif
source=Parkside Security Agreement#page5.tif
source=Parkside Security Agreement#page6.tif
source=Parkside Schedules#page1.tif
source=Parkside Schedules#page2.tif
source=Parkside Schedules#page3.tif
source=Parkside Schedules#page4.tif
source=Parkside Schedules#page5.tif
source=Parkside Schedules#page6.tif
source=Parkside Schedules#page7.tif
source=Parkside Schedules#page8.tif
source=Parkside Schedules#page9.tif
source=Parkside Schedules#page10.tif
source=Parkside Schedules#page11.tif
source=Parkside Schedules#page12.tif
source=Parkside Schedules#page13.tif
source=Parkside Schedules#page14.tif
source=Parkside Schedules#page15.tif
source=Parkside Schedules#page16.tif

COMMERCIAL SECURITY AGREEMENT

Principal	Loan Date	Maturity	Loan No	Call / Coll	Account	Officer	Initials
\$250,000.00	12-17-2010	12-17-2011	9006032			KTP	
References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item. Any item above containing "*" has been omitted due to text length limitations.							

Grantor: General Physiotherapy, Inc.
13222 Lakefront Drive
Earth City, MO 63045-1502

Lender: Parkside Financial Bank & Trust
8112 Maryland Avenue, Suite 101
Clayton, MO 63105
(314) 290-8600

THE LIEN GRANTED PURSUANT TO THIS AGREEMENT MAY ALSO SECURE FUTURE ADVANCES

THIS COMMERCIAL SECURITY AGREEMENT dated December 17, 2010, is made and executed between General Physiotherapy, Inc. ("Grantor") and Parkside Financial Bank & Trust ("Lender").

GRANT OF SECURITY INTEREST. For valuable consideration, Grantor grants to Lender a security interest in the Collateral to secure the Indebtedness and agrees that Lender shall have the rights stated in this Agreement with respect to the Collateral, in addition to all other rights which Lender may have by law.

COLLATERAL DESCRIPTION. The word "Collateral" as used in this Agreement means the following described property, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located, in which Grantor is giving to Lender a security interest for the payment of the Indebtedness and performance of all other obligations under the Note and this Agreement:

All inventory, equipment, accounts (including but not limited to all health-care-insurance receivables), chattel paper, instruments (including but not limited to all promissory notes), letter-of-credit rights, letters of credit, documents, deposit accounts, investment property, money, other rights to payment and performance, and general intangibles (including but not limited to all software and all payments intangibles); all oil, gas and other minerals before extraction; all oil, gas, other minerals and accounts constituting as-extracted collateral; all fixtures; all timber to be cut; all attachments, accessions, accessories, fittings, increases, tools, parts repairs, supplies, and commingled goods relating to the foregoing property, and all additions, replacements of and substitutions for all or any part of the foregoing property; all insurance refunds relating to the foregoing property; all good will relating to the foregoing property; all records and data and embedded software relating to the foregoing property, and all equipment inventory and software to utilize, create, maintain and process any such records and data on electronic media; and all supporting obligations relating to the foregoing property; all whether now existing or hereafter arising, whether now owned or hereafter acquired or whether now or hereafter subject to any rights in the foregoing property; and all products and proceeds (including but not limited to all insurance payments) of or relating to the foregoing property.

In addition, the word "Collateral" also includes all the following, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located:

- (A) All accessions, attachments, accessories, tools, parts, supplies, replacements of and additions to any of the collateral described herein, whether added now or later.
- (B) All products and produce of any of the property described in this Collateral section.
- (C) All accounts, general intangibles, instruments, rents, monies, payments, and all other rights, arising out of a sale, lease, consignment or other disposition of any of the property described in this Collateral section.
- (D) All proceeds (including insurance proceeds) from the sale, destruction, loss, or other disposition of any of the property described in this Collateral section, and sums due from a third party who has damaged or destroyed the Collateral or from that party's insurer, whether due to judgment, settlement or other process.
- (E) All records and data relating to any of the property described in this Collateral section, whether in the form of a writing, photograph, microfilm, microfiche, or electronic media, together with all of Grantor's right, title, and interest in and to all computer software required to utilize, create, maintain, and process any such records or data on electronic media.

CROSS-COLLATERALIZATION. In addition to the Note, this Agreement secures all obligations, debts and liabilities, plus interest thereon, of Grantor to Lender, or any one or more of them, as well as all claims by Lender against Grantor or any one or more of them, whether now existing or hereafter arising, whether related or unrelated to the purpose of the Note, whether voluntary or otherwise, whether due or not due, direct or indirect, determined or undetermined, absolute or contingent, liquidated or unliquidated, whether Grantor may be liable individually or jointly with others, whether obligated as guarantor, surety, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of setoff in all Grantor's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Grantor holds jointly with someone else and all accounts Grantor may open in the future. However, this does not include any IRA or Keogh accounts, or any trust accounts for which setoff would be prohibited by law. Grantor authorizes Lender, to the extent permitted by applicable law, to charge or setoff all sums owing on the Indebtedness against any and all such accounts, and, at Lender's option, to administratively freeze all such accounts to allow Lender to protect Lender's charge and setoff rights provided in this paragraph.

GRANTOR'S REPRESENTATIONS AND WARRANTIES WITH RESPECT TO THE COLLATERAL. With respect to the Collateral, Grantor represents and promises to Lender that:

Perfection of Security Interest. Grantor agrees to take whatever actions are requested by Lender to perfect and continue Lender's security interest in the Collateral. Upon request of Lender, Grantor will deliver to Lender any and all of the documents evidencing or constituting the Collateral, and Grantor will note Lender's interest upon any and all chattel paper and instruments if not delivered to Lender for possession by Lender. This is a continuing Security Agreement and will continue in effect even though all or any part of the Indebtedness is paid in full and even though for a period of time Grantor may not be indebted to Lender.

Notices to Lender. Grantor will promptly notify Lender in writing at Lender's address shown above (or such other addresses as Lender may designate from time to time) prior to any (1) change in Grantor's name; (2) change in Grantor's assumed business name(s); (3) change in the management of the Corporation Grantor; (4) change in the authorized signer(s); (5) change in Grantor's principal office address; (6) change in Grantor's state of organization; (7) conversion of Grantor to a new or different type of business entity; or (8) change in any other aspect of Grantor that directly or indirectly relates to any agreements between Grantor and Lender. No change in Grantor's name

TRADEMARK

REEL: 004446 FRAME: 0923

**COMMERCIAL SECURITY AGREEMENT
(Continued)**

Loan No: 9006032

Page 2

or state of organization will take effect until after Lender has received notice.

No Violation. The execution and delivery of this Agreement will not violate any law or agreement governing Grantor or to which Grantor is a party, and its certificate or articles of incorporation and bylaws do not prohibit any term or condition of this Agreement.

Enforceability of Collateral. To the extent the Collateral consists of accounts, chattel paper, or general intangibles, as defined by the Uniform Commercial Code, the Collateral is enforceable in accordance with its terms, is genuine, and fully complies with all applicable laws and regulations concerning form, content and manner of preparation and execution, and all persons appearing to be obligated on the Collateral have authority and capacity to contract and are in fact obligated as they appear to be on the Collateral. At the time any account becomes subject to a security interest in favor of Lender, the account shall be a good and valid account representing an undisputed, bona fide indebtedness incurred by the account debtor, for merchandise held subject to delivery instructions or previously shipped or delivered pursuant to a contract of sale, or for services previously performed by Grantor with or for the account debtor. So long as this Agreement remains in effect, Grantor shall not, without Lender's prior written consent, compromise, settle, adjust, or extend payment under or with regard to any such Accounts. There shall be no setoffs or counterclaims against any of the Collateral, and no agreement shall have been made under which any deductions or discounts may be claimed concerning the Collateral except those disclosed to Lender in writing.

Location of the Collateral. Except in the ordinary course of Grantor's business, Grantor agrees to keep the Collateral (or to the extent the Collateral consists of intangible property such as accounts or general intangibles, the records concerning the Collateral) at Grantor's address shown above or at such other locations as are acceptable to Lender. Upon Lender's request, Grantor will deliver to Lender in form satisfactory to Lender a schedule of real properties and Collateral locations relating to Grantor's operations, including without limitation the following: (1) all real property Grantor owns or is purchasing; (2) all real property Grantor is renting or leasing; (3) all storage facilities Grantor owns, rents, leases, or uses; and (4) all other properties where Collateral is or may be located.

