TRACK ONE Non-Provisional Patent Application: Motorized rotatable treadmill and system for creating the illusion of movement (Our File: G185.0001US1)

From Megan Neumann < mneumann@wck.com>

To mattguertin<MattGuertin@protonmail.com>

CC Amanda Prose<aprose@wck.com>

Date Tuesday, November 15th, 2022 at 11:59 AM

TRACK ONE U.S. Non-Provisional Patent Application

Applicant: Matthew Guertin Serial No.: 17/698,420 Filed: March 18, 2022

For: Motorized rotatable treadmill and system for creating the illusion of movement

Our File: G185.0001US1

Dear Matt:

We have now received a Notice of Allowance and Issue Fee Due in the above-identified application. We have three months from the date of the Notice of Allowance, or until <u>February 9</u>, 2023, in which to pay the Issue Fee of \$300.00. As we are waiting for confirmation from the Examiner that the PhotoRobot materials (Information Disclosure Statement, "IDS") were reviewed and entered on the record, we will wait to pay the Issue Fee. Generally, we pay this fee approximately one month before its due date unless you instruct us otherwise. As we have discussed previously, we will pay the Issue Fee sooner, likely upon receipt of confirmation from the Examiner that the IDS is entered.

Please review the attached set of claims. A significant amount of time has passed since the application was filed. If the invention has significantly changed during this time, you may want to consider reviewing the allowed patent claims to ensure that the patent claims "cover" your changed invention. We, of course, can help you make this determination. Even if the patent claims cover the changed device, the changes may be significant enough to be patentable on their own. Such significant changes could be patented by filing a Continuation-in-Part patent application. We can provide you a further explanation upon your request.

Please let us know if you wish to file an additional application for this invention, such as a divisional, a continuation or a continuation-in-part application. Such an application must be filed before the

date of issuance of this patent in order to claim the benefit of the priority date. Unless we hear from you directing us to file a continuation case, we will not file any form of continuation case.

When this application was filed and/or prosecuted, we paid fee amounts consistent with the application having "micro entity" status. As you may recall, "micro entity" status can only be obtained if no rights under this application are owned or licensed by an entity that does not qualify for micro entity status. To qualify for micro entity status, the applicant and each inventor has not filed more than four US non-provisional patent applications, has an income for the past year that was less than \$212,352 USD, and has not licensed or promised to license to a non-micro-entity. Please contact us immediately if this application no longer qualifies for "micro entity" status, since payment of an incorrect fee may invalidate the patent.

After we have paid this fee we will bill you for the fee and our services for handling the transaction, including forwarding the patent document after it has issued, which may be several months after we pay the Issue Fee.

Maintenance Fees for this patent will come due 3½, 7½ and 11½ years from the issue date. Upon failure to pay any of the above fees, the patent will automatically be cancelled six months from the date payment is due. This information will be recorded in our permanent records and we will attempt to notify you well in advance of the date on which the respective fees become due.

Best regards,

Amanda

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AMP:man



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656.85 KB 2 files attached

2022-11-09 Allowed Claims.doc 31.09 KB

2022-11-09 Notice of Allowance.pdf 625.76 KB