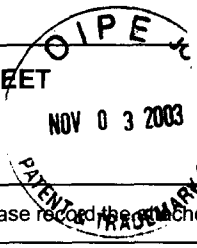


RECORDATION FORM COVER SHEET  
TRADEMARKS ONLY

11-3-03



11-21-2003  
102606385

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):  
**Encore Medical Asset Corporation**  
 Individual       Association  
 General Partnership       Limited Partnership  
 Corporation: NEVADA  
 Other: \_\_\_\_\_  
 Additional name(s) of conveying party(ies) attached?  Yes  No

2. Name and address of receiving party(ies):  
 Name: CapitalSource Finance LLC  
 Street Address: 4445 Willard Avenue  
12th Floor  
Chevy Chase, MD 20815  
 Individual(s) citizenship: \_\_\_\_\_  
 Association \_\_\_\_\_  
 General Partnership of: \_\_\_\_\_  
 Limited Partnership of: \_\_\_\_\_  
 Corporation: \_\_\_\_\_  
 Other: Limited Liability Company of DELAWARE  
 If assignee is not domiciled in the United States, a domestic representative designation is attached?  Yes  No  
 (Designations must be a separate document from Assignment)  
 Additional name(s) & address(es) attached?  Yes  No

3. Nature of conveyance:  
 Assignment       Merger  
 Security Agreement       Change of Name  
 Other: \_\_\_\_\_  
 Execution Date: September 26, 2003

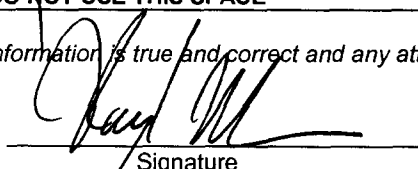
4. Application number(s) or registration number(s):  
 A. Trademark Application No.(s)  
75/727296    76/324826    76/324825  
76/324827    76/481716    76/481717  
76/467294    76/467293    76/481714  
76/481715    76/364890

B. Trademark Registration No.(s)  
1711470    2133619    1773535    1557807  
1859136    2029443    1376496    2167088  
1578810    1806706    1806707    1819447  
2201833    2196711    2369129    2438831

Additional numbers attached  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:  
 Name: Raymond Millien, Esq.  
 Internal Address: PIPER RUDNICK LLP  
 Street Address: 1200 Nineteenth Street, NW  
 City: Washington State: DC ZIP: 20036  
 11/20/2003 ECDOPER 00000119 75727296  
 01 FC:8521 40.00 DP  
 02 FC:8522 1475.00 DP

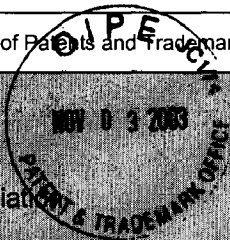
6. Total number of applications and registrations involved: ..... **60**  
 7. Total fee (37 C.F.R. § 3.41). . . . . \$ 1,515.00  
 Enclosed  
 Authorized to be charged to deposit account  
 8. Deposit account number: \_\_\_\_\_  
 (Attach duplicate copy of this page if paying by deposit account)

9. Statement and signature.  
*To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.*  
Raymond Millien, Esq.            11/03/2003  
 Name of Person Signing      Signature      Date

Total no. of pages incl. cover sheets, attachments, and document: 14

RECORDATION FORM COVER SHEET  
TRADEMARKS ONLY

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.



1. Name of conveying party(ies):

- Individual
- Association
- General Partnership
- Limited Partnership
- Corporation \_\_\_\_\_
- Other: \_\_\_\_\_

Additional name(s) of conveying party(ies) attached?  Yes  No

2. Name and address of receiving party(ies):

Name: \_\_\_\_\_

Street Address: \_\_\_\_\_

- Individual(s) citizenship: \_\_\_\_\_
- Association \_\_\_\_\_
- General Partnership of: \_\_\_\_\_
- Limited Partnership of: \_\_\_\_\_
- Corporation: \_\_\_\_\_
- Other: \_\_\_\_\_

If assignee is not domiciled in the United States, a domestic representative designation is attached?  Yes  No  
(Designations must be a separate document from Assignment)  
Additional name(s) & address(es) attached?  Yes  No

3. Nature of conveyance:

- Assignment
- Merger
- Security Agreement
- Change of Name
- Other: \_\_\_\_\_

Execution Date: \_\_\_\_\_

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

**1791469 1668974 2087777 2530590**  
**2496855 1097329 1410735 1419075**  
**0871377 2332842 0737972 2465072**

Additional numbers attached  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: \_\_\_\_\_