Removal of the Collateral. Except in the ordinary course of Grantor's business, including the sales of inventory, Grantor shall not remove the Collateral from its existing location without Lender's prior written consent. To the extent that the Collateral consists of vehicles, or other titled property, Grantor shall not take or permit any action which would require application for certificates of title for the vehicles outside the State of Missouri, without Lender's prior written consent. Grantor shall, whenever requested, advise Lender of the exact location of the Collateral.

Transactions Involving Collateral. Except for inventory sold or accounts collected in the ordinary course of Grantor's business, or as otherwise provided for in this Agreement, Grantor shall not sell, offer to sell, or otherwise transfer or dispose of the Collateral. While Grantor is not in default under this Agreement, Grantor may sell inventory, but only in the ordinary course of its business and only to buyers who qualify as a buyer in the ordinary course of business. A sale in the ordinary course of Grantor's business does not include a transfer in partial or total satisfaction of a debt or any bulk sale. Grantor shall not pledge, mortgage, encumber or otherwise permit the Collateral to be subject to any lien, security interest, encumbrance, or charge, other than the security interest provided for in this Agreement, without the prior written consent of Lender. This includes security interests even if junior in right to the security interests granted under this Agreement. Unless waived by Lender, all proceeds from any disposition of the Collateral (for whatever reason) shall be held in trust for Lender and shall not be commingled with any other funds; provided however, this requirement shall not constitute consent by Lender to any sale or other disposition. Upon receipt, Grantor shall immediately deliver any such proceeds to Lender.

Title. Grantor represents and warrants to Lender that Grantor holds good and marketable title to the Collateral, free and clear of all liens and encumbrances except for the lien of this Agreement. No financing statement covering any of the Collateral is on file in any public office other than those which reflect the security interest created by this Agreement or to which Lender has specifically consented. Grantor shall defend Lender's rights in the Collateral against the claims and demands of all other persons.

Repairs and Maintenance. Grantor agrees to keep and maintain, and to cause others to keep and maintain, the Collateral in good order, repair and condition at all times while this Agreement remains in effect. Grantor further agrees to pay when due all claims for work done on, or services rendered or material furnished in connection with the Collateral so that no lien or encumbrance may ever attach to or be filed against the Collateral.

Inspection of Collateral. Lender and Lender's designated representatives and agents shall have the right at all reasonable times to examine and inspect the Collateral wherever located.

Taxes, Assessments and Liens. Grantor will pay when due all taxes, assessments and liens upon the Collateral, its use or operation, upon this Agreement, upon any promissory note or notes evidencing the indebtedness, or upon any of the other Related Documents. Grantor may withhold any such payment or may elect to contest any lien if Grantor is in good faith conducting an appropriate proceeding to contest the obligation to pay and so long as Lender's interest in the Collateral is not jeopardized in Lender's sole opinion. If the Collateral is subjected to a lien which is not discharged within fifteen (15) days, Grantor shall deposit with Lender cash, a sufficient corporate surety bond or other security satisfactory to Lender in an amount adequate to provide for the discharge of the lien plus any interest, costs, attorneys' fees or other charges that could accrue as a result of foreclosure or sale of the Collateral. In any contest Grantor shall defend itself and Lender and shall satisfy any final adverse judgment before enforcement against the Collateral. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings. Grantor further agrees to furnish Lender with evidence that such taxes, assessments, and governmental and other charges have been paid in full and in a timely manner. Grantor may withhold any such payment or may elect to contest any lien if Grantor is in good faith conducting an appropriate proceeding to contest the obligation to pay and so long as Lender's interest in the Collateral is not jeopardized.

Compliance with Governmental Requirements. Grantor shall comply promptly with all laws, ordinances, rules and regulations of all governmental authorities, now or hereafter in effect, applicable to the ownership, production, disposition, or use of the Collateral, including all laws or regulations relating to the undue erosion of highly-erodible land or relating to the conversion of wetlands for the production of an agricultural product or commodity. Grantor may contest in good faith any such law, ordinance or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Lender's interest in the Collateral, in Lender's opinion, is not jeopardized.

Hazardous Substances. Grantor represents and warrants that the Collateral never has been, and never will be so long as this Agreement remains a lien on the Collateral, used in violation of any Environmental Laws or for the generation, manufacture, storage, transportation, treatment, disposal, release or threatened release of any Hazardous Substance. The representations and warranties contained herein are based on Grantor's due diligence in investigating the Collateral for Hazardous Substances. Grantor hereby (1) releases and waives any future claims against Lender for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any Environmental Laws, and (2) agrees to indemnify, defend, and hold harmless Lender against any and all claims and losses resulting from a breach of this provision of this Agreement. This obligation to indemnify and defend shall survive the payment of the indebtedness and the satisfaction of this Agreement.

Maintenance of Casualty Insurance. Grantor shall procure and maintain all risks insurance, including without limitation fire, theft and liability coverage together with such other insurance as Lender may require with respect to the Collateral, in form, amounts, coverages and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantor, upon request of

**TRADEMARK
REEL: 004446 FRAME: 0924**

**COMMERCIAL SECURITY AGREEMENT
(Continued)**

Loan No: 9006032

Page 3

Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least thirty (30) days' prior written notice to Lender and not including any disclaimer of the insurer's liability for failure to give such a notice. Each insurance policy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of Grantor or any other person. In connection with all policies covering assets in which Lender holds or is offered a security interest, Grantor will provide Lender with such loss payable or other endorsements as Lender may require. If Grantor at any time fails to obtain or maintain any insurance as required under this Agreement, Lender may (but shall not be obligated to) obtain such insurance as Lender deems appropriate, including if Lender so chooses "single interest insurance," which will cover only Lender's interest in the Collateral.

Application of Insurance Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Collateral, whether or not such casualty or loss is covered by insurance. Lender may make proof of loss if Grantor fails to do so within fifteen (15) days of the casualty. All proceeds of any insurance on the Collateral, including accrued proceeds thereon, shall be held by Lender as part of the Collateral. If Lender consents to repair or replacement of the damaged or destroyed Collateral, Lender shall, upon satisfactory proof of expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration. If Lender does not consent to repair or replacement of the Collateral, Lender shall retain a sufficient amount of the proceeds to pay all of the Indebtedness, and shall pay the balance to Grantor. Any proceeds which have not been disbursed within six (6) months after their receipt and which Grantor has not committed to the repair or restoration of the Collateral shall be used to prepay the Indebtedness.

Insurance Reserves. Lender may require Grantor to maintain with Lender reserves for payment of insurance premiums, which reserves shall be created by monthly payments from Grantor of a sum estimated by Lender to be sufficient to produce, at least fifteen (15) days before the premium due date, amounts at least equal to the insurance premiums to be paid. If fifteen (15) days before payment is due, the reserve funds are insufficient, Grantor shall upon demand pay any deficiency to Lender. The reserve funds shall be held by Lender as a general deposit and shall constitute a non-interest-bearing account which Lender may satisfy by payment of the insurance premiums required to be paid by Grantor as they become due. Lender does not hold the reserve funds in trust for Grantor, and Lender is not the agent of Grantor for payment of the insurance premiums required to be paid by Grantor. The responsibility for the payment of premiums shall remain Grantor's sole responsibility.

Insurance Reports. Grantor, upon request of Lender, shall furnish to Lender reports on each existing policy of insurance showing such information as Lender may reasonably request including the following: (1) the name of the insurer; (2) the risks insured; (3) the amount of the policy; (4) the property insured; (5) the then current value on the basis of which insurance has been obtained and the manner of determining that value; and (6) the expiration date of the policy. In addition, Grantor shall upon request by Lender (however not more often than annually) have an independent appraiser satisfactory to Lender determine, as applicable, the cash value or replacement cost of the Collateral.

Financing Statements. Grantor authorizes Lender to file a UCC financing statement, or alternatively, a copy of this Agreement to perfect Lender's security interest. At Lender's request, Grantor additionally agrees to sign all other documents that are necessary to perfect, protect, and continue Lender's security interest in the Property. Grantor will pay all filing fees, title transfer fees, and other fees and costs involved unless prohibited by law or unless Lender is required by law to pay such fees and costs. Grantor irrevocably appoints Lender to execute documents necessary to transfer title if there is a default. Lender may file a copy of this Agreement as a financing statement. If Grantor changes Grantor's name or address, or the name or address of any person granting a security interest under this Agreement changes, Grantor will promptly notify the Lender of such change.

GRANTOR'S RIGHT TO POSSESSION AND TO COLLECT ACCOUNTS. Until default and except as otherwise provided below with respect to accounts, Grantor may have possession of the tangible personal property and beneficial use of all the Collateral and may use it in any lawful manner not inconsistent with this Agreement or the Related Documents, provided that Grantor's right to possession and beneficial use shall not apply to any Collateral where possession of the Collateral by Lender is required by law to perfect Lender's security interest in such Collateral. Until otherwise notified by Lender, Grantor may collect any of the Collateral consisting of accounts. At any time and even though no Event of Default exists, Lender may exercise its rights to collect the accounts and to notify account debtors to make payments directly to Lender for application to the Indebtedness. If Lender at any time has possession of any Collateral, whether before or after an Event of Default, Lender shall be deemed to have exercised reasonable care in the custody and preservation of the Collateral if Lender takes such action for that purpose as Grantor shall request or as Lender, in Lender's sole discretion, shall deem appropriate under the circumstances, but failure to honor any request by Grantor shall not of itself be deemed to be a failure to exercise reasonable care. Lender shall not be required to take any steps necessary to preserve any rights in the Collateral against prior parties, nor to protect, preserve or maintain any security interest given to secure the Indebtedness.

LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Collateral or if Grantor fails to comply with any provision of this Agreement or any Related Documents, including but not limited to Grantor's failure to discharge or pay when due any amounts Grantor is required to discharge or pay under this Agreement or any Related Documents, Lender on Grantor's behalf may (but shall not be obligated to) take any action that Lender deems appropriate, including but not limited to discharging or paying all taxes, liens, security interests, encumbrances and other claims, at any time levied or placed on the Collateral and paying all costs for insuring, maintaining and preserving the Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part of the Indebtedness and, at Lender's option, will (A) be payable on demand; (B) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either (1) the term of any applicable insurance policy; or (2) the remaining term of the Note; or (C) be treated as a balloon payment which will be due and payable at the Note's maturity. The Agreement also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon Default.

REINSTATEMENT OF SECURITY INTEREST. If payment is made by Grantor, whether voluntarily or otherwise, or by guarantor or by any third party, on the Indebtedness and thereafter Lender is forced to remit the amount of that payment (A) to Grantor's trustee in bankruptcy or to any similar person under any federal or state bankruptcy law or law for the relief of debtors, (B) by reason of any judgment, decree or order of any court or administrative body having jurisdiction over Lender or any of Lender's property, or (C) by reason of any settlement or compromise of any claim made by Lender with any claimant (including without limitation Grantor), the Indebtedness shall be considered unpaid for the purpose of enforcement of this Agreement and this Agreement shall continue to be effective or shall be reinstated, as the case may be, notwithstanding any cancellation of this Agreement or of any note or other instrument or agreement evidencing the Indebtedness and the Collateral will continue to secure the amount repaid or recovered to the same extent as if that amount never had been originally received by Lender, and Grantor shall be bound by any judgment, decree, order, settlement or compromise relating to the Indebtedness or to this Agreement.

DEFAULT. Each of the following shall constitute an Event of Default under this Agreement:

Payment Default. Grantor fails to make any payment when due under the Indebtedness.

Other Defaults. Grantor fails to comply with or to perform any other term, obligation, covenant or condition contained in this Agreement or

TRADEMARK
REEL: 004446 FRAME: 0925

**COMMERCIAL SECURITY AGREEMENT
(Continued)**

Loan No: 9006032

Page 4

in any of the Related Documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lender and Grantor.

Default in Favor of Third Parties. Any guarantor or Grantor defaults under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other creditor or person that may materially affect any of any guarantor's or Grantor's property or ability to perform their respective obligations under this Agreement or any of the Related Documents.

False Statements. Any warranty, representation or statement made or furnished to Lender by Grantor or on Grantor's behalf under this Agreement or the Related Documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false or misleading at any time thereafter.

Defective Collateralization. This Agreement or any of the Related Documents ceases to be in full force and effect (including failure of any collateral document to create a valid and perfected security interest or lien) at any time and for any reason.

Insolvency. The dissolution or termination of Grantor's existence as a going business, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Grantor.

Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or by any governmental agency against any collateral securing the Indebtedness. This includes a garnishment of any of Grantor's accounts, including deposit accounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Grantor as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Grantor gives Lender written notice of the creditor or forfeiture proceeding and deposits with Lender monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Lender, in its sole discretion, as being an adequate reserve or bond for the dispute.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or Guarantor dies or becomes incompetent or revokes or disputes the validity of, or liability under, any Guaranty of the Indebtedness.

Adverse Change. A material adverse change occurs in Grantor's financial condition, or Lender believes the prospect of payment or performance of the Indebtedness is impaired.

RIGHTS AND REMEDIES ON DEFAULT. If an Event of Default occurs under this Agreement, at any time thereafter, Lender shall have all the rights of a secured party under the Missouri Uniform Commercial Code. In addition and without limitation, Lender may exercise any one or more of the following rights and remedies:

Accelerate Indebtedness. Lender may declare the entire Indebtedness, including any prepayment penalty which Grantor would be required to pay, immediately due and payable, without notice of any kind to Grantor.

Assemble Collateral. Lender may require Grantor to deliver to Lender all or any portion of the Collateral and any and all certificates of title and other documents relating to the Collateral. Lender may require Grantor to assemble the Collateral and make it available to Lender at a place to be designated by Lender. Lender also shall have full power to enter upon the property of Grantor to take possession of and remove the Collateral. If the Collateral contains other goods not covered by this Agreement at the time of repossession, Grantor agrees Lender may take such other goods, provided that Lender makes reasonable efforts to return them to Grantor after repossession.

Sell the Collateral. Lender shall have full power to sell, lease, transfer, or otherwise deal with the Collateral or proceeds thereof in Lender's own name or that of Grantor. Lender may sell the Collateral at public auction or private sale. Unless the Collateral threatens to decline speedily in value or is of a type customarily sold on a recognized market, Lender will give Grantor, and other persons as required by law, reasonable notice of the time and place of any public sale, or the time after which any private sale or any other disposition of the Collateral is to be made. However, no notice need be provided to any person who, after Event of Default occurs, enters into and authenticates an agreement waiving that person's right to notification of sale. The requirements of reasonable notice shall be met if such notice is given at least ten (10) days before the time of the sale or disposition. All expenses relating to the disposition of the Collateral, including without limitation the expenses of retaking, holding, insuring, preparing for sale and selling the Collateral, shall become a part of the Indebtedness secured by this Agreement and shall be payable on demand, with interest at the Note rate from date of expenditure until repaid.

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Collateral, with the power to protect and preserve the Collateral, to operate the Collateral preceding foreclosure or sale, and to collect the Rents from the Collateral and apply the proceeds, over and above the cost of the receivership, against the Indebtedness. The receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Collateral exceeds the Indebtedness by a substantial amount. Employment by Lender shall not disqualify a person from serving as a receiver.

Collect Revenues, Apply Accounts. Lender, either itself or through a receiver, may collect the payments, rents, income, and revenues from the Collateral. Lender may at any time in Lender's discretion transfer any Collateral into Lender's own name or that of Lender's nominee and receive the payments, rents, income, and revenues therefrom and hold the same as security for the Indebtedness or apply it to payment of the Indebtedness in such order of preference as Lender may determine. Insofar as the Collateral consists of accounts, general intangibles, insurance policies, instruments, chattel paper, choses in action, or similar property, Lender may demand, collect, receipt for, settle, compromise, adjust, sue for, foreclose, or realize on the Collateral as Lender may determine, whether or not Indebtedness or Collateral is then due. For these purposes, Lender may, on behalf of and in the name of Grantor, receive, open and dispose of mail addressed to Grantor; change any address to which mail and payments are to be sent; and endorse notes, checks, drafts, money orders, documents of title, instruments and items pertaining to payment, shipment, or storage of any Collateral. To facilitate collection, Lender may notify account debtors and obligors on any Collateral to make payments directly to Lender.