Internal Address: \_\_\_\_\_

Street Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP: \_\_\_\_\_

6. Total number of applications and registrations involved: .....

7. Total fee (37 C.F.R. § 3.41) . . . . . \$ \_\_\_\_\_

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number: \_\_\_\_\_

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature:

*To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.*

Name of Person Signing

Signature

Date

Total no. of pages incl. cover sheets, attachments, and document:

RECORDATION FORM COVER SHEET  
TRADEMARKS ONLY

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

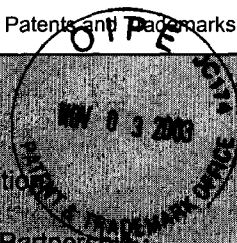
Individual       Association

General Partnership       Limited Partnership

Corporation \_\_\_\_\_

Other: \_\_\_\_\_

Additional name(s) of conveying party(ies) attached?  Yes  No



2. Name and address of receiving party(ies):

Name: \_\_\_\_\_

Street Address: \_\_\_\_\_

\_\_\_\_\_

Individual(s) citizenship: \_\_\_\_\_

Association \_\_\_\_\_

General Partnership of: \_\_\_\_\_

Limited Partnership of: \_\_\_\_\_

Corporation: \_\_\_\_\_

Other: \_\_\_\_\_

If assignee is not domiciled in the United States, a domestic representative designation is attached?  Yes  No  
(Designations must be a separate document from Assignment)

Additional name(s) & address(es) attached?  Yes  No

3. Nature of conveyance

Assignment       Merger

Security Agreement       Change of Name

Other: \_\_\_\_\_

Execution Date: \_\_\_\_\_

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

**2188549 2373574 2368547 0574604**

**0675045 0864244 1302476 0872017**

**1023095 2318990 2217692 1713380**

Additional numbers attached  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed

Name: \_\_\_\_\_

Internal Address: \_\_\_\_\_

Street Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP: \_\_\_\_\_

6. Total number of applications and registrations involved: \_\_\_\_\_

7. Total fee (37 C.F.R. § 3.41) . . . . . \$ \_\_\_\_\_

Enclosed

Authorized to be charged to deposit account

8. Deposit account number: \_\_\_\_\_

(Attach duplicate copy of this page if paying by deposit account)

**DO NOT USE THIS SPACE**

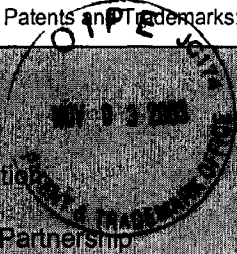
9. Statement and signature  
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Name of Person Signing: \_\_\_\_\_ Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Total no. of pages incl. cover sheets, attachments, and document: \_\_\_\_\_

RECORDATION FORM COVER SHEET  
TRADEMARKS ONLY

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.



1. Name of conveying party(ies):

Individual       Association

General Partnership       Limited Partnership

Corporation \_\_\_\_\_

Other: \_\_\_\_\_

Additional name(s) of conveying party(ies) attached?  Yes  No

2. Name and address of receiving party(ies):

Name: \_\_\_\_\_

Street Address: \_\_\_\_\_

\_\_\_\_\_

Individual(s) citizenship: \_\_\_\_\_

Association \_\_\_\_\_

General Partnership of: \_\_\_\_\_

Limited Partnership of: \_\_\_\_\_

Corporation: \_\_\_\_\_

Other: \_\_\_\_\_

If assignee is not domiciled in the United States, a domestic representative designation is attached?  Yes  No  
(Designations must be a separate document from Assignment)

Additional name(s) & address(es) attached?  Yes  No

3. Nature of conveyance:

Assignment       Merger

Security Agreement       Change of Name

Other: \_\_\_\_\_

Execution Date: \_\_\_\_\_

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

**0357815 1112672 1471340 1361658**  
**1109261 1767341 1012936 1742238**  
**2596841**

Additional numbers attached  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: \_\_\_\_\_

Internal Address: \_\_\_\_\_

Street Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP: \_\_\_\_\_

6. Total number of applications and registrations involved: \_\_\_\_\_

7. Total fee (37 C.F.R. § 3.41) \$ \_\_\_\_\_

Enclosed

Authorized to be charged to deposit account

8. Deposit account number: \_\_\_\_\_

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature

*To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.*

\_\_\_\_\_  
Name of Person Signing      Signature      Date

Total no. of pages incl. cover sheets, attachments, and document:

# TRADEMARK SECURITY AGREEMENT

(Encore Medical Asset Corporation)