Obtain Deficiency. If Lender chooses to sell any or all of the Collateral, Lender may obtain a judgment against Grantor for any deficiency remaining on the Indebtedness due to Lender after application of all amounts received from the exercise of the rights provided in this Agreement. Grantor shall be liable for a deficiency even if the transaction described in this subsection is a sale of accounts or chattel paper.

Other Rights and Remedies. Lender shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code, as may be amended from time to time. In addition, Lender shall have and may exercise any or all other rights and remedies it may have available at law, in equity, or otherwise.

Election of Remedies. Except as may be prohibited by applicable law, all of Lender's rights and remedies, whether evidenced by this Agreement, the Related Documents, or by any other writing, shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Grantor under this Agreement, after Grantor's failure to perform, shall not affect Lender's right to declare a default and exercise its remedies.

**TRADEMARK
REEL: 004446 FRAME: 0926**

**COMMERCIAL SECURITY AGREEMENT
(Continued)**

Loan No: 9006032

Page 5

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement:

Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Attorneys' Fees; Expenses. Grantor agrees to pay upon demand all of Lender's costs and expenses, including Lender's attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Agreement. Lender may hire or pay someone else to help enforce this Agreement, and Grantor shall pay the costs and expenses of such enforcement. Costs and expenses include Lender's attorneys' fees and legal expenses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), and appeals. Grantor also shall pay all court costs and such additional fees as may be directed by the court.

Caption Headings. Caption headings in this Agreement are for convenience purposes only and are not to be used to interpret or define the provisions of this Agreement.

Governing Law. This Agreement will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Missouri without regard to its conflicts of law provisions. This Agreement has been accepted by Lender in the State of Missouri.

Choice of Venue. If there is a lawsuit, Grantor agrees upon Lender's request to submit to the jurisdiction of the courts of St. Louis County, State of Missouri.

No Waiver by Lender. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or of any of Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

Notices. Any notice required to be given under this Agreement shall be given in writing, and shall be effective when actually delivered, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, when deposited in the United States mail, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Agreement. Any party may change its address for notices under this Agreement by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lender to any Grantor is deemed to be notice given to all Grantors.

Power of Attorney. Grantor hereby appoints Lender as Grantor's irrevocable attorney-in-fact for the purpose of executing any documents necessary to perfect, amend, or to continue the security interest granted in this Agreement or to demand termination of filings of other secured parties. Lender may at any time, and without further authorization from Grantor, file a carbon, photographic or other reproduction of any financing statement or of this Agreement for use as a financing statement. Grantor will reimburse Lender for all expenses for the perfection and the continuation of the perfection of Lender's security interest in the Collateral.

Severability. If a court of competent jurisdiction finds any provision of this Agreement to be illegal, invalid, or unenforceable as to any circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other circumstance. If feasible, the offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Agreement. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Agreement shall not affect the legality, validity or enforceability of any other provision of this Agreement.

Successors and Assigns. Subject to any limitations stated in this Agreement on transfer of Grantor's interest, this Agreement shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Collateral becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Agreement and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Agreement or liability under the Indebtedness.

Survival of Representations and Warranties. All representations, warranties, and agreements made by Grantor in this Agreement shall survive the execution and delivery of this Agreement, shall be continuing in nature, and shall remain in full force and effect until such time as Grantor's Indebtedness shall be paid in full.

Time is of the Essence. Time is of the essence in the performance of this Agreement.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Agreement. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code:

Agreement. The word "Agreement" means this Commercial Security Agreement, as this Commercial Security Agreement may be amended or modified from time to time, together with all exhibits and schedules attached to this Commercial Security Agreement from time to time.

Borrower. The word "Borrower" means General Physiotherapy, Inc. and includes all co-signers and co-makers signing the Note and all their successors and assigns.

Collateral. The word "Collateral" means all of Grantor's right, title and interest in and to all the Collateral as described in the Collateral Description section of this Agreement.

Default. The word "Default" means the Default set forth in this Agreement in the section titled "Default".

Environmental Laws. The words "Environmental Laws" mean any and all state, federal and local statutes, regulations and ordinances relating to the protection of human health or the environment, including without limitation the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., or other applicable state or federal laws, rules, or regulations adopted pursuant thereto.

Event of Default. The words "Event of Default" mean any of the events of default set forth in this Agreement in the default section of this

**TRADEMARK
REEL: 004446 FRAME: 0927**

COMMERCIAL SECURITY AGREEMENT
(Continued)

Loan No: 9006032

Page 6

Agreement.

Grantor. The word "Grantor" means General Physiotherapy, Inc..

Guarantor. The word "Guarantor" means any guarantor, surety, or accommodation party of any or all of the Indebtedness.

Guaranty. The word "Guaranty" means the guaranty from Guarantor to Lender, including without limitation a guaranty of all or part of the Note.

Hazardous Substances. The words "Hazardous Substances" mean materials that, because of their quantity, concentration or physical, chemical or infectious characteristics, may cause or pose a present or potential hazard to human health or the environment when improperly used, treated, stored, disposed of, generated, manufactured, transported or otherwise handled. The words "Hazardous Substances" are used in their very broadest sense and include without limitation any and all hazardous or toxic substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hazardous Substances" also includes, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos.

Indebtedness. The word "indebtedness" means the indebtedness evidenced by the Note or Related Documents, including all principal and interest together with all other indebtedness and costs and expenses for which Grantor is responsible under this Agreement or under any of the Related Documents. Specifically, without limitation, Indebtedness includes all amounts that may be indirectly secured by the Cross-Collateralization provision of this Agreement.

Lender. The word "Lender" means Parkside Financial Bank & Trust, its successors and assigns.

Note. The word "Note" means and includes without limitation all of Borrower's promissory notes and/or credit agreements evidencing Borrower's loan obligations in favor of Lender, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of and substitutions for promissory notes or credit agreements.

Property. The word "Property" means all of Grantor's right, title and interest in and to all the Property as described in the "Collateral Description" section of this Agreement.

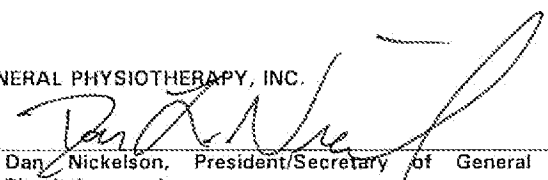
Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

WAIVE JURY. All parties to this Agreement hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

GRANTOR HAS READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS COMMERCIAL SECURITY AGREEMENT AND AGREES TO ITS TERMS. THIS AGREEMENT IS DATED DECEMBER 17, 2010.

GRANTOR:

GENERAL PHYSIOTHERAPY, INC.

By: 
Dan Nickelson, President/Secretary of General
Physiotherapy, Inc.

Schedule 1

Patent List						
Owner: GENERAL PHYSIOTHERAPY						
Case Number/Subcase Country Name	Docket Number	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
05862/ United States of America	5862	DES	29/03915 22-May-1995		D367712 05-Mar-1996	Granted 05-Mar-2010
<i>Title: CORDLESS HAND HELD MASSAGER</i>						
05866/ United States of America	5866	DES	29/039303 22-May-1995		D373640 10-Sep-1996	Granted 110-Sep-2010
<i>Title: COMBINED HAND HELD MASSAGER AND WRIST MOUNTED CONTROL</i>						
06771/ European Patent Convention	6771	ORD	98630068.9 16-Nov-1998		0916331 22-Mar-2006	Granted 16-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771 France	6771	EPC	986300689 16-Nov-1998		0916331 22-Mar-2006	Granted 16-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771/ Japan	6771	ORD	98/326212 17-Nov-1998		4102496 28-Mar-2008	Granted 17-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771/ Taiwan	6771	ORD	87119074 18-Nov-1998		N1117722	Granted 17-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771/ United Kingdom	6771	EPC	986300689 16-Nov-1998		0916331 22-Mar-2006	Granted 16-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771/ United States of America	6771	ORD	08/972706 18-Nov-1997		6478755 12-Nov-2002	Granted 18-Nov-2017
<i>Title: PORTABLE MASSAGER</i>						
06996/ European Patent Convention	6996		99630079.4 22-Oct-1999		0995417 06-Feb-2008	Granted 22-Oct-2019
<i>Title: MESSAGE APPARATUS</i>						
06996/ France	6996	EPC	996300794 22-Oct-1999		0995417	Granted 22-Oct-2019
<i>Title: MESSAGE APPARATUS</i>						
06996/ United Kingdom	6996	EPC	996300794 22-Oct-1999		0995417	Granted 22-Oct-2019
<i>Title: MESSAGE APPARATUS</i>						
07459/ United States of America	7459	DES	29/121373 05-Apr-2000		D438309 27-Feb-2001	Granted 27-Feb-2015
<i>Title: MESSAGE MACHINE</i>						
07462/ United States of America	7462	DES	29/121374 05-Apr-2000		D437713 20-Feb-2001	Granted 20-Feb-2015
<i>Title: SUPPORT STAND</i>						
09786/ United States of America		ORD	10/982311 05-Nov-2004			Pending
<i>Title: VIBRATORY BLADE DEVICE FOR BODY TREATMENTS</i>						

Trademark List by Owner

Owner: GENERAL PHYSIOTHERAPY, INC.

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
CELLUTECH	PHYS CELL/ Hong Kong	Registered 10	300073241 04-Sep-2003	300073241 04-Sep-2003
CELLUTECH	PHYS CELL/ Taiwan	Registered 10	092052467 01-Sep-2003	1101303 16-May-2004
CELLUTECH	PHYS CELL/ United States of America	Registered 10	76/360657 19-Jan-2002	2704088 08-Apr-2003
DIRECTIONAL PERCUSSION	PHYS DPER/ United States of America	Registered 10	78/138292 24-Jun-2002	3230383 17-Apr-2007
DIRECTIONAL- STROKING	PHYS DIRE/ Canada	Registered 00	629284 11-Apr-1989	371812 10-Aug-1990
DIRECTIONAL- STROKING	PHYS DIRE/ France	Registered 10	122401 06-Apr-1989	1539144 06-Apr-1989
DIRECTIONAL- STROKING	PHYS DIRE/ Japan	Registered 10	50136/89 28-Apr-1989	2348115 30-Oct-1991
DIRECTIONAL- STROKING	PHYS DIRE/ United Kingdom	Registered 010	1379624 14-Apr-1989	A1379624 14-Apr-1989
DIRECTIONAL- STROKING	PHYS DIRE/ United States of America	Registered 10	73/485768 18-Jun-1984	1496651 19-Jul-1988
FLEXIMATIC	PHYS FLEX/ China (People's Republic)	Registered 10	3998911 06-Apr-2004	3998911 14-Mar-2006
FLEXIMATIC	PHYS FLEX/ United States of America	Registered 10	78/28099 30-Jul-2003	2858140 29-Jun-2004
FLIMM FIGHTER	PHYS FIGH/ United States of America	Registered 10	77/608887 06-Nov-2008	3660390 28-Jul-2009
G5 AND DESIGN	GMED G5ND/ Argentina	Registered 10	2493500 05-Feb-2004	2051195 09-Nov-2005
G5 AND DESIGN	GMED G5ND/ Australia	Registered 10	909917 18-Apr-2002	909917 02-Dec-2002
G5 AND DESIGN	GMED G5ND/ Austria	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Benelux	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Brazil	Registered 10	826108261 06-Feb-2004	826108261 31-Jul-2007
G5 AND DESIGN	GMED G5ND/ Canada	Registered 000	695292 13-Dec-1991	459850 28-June-1996
G5 AND DESIGN	GMED G5ND/ China (People's Republic)	Registered 10	3692342 27-Aug-2003	3692342 14-Jul-2005
G5 AND DESIGN	GMED G5ND/ China (People's Republic)	Registered 10	3166023 30-Apr-2002	3166023 07-Mar-2004
G5 AND DESIGN	GMED G5ND/ France	Registered 10, 28	773246 19-Dec-1985	1335683 19-Dec-1985
G5 AND DESIGN	GMED G5ND/ Germany	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Hong Kong	Registered 010	6397/90	B976/94 06-Aug-1990
G5 AND DESIGN	GMED G5ND/ Hungary	Registered 10 28		356314 11-Apr-1989

Trademark List by Owner

Owner: GENERAL PHYSIOTHERAPY, INC.

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
G5 AND DESIGN	GMED G5ND/ Indonesia	Registered 10	H4.HC.01.01- 15721 30-Aug-1994	349032 01-Dec-1995
G5 AND DESIGN	GMED G5ND/ Italy	Registered 10		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Japan	Registered 00	44-23032 04-Mar-1985	1815178 31-Oct-1985
G5 AND DESIGN	GMED G5ND/ Korea, Republic of	Registered 11	32441/94 12-Aug-1994	333215 07-Feb-1996
G5 AND DESIGN	GMED G5ND/ Lichtenstein	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Mexico	Registered 10	545090 30-Apr-2002	750456 31-May-2002
G5 AND DESIGN	GMED G5ND/ Morocco	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ New Zealand	Registered 10	655696 19-Apr-2002	655696 24-Oct-2002
G5 AND DESIGN	GMED G5ND/	Registered		
G5 AND DESIGN	GMED G5ND/ Peru	Registered 10	202200 06-Feb-2004	98330 05-Jul-2004
G5 AND DESIGN	GMED G5ND/ Portugal	Registered 10 28		356314 11-Apr-1969
G5 AND DESIGN	GMED G5ND/ Romania	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ San Marino	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Serbia (Old Code)	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Singapore	Registered 10	66/91 05-Jan-1991	66/91 05-Jan-1991
G5 AND DESIGN	GMED G5ND/ Spain	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Switzerland	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Taiwan	Registered 010	79/023795 31-May-1991	539000 15-Oct-1991
G5 AND DESIGN	GMED G5ND/ Turkey	Registered 010	15632 01-Mar-1991	128326 01-Mar-1991
G5 AND DESIGN	GMED G5ND/ United Kingdom	Registered 10	2357940 10-Mar-2004	2357940 03-Sep-2004
G5 AND DESIGN	GMED G5ND/ United States of America	Registered 10	72/325585 25-Apr-1969	904383 15-Dec-1970
G5 AND DESIGN	GMED G5ND/ Venezuela	Registered 10	2004-003897 19-Mar-2004	P262913 26-Sep-2005
G5 CONTOUR	PHYS CONT/ United States of America	Registered 10	76/360656 19-Jan-2002	2783690 18-Nov-2003
GK-1	GMED GK-1/ France	Registered 10 28	97/677166 06-May-1997	97/677166 06-May-2007
GK-3	GMED GK-3/ France	Registered 10 28	97/677167 06-May-1997	97/677167 06-May-1997

Trademark List by Owner

Owner: GENERAL PHYSIOTHERAPY, INC.

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
GX	PHYS GX/ United States of America	Registered 10	75/537149 14-Aug-1998	2359317 20-Jun-2000
	PHYS GX99/ United States of America	Registered 10	75/536468 14-Aug-1998	2359311 20-Jun-2000
MISCELLANEOUS DESIGN (massage device)	PHYS MASS/ United States of America	Registered 10	75/940832 10-Mar-2000	2621902 17-Sep-2002
	PHYS MULT/ United States of America	Registered 10	73/295755 05-Feb-1981	1225855 01-Feb-1983
MULTIMATIC	PHYS MLMT/ United States of America	Registered 10	73/416570 09-Mar-1983	1315590 22-Jan-1985
PENECINE	PHYS PENE/ United States of America	Registered 5	75/211492 11-Dec-1996	2130283 20-Jan-1998
PRO-POWER	PHYS PROP/ United States of America	Registered 010	74/247517 19-Feb-1992	1727351 27-Oct-1992
	PHYS SENU/ United States of America	Registered 3	75/391948 18-Nov-1997	2260539 13-Jul-1999
SYSTEM H. CUINIER	GMED SYST/ Canada	Registered 10	672662 18-Dec-1990	390371 15-Nov-1991
	GMED SYST/ France	Registered 10 28	10669457 09-Mar-1990	10669457 09-Mar-1990
SYSTEM H. CUINIER	GMED SYST/ United Kingdom	Registered 10	1369060 04-Jan-1989	A1369060 05-Dec-1995
SYSTEM H. CUINIER	GMED SYST/ United States of America	Registered 10	74/044762 02-Apr-1990	1668397 17-Dec-1991
THE ORIGINAL SINCE 1957 LOGO & DESIGN	PHYS RIGH/ United States of America	Registered 10	78/301103 16-Sep-2003	2980808 02-Aug-2005
THERASSIST	PHYS THER/ China (People's Republic)	Pending 10	3704030 04-Sep-2003	
	PHYS THER/ Hong Kong	Registered 10	300073232 04-Sep-2003	300073232 04-Sep-2003
THERASSIST	PHYS THER/ Taiwan	Registered 10	092052468 01-Sep-2003	1101304 16-May-2004
	PHYS THER/ United States of America	Registered 10	76/360655 19-Jan-2002	2666204 24-Dec-2002
VARI-TILT	PHYS VARI/ United States of America	Registered 10	73/416571 09-Mar-1983	1350489 23-Jul-1985
	PHYS VCAR/ United States of America	Registered 10	73/715136 07-Mar-1988	1506993 04-Oct-1988
VIBRACARE	PHYS CARE/ United States of America	Registered 10	77/585347 03-Oct-2008	3619151 12-May-2009
	PHYS VIBR/ United States of America	Registered 10	73/295770 05-Feb-1981	1255967 01-Nov-1983
VIBRAPORT	PHYS VPRT/ United States of America	Registered 10	73/605380 20-Jun-1986	1432823 17-Mar-1987

Schedule 2

Patent List

Owner: MUCHISKY, TOM

Case Number/Subcase Country Name	Docket Number	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
08830/ European Patent Convention		PCT	05732970.8 05-Apr-2005	1732496 20-Dec-2006		Published 06-Apr-2004
<i>Title: UNIVERSAL QUICK CHANGE APPLICATOR SYSTEM FOR MASSAGE APPARATUS</i>						
08830/ United States of America	8830	ORD	10/818639 06-Apr-2004	2005-0222525 06-Oct-2005	7354408 08-Apr-2008	Granted 10-Mar-2025
<i>Title: UNIVERSAL QUICK CHANGE APPLICATOR SYSTEM FOR MASSAGE APPARATUS</i>						
09465/ Patent Cooperation Treaty		ORD	PCT/US2008/079548 10-Oct-2008	WO/2009/049185 16-Apr-2009		Published
<i>Title: SELF CONTAINED MASSAGE HEAD AND METHOD OF APPLYING MASSAGE FORCES</i>						

Trademark List by Owner

Owner: THOMAS P. MUCHISKY

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
G5 AND DESIGN	GMED G5ND/ South Africa	Registered 10	90/4219 25-May-1990	90/4219 25-May-1990
GK-3	GMED GK3/ United States of America	Registered 10	73/743502 01-Aug-1988	1529573 14-Mar-1989
MISCELLANEOUS DESIGN (2-BALL APPLICATOR)	GMED 2BAL/ United States of America	Registered 010	74/690331 19-Jun-1995	2039795 25-Feb-1997
MISCELLANEOUS DESIGN (4-BALL APPLICATOR)	GMED 4BAL/ United States of America	Registered 10	74/690330 19-Jun-1995	2066217 03-Jun-1997
MISCELLANEOUS DESIGN (column applicator #222)	GMED COLU/ United States of America	Registered 10	78/282657 04-Aug-2003	2918919 18-Jan-2005
MISCELLANEOUS DESIGN (CONTOURED APPLICATOR)	GMED CONT/ United States of America	Registered 10	74/690329 19-Jun-1995	2041648 04-Mar-1997
MISCELLANEOUS DESIGN (FLIMM FIGHTER HEAD)	GMED FLIM/ United States of America	Registered 010	74/690332 19-Jun-1995	2039796 25-Feb-1997
MISCELLANEOUS DESIGN (HOT/COLD APPLICATOR)	GMED HCA/ United States of America	Registered 10	74/690328 19-Jun-1995	2038211 18-Feb-1997
MISCELLANEOUS DESIGN (multi- pronged applicator #215)	GMED MULT/ United States of America	Registered 10	78/282670 04-Aug-2003	3188636 26-Dec-2006
MISCELLANEOUS DESIGN (pointed applicator #227)	GMED POINUS/ United States of America	Registered 10	78/282661 04-Aug-2003	3200310 23-Jan-2007
MISCELLANEOUS DESIGN (RIGHT ANGLE APPLICATOR)	GMED RTAN/ United States of America	Registered 010	74/690333 19-Jun-1995	2039797 25-Feb-1997
QUICK CHANGE	GMED QUI2/ United States of America	Published 10	77/387919 04-Feb-2008	

Schedule 3

Trademark List by Owner

Owner: General Medventures International LLC

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
G AND DESIGN	GMED GNDE/ Canada	Registered 00	615109 14-Sep-1988	388523 06-Sep-1991
G AND DESIGN	GMED GNDECN/ China (People's Republic)	Pending 10	3704031 04-Sep-2003	
G AND DESIGN	GMED GNDE/ France	Registered 10	955549 20-Sep-1988	1648480 20-Sep-1988
G AND DESIGN	GMED GNDEHK/ Hong Kong	Registered 10	300073223 04-Sep-2003	300073223 04-Sep-2003
G AND DESIGN	GMED GNDE/ Japan	Registered 10	107084/88 19-Sep-1988	2378344 28-Feb-1992
G AND DESIGN	GMED GNDE/ Spain	Registered 10	1273591 19-Sep-1988	1273591 05-Feb-1991
G AND DESIGN	GMED GNDE/ Taiwan	Registered 10	092052470 01-Sep-2003	1113673 01-Aug-2004
G AND DESIGN	GMED GNDE/ United Kingdom	Registered 10	1357829 16-Sep-1988	A1357829 06-Jul-1990
G AND DESIGN	GMED GNDE/ United States of America	Registered 10	73/353318 08-Mar-1982	1236158 03-May-1983
GEMINI	GMED GEMI/ United States of America	Registered 10	77/022070 16-Oct-2006	3399018 18-Mar-2008

TERRITORIES

This LICENSE to PGF applies only to the specific markets and geographical areas marked "PGF" in the listing below. The specific markets and geographical areas marked "GENERAL" in the listing below have been licensed to General Physiotherapy Inc. OF 13222 Lakefront Drive, St Louis Missouri U.S.A. ("GENERAL"). The Specific markets and geographical areas marked "OPEN" in the listing below have not been licensed to either PGF nor GENERAL, and both companies may sell their licensed products into said "OPEN" markets and geographical territories.

<u>Territory</u>	<u>Beauty Field[®] and Vet Field[®]</u>	<u>Medical and all Others</u>
Europe	PGF	PGF
Eastern Europe ^①	PGF	PGF
Middle East ^②	PGF	PGF
Africa	PGF	PGF
South America ^③ (East)	PGF	PGF
South America ^③ (West)	PGF	GENERAL ^④
Central America (Excluding Mexico)	PGF	GENERAL ^④
North America (Including Canada)	GENERAL	GENERAL
Caribbean	GENERAL	GENERAL
Mexico	GENERAL	GENERAL
India & Pakistan & Afghanistan	Open	Open
Mainland China	Open	GENERAL
Australia & New Zealand	GENERAL	GENERAL
Japan & Korea	GENERAL	GENERAL
Taiwan	GENERAL	GENERAL
Southeast Asia ^⑤	PGF	GENERAL
Hong Kong	Open	GENERAL

^① Including Scandinavia all former USSR Republics

^② Including Israel, Turkey, Iran, Iraq, Saudi Arabia, Egypt, etc...

^③ Including Guyana, Surinam, French Guyana, Brazil, Uruguay, Paraguay and Argentina

^④ Including Venezuela, Columbia, Ecuador, Peru, Bolivia and Chile

^⑤ Including Indonesia, Philippines, Singapore, Malaysia, Vietnam, Burma, New Guinea and all South Pacific Inland countries

^⑥ The Beauty Market includes end-users and distributors who specialize in the use of massage machines to improve the physical appearance of and/or superficial condition of the skin and/or tissue of the human body. End-users include: SPA operators ; beauty salons; health spas; massage therapists ; health/fitness clubs ; beauty school/colleges.

^⑦ The Vet Field includes end-users and distributors who specialize in this act of Massage or shearing to improve the physical appearance of, and/or conditions of horses and other large animals.

^⑧ Except for sales of FLEXIMATIC (Workout masseur / Cellutec) by Sorisa / Skintec

Handwritten signature
57

EXHIBIT A

Schedules 1, 2 and 3

Schedule 1

Patent List						
Owner: GENERAL PHYSIOTHERAPY						
Case Number/Subcase Country Name	Docket Number	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
05862/ United States of America	5862	DES	29/03915 22-May-1995		D367712 05-Mar-1996	Granted 05-Mar-2010
<i>Title: CORDLESS HAND HELD MASSAGER</i>						
05866/ United States of America	5866	DES	29/039303 22-May-1995		D373640 10-Sep-1996	Granted 110-Sep-2010
<i>Title: COMBINED HAND HELD MASSAGER AND WRIST MOUNTED CONTROL</i>						
06771/ European Patent Convention	6771	ORD	98630068.9 16-Nov-1998		0916331 22-Mar-2006	Granted 16-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771 France	6771	EPC	986300689 16-Nov-1998		0916331 22-Mar-2006	Granted 16-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771/ Japan	6771	ORD	98/326212 17-Nov-1998		4102496 28-Mar-2008	Granted 17-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771/ Taiwan	6771	ORD	87119074 18-Nov-1998		N1117722	Granted 17-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771/ United Kingdom	6771	EPC	986300689 16-Nov-1998		0916331 22-Mar-2006	Granted 16-Nov-2018
<i>Title: PORTABLE MASSAGER</i>						
06771/ United States of America	6771	ORD	08/972706 18-Nov-1997		6478755 12-Nov-2002	Granted 18-Nov-2017
<i>Title: PORTABLE MASSAGER</i>						
06996/ European Patent Convention	6996	99630079.4 22-Oct-1999			0995417 06-Feb-2008	Granted 22-Oct-2019
<i>Title: MESSAGE APPARATUS</i>						
06996/ France	6996	EPC	996300794 22-Oct-1999		0995417	Granted 22-Oct-2019
<i>Title: MESSAGE APPARATUS</i>						
06996/ United Kingdom	6996	EPC	996300794 22-Oct-1999		0995417	Granted 22-Oct-2019
<i>Title: MESSAGE APPARATUS</i>						
07459/ United States of America	7459	DES	29/121373 05-Apr-2000		D438309 27-Feb-2001	Granted 27-Feb-2015
<i>Title: MESSAGE MACHINE</i>						
07462/ United States of America	7462	DES	29/121374 05-Apr-2000		D437713 20-Feb-2001	Granted 20-Feb-2015
<i>Title: SUPPORT STAND</i>						
09786/ United States of America		ORD	10/982311 05-Nov-2004			Pending
<i>Title: VIBRATORY BLADE DEVICE FOR BODY TREATMENTS</i>						

Trademark List by Owner

Owner: GENERAL PHYSIOTHERAPY, INC.

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
CELLUTEC	PHYS CELL/ Hong Kong	Registered 10	300073241 04-Sep-2003	300073241 04-Sep-2003
CELLUTEC	PHYS CELL/ Taiwan	Registered 10	092052467 01-Sep-2003	1101303 16-May-2004
CELLUTEC	PHYS CELL/ United States of America	Registered 10	76/360657 19-Jan-2002	2704088 08-Apr-2003
DIRECTIONAL PERCUSSION	PHYS DPER/ United States of America	Registered 10	78/138292 24-Jun-2002	3230383 17-Apr-2007
DIRECTIONAL- STROKING	PHYS DIRE/ Canada	Registered 00	629284 11-Apr-1989	371812 10-Aug-1990
DIRECTIONAL- STROKING	PHYS DIRE/ France	Registered 10	122401 06-Apr-1989	1539144 06-Apr-1989
DIRECTIONAL- STROKING	PHYS DIRE/ Japan	Registered 10	50136/89 28-Apr-1989	2348115 30-Oct-1991
DIRECTIONAL- STROKING	PHYS DIRE/ United Kingdom	Registered 010	1379624 14-Apr-1989	A1379624 14-Apr-1989
DIRECTIONAL- STROKING	PHYS DIRE/ United States of America	Registered 10	73/485768 18-Jun-1984	1496651 19-Jul-1988
FLEXIMATIC	PHYS FLEX/ China (People's Republic)	Registered 10	3998911 06-Apr-2004	3998911 14-Mar-2006
FLEXIMATIC	PHYS FLEX/ United States of America	Registered 10	78/28099 30-Jul-2003	2858140 29-Jun-2004
FLIMM FIGHTER	PHYS FIGH/ United States of America	Registered 10	77/608887 06-Nov-2008	3660390 28-Jul-2009
G5 AND DESIGN	GMED G5ND/ Argentina	Registered 10	2493500 05-Feb-2004	2051195 09-Nov-2005
G5 AND DESIGN	GMED G5ND/ Australia	Registered 10	909917 18-Apr-2002	909917 02-Dec-2002
G5 AND DESIGN	GMED G5ND/ Austria	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Benelux	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Brazil	Registered 10	826108261 06-Feb-2004	826108261 31-Jul-2007
G5 AND DESIGN	GMED G5ND/ Canada	Registered 000	695292 13-Dec-1991	459850 28-June-1996
G5 AND DESIGN	GMED G5ND/ China (People's Republic)	Registered 10	3692342 27-Aug-2003	3692342 14-Jul-2005
G5 AND DESIGN	GMED G5ND/ China (People's Republic)	Registered 10	3166023 30-Apr-2002	3166023 07-Mar-2004
G5 AND DESIGN	GMED G5ND/ France	Registered 10, 28	773246 19-Dec-1985	1335683 19-Dec-1985
G5 AND DESIGN	GMED G5ND/ Germany	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Hong Kong	Registered 010	6397/90	B976/94 06-Aug-1990
G5 AND DESIGN	GMED G5ND/ Hungry	Registered 10 28		356314 11-Apr-1989

Trademark List by Owner

Owner: GENERAL PHYSIOTHERAPY, INC.

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
G5 AND DESIGN	GMED G5ND/ Indonesia	Registered 10	H4.HC.01.01- 15721 30-Aug-1994	349032 01-Dec-1995
G5 AND DESIGN	GMED G5ND/ Italy	Registered 10		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Japan	Registered 00	44-23032 04-Mar-1985	1815178 31-Oct-1985
G5 AND DESIGN	GMED G5ND/ Korea, Republic of	Registered 11	32441/94 12-Aug-1994	333215 07-Feb-1996
G5 AND DESIGN	GMED G5ND/ Lichtenstein	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Mexico	Registered 10	545090 30-Apr-2002	750456 31-May-2002
G5 AND DESIGN	GMED G5ND/ Morocco	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ New Zealand	Registered 10	655696 19-Apr-2002	655696 24-Oct-2002
G5 AND DESIGN	GMED G5ND/	Registered		
G5 AND DESIGN	GMED G5ND/ Peru	Registered 10	202200 06-Feb-2004	98330 05-Jul-2004
G5 AND DESIGN	GMED G5ND/ Portugal	Registered 10 28		356314 11-Apr-1969
G5 AND DESIGN	GMED G5ND/ Romania	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ San Marino	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Serbia (Old Code)	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Singapore	Registered 10	66/91 05-Jan-1991	66/91 05-Jan-1991
G5 AND DESIGN	GMED G5ND/ Spain	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Switzerland	Registered 10 28		356314 11-Apr-1989
G5 AND DESIGN	GMED G5ND/ Taiwan	Registered 010	79/023795 31-May-1991	539000 15-Oct-1991
G5 AND DESIGN	GMED G5ND/ Turkey	Registered 010	15632 01-Mar-1991	128326 01-Mar-1991
G5 AND DESIGN	GMED G5ND/ United Kingdom	Registered 10	2357940 10-Mar-2004	2357940 03-Sep-2004
G5 AND DESIGN	GMED G5ND/ United States of America	Registered 10	72/325585 25-Apr-1969	904383 15-Dec-1970
G5 AND DESIGN	GMED G5ND/ Venezuela	Registered 10	2004-003897 19-Mar-2004	P262913 26-Sep-2005
G5 CONTOUR	PHYS CONT/ United States of America	Registered 10	76/360656 19-Jan-2002	2783690 18-Nov-2003
GK-1	GMED GK-1/ France	Registered 10 28	97/677166 06-May-1997	97/677166 06-May-2007
GK-3	GMED GK-3/ France	Registered 10 28	97/677167 06-May-1997	97/677167 06-May-1997

Trademark List by Owner

Owner: GENERAL PHYSIOTHERAPY, INC.

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
GX	PHYS GX/ United States of America	Registered 10	75/537149 14-Aug-1998	2359317 20-Jun-2000
GX-99	PHYS GX99/ United States of America	Registered 10	75/536468 14-Aug-1998	2359311 20-Jun-2000
MISCELLANEOUS DESIGN (massage device)	PHYS MASS/ United States of America	Registered 10	75/940832 10-Mar-2000	2621902 17-Sep-2002
MULTIMATIC	PHYS MULT/ United States of America	Registered 10	73/295755 05-Feb-1981	1225855 01-Feb-1983
MULTIMATIC	PHYS MLMT/ United States of America	Registered 10	73/416570 09-Mar-1983	1315590 22-Jan-1985
PENECINE	PHYS PENE/ United States of America	Registered 5	75/211492 11-Dec-1996	2130283 20-Jan-1998
PRO-POWER	PHYS PROP/ United States of America	Registered 010	74/247517 19-Feb-1992	1727351 27-Oct-1992
SENUVA	PHYS SENU/ United States of America	Registered 3	75/391948 18-Nov-1997	2260539 13-Jul-1999
SYSTEM H. CUINIER	GMED SYST/ Canada	Registered 10	672662 18-Dec-1990	390371 15-Nov-1991
SYSTEM H. CUINIER	GMED SYST/ France	Registered 10 28	10669457 09-Mar-1990	10669457 09-Mar-1990
SYSTEM H. CUINIER	GMED SYST/ United Kingdom	Registered 10	1369060 04-Jan-1989	A1369060 05-Dec-1995
SYSTEM H. CUINIER	GMED SYST/ United States of America	Registered 10	74/044762 02-Apr-1990	1668397 17-Dec-1991
THE ORIGINAL SINCE 1957 LOGO & DESIGN	PHYS RIGH/ United States of America	Registered 10	78/301103 16-Sep-2003	2980808 02-Aug-2005
THERASSIST	PHYS THER/ China (People's Republic)	Pending 10	3704030 04-Sep-2003	
THERASSIST	PHYS THER/ Hong Kong	Registered 10	300073232 04-Sep-2003	300073232 04-Sep-2003
THERASSIST	PHYS THER/ Taiwan	Registered 10	092052468 01-Sep-2003	1101304 16-May-2004
THERASSIST	PHYS THER/ United States of America	Registered 10	76/360655 19-Jan-2002	2666204 24-Dec-2002
VARI-TILT	PHYS VARI/ United States of America	Registered 10	73/416571 09-Mar-1983	1350489 23-Jul-1985
VIBRACARE	PHYS VCAR/ United States of America	Registered 10	73/715136 07-Mar-1988	1506993 04-Oct-1988
VIBRACARE	PHYS CARE/ United States of America	Registered 10	77/585347 03-Oct-2008	3619151 12-May-2009
VIBRAMATIC	PHYS VIBR/ United States of America	Registered 10	73/295770 05-Feb-1981	1255967 01-Nov-1983
VIBRAPORT	PHYS VPRT/ United States of America	Registered 10	73/605380 20-Jun-1986	1432823 17-Mar-1987

Schedule 2

Patent List

Owner: MUCHISKY, TOM

Case Number/Subcase Country Name	Docket Number	Case Type	Application Number/Date	Publication Number/Date	Patent Number/Date	Status Expiration Date
08830/ European Patent Convention		PCT	05732970.8 05-Apr-2005	1732496 20-Dec-2006		Published 06-Apr-2004
<i>Title: UNIVERSAL QUICK CHANGE APPLICATOR SYSTEM FOR MASSAGE APPARATUS</i>						
08830/ United States of America	8830	ORD	10/818639 06-Apr-2004	2005-0222525 06-Oct-2005	7354408 08-Apr-2008	Granted 10-Mar-2025
<i>Title: UNIVERSAL QUICK CHANGE APPLICATOR SYSTEM FOR MASSAGE APPARATUS</i>						
09465/ Patent Cooperation Treaty		ORD	PCT/US2008/079548 10-Oct-2008	WO/2009/049185 16-Apr-2009		Published
<i>Title: SELF CONTAINED MASSAGE HEAD AND METHOD OF APPLYING MASSAGE FORCES</i>						

Trademark List by Owner

Owner: THOMAS P. MUCHISKY

Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
G5 AND DESIGN	GMED G5ND/ South Africa	Registered 10	90/4219 25-May-1990	90/4219 25-May-1990
GK-3	GMED GK3/ United States of America	Registered 10	73/743502 01-Aug-1988	1529573 14-Mar-1989
MISCELLANEOUS DESIGN (2-BALL APPLICATOR)	GMED 2BAL/ United States of America	Registered 010	74/690331 19-Jun-1995	2039795 25-Feb-1997
MISCELLANEOUS DESIGN (4-BALL APPLICATOR)	GMED 4BAL/ United States of America	Registered 10	74/690330 19-Jun-1995	2066217 03-Jun-1997
MISCELLANEOUS DESIGN (column applicator #222)	GMED COLU/ United States of America	Registered 10	78/282657 04-Aug-2003	2918919 18-Jan-2005
MISCELLANEOUS DESIGN (CONTOURED APPLICATOR)	GMED CONT/ United States of America	Registered 10	74/690329 19-Jun-1995	2041648 04-Mar-1997
MISCELLANEOUS DESIGN (FLIMM FIGHTER HEAD)	GMED FLIM/ United States of America	Registered 010	74/690332 19-Jun-1995	2039796 25-Feb-1997
MISCELLANEOUS DESIGN (HOT/COLD APPLICATOR)	GMED HCA/ United States of America	Registered 10	74/690328 19-Jun-1995	2038211 18-Feb-1997
MISCELLANEOUS DESIGN (multi- pronged applicator #215)	GMED MULT/ United States of America	Registered 10	78/282670 04-Aug-2003	3188636 26-Dec-2006
MISCELLANEOUS DESIGN (pointed applicator #227)	GMED POINUS/ United States of America	Registered 10	78/282661 04-Aug-2003	3200310 23-Jan-2007
MISCELLANEOUS DESIGN (RIGHT ANGLE APPLICATOR)	GMED RTAN/ United States of America	Registered 010	74/690333 19-Jun-1995	2039797 25-Feb-1997
QUICK CHANGE	GMED QUI2/ United States of America	Published 10	77/387919 04-Feb-2008	

Schedule 3

Trademark List by Owner				
Owner: General Medventures International LLC				
Trademark	Case Number/Subcase Country Name	Status Class(es)	Application Number/Date	Registration Number/Date
G AND DESIGN	GMED GNDE/ Canada	Registered 00	615109 14-Sep-1988	388523 06-Sep-1991
G AND DESIGN	GMED GNDECN/ China (People's Republic)	Pending 10	3704031 04-Sep-2003	
G AND DESIGN	GMED GNDE/ France	Registered 10	955549 20-Sep-1988	1648480 20-Sep-1988
G AND DESIGN	GMED GNDEHK/ Hong Kong	Registered 10	300073223 04-Sep-2003	300073223 04-Sep-2003
G AND DESIGN	GMED GNDE/ Japan	Registered 10	107084/88 19-Sep-1988	2378344 28-Feb-1992
G AND DESIGN	GMED GNDE/ Spain	Registered 10	1273591 19-Sep-1988	1273591 05-Feb-1991
G AND DESIGN	GMED GNDE/ Taiwan	Registered 10	092052470 01-Sep-2003	1113673 01-Aug-2004
G AND DESIGN	GMED GNDE/ United Kingdom	Registered 10	1357829 16-Sep-1988	A1357829 06-Jul-1990
G AND DESIGN	GMED GNDE/ United States of America	Registered 10	73/353318 08-Mar-1982	1236158 03-May-1983
GEMINI	GMED GEMI/ United States of America	Registered 10	77/022070 16-Oct-2006	3399018 18-Mar-2008