THIS TRADEMARK SECURITY AGREEMENT ("Agreement") is between ENCORE MEDICAL ASSET CORPORATION, a Nevada corporation (the "Debtor"), and CAPITALSOURCE FINANCE LLC, a Delaware limited liability company (the "Secured Party"), acting in its capacity as administrative agent under the Credit Agreement described hereinbelow, and is executed pursuant to that certain First Amended and Restated Note and Equity Purchase Agreement dated as of September 26, 2003 (as such agreement may be amended, restated, or otherwise modified from time to time, the "Credit Agreement"; all terms defined in the Credit Agreement, wherever used herein, shall have the same meanings herein as are prescribed by the Credit Agreement) among ENCORE MEDICAL CORPORATION, each of its Subsidiaries party thereto, and the Secured Party.

## Recitals:

A. The Debtor and the Secured Party are parties to that certain Subsidiary Security Agreement dated as of February 8, 2002 (as amended, restated, or otherwise modified, the "Security Agreement").

B. Pursuant to the terms of the Security Agreement, the Debtor has granted to the Secured Party a lien and security interest in all General Intangibles of the Debtor, including, without limitation, all of the Debtor's right, title, and interest in, to, and under all now owned and hereafter acquired Trademarks (as defined below), together with the goodwill of the business symbolized by the Debtor's Trademarks, and Trademark Licenses (as defined below), and all products and proceeds thereof, to secure the payment of the Obligations.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Debtor hereby grants and assigns to the Secured Party a continuing security interest, lien, and collateral assignment in all of the Debtor's right, title, and interest in, to, and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:

(1) (a) any written agreement now or hereafter in existence granting to the Debtor any right to use any Trademark ("Trademark License"); (b) (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing appear, all registrations and recordings thereof, and all applications in connection therewith, including, without limitation, registrations, recordings, and applications in the United States Patent and Trademark Office or in any similar office or agency of the U.S., any state thereof, or any other country or any political subdivision thereof, (ii) all reissues, extensions, and renewals thereof, (iii) all income, royalties, damages, and payments now or hereafter relating to or payable under any of the foregoing, including, without limitation, damages or payments for past or future infringements of any of the foregoing, (iv) the right to sue for past, present, and

future infringements of any of the foregoing; (v) all rights corresponding to any of the foregoing throughout the world, and (vi) all goodwill associated with and symbolized by any of the foregoing; in each case, whether now owned or hereafter acquired by the Debtor (all of such items in this clause (b) being referred to herein collectively as the "Trademarks"); (c) each trademark registration ("Trademark Registration"); and (d) each trademark application ("Trademark Application") (including, without limitation, each Trademark, Trademark Registration, and Trademark Application referred to in Schedule 1 annexed hereto, together with the goodwill of the business symbolized thereby);

(2) each Trademark License, to the extent allowable under the applicable license agreement (including, without limitation, each Trademark License listed in Schedule 1 annexed hereto); and

(3) all products and proceeds of the foregoing, including, without limitation, any claim by the Debtor against third parties for past, present, or future (a) infringement, dilution, or breach of any Trademark, Trademark Registration, Trademark Application, or Trademark License (including, without limitation, any Trademark, Trademark Registration, or Trademark License referred to in Schedule 1 annexed hereto, and any Trademark Registration issued pursuant to a Trademark Application referred to in Schedule 1 annexed hereto), or (b) injury to the goodwill associated with any Trademark, Trademark Registration, or Trademark Application.

The lien and security interest contained in this Agreement is granted in conjunction with the liens and security interests granted to the Secured Party pursuant to the Security Agreement.

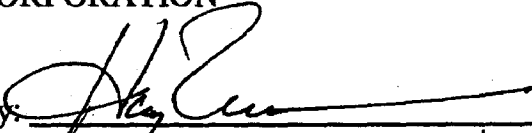
The Debtor hereby acknowledges and affirms that the rights and remedies of the Secured Party with respect to the liens and security interests in the Trademark Collateral made and granted hereby are more fully set forth in the Credit Agreement and the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the Debtor has caused this Agreement to be duly executed by its duly authorized officer as of the 26th day of September, 2003.

DEBTOR:

ENCORE MEDICAL ASSET  
CORPORATION

By:   
Name: Harry L. Zimmerman  
Title: SVP-GENERAL COUNSEL

SECURED PARTY:

CAPITALSOURCE FINANCE LLC, as  
administrative agent

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

IN WITNESS WHEREOF, the Debtor has caused this Agreement to be duly executed by its duly authorized officer as of the 26th day of September, 2003.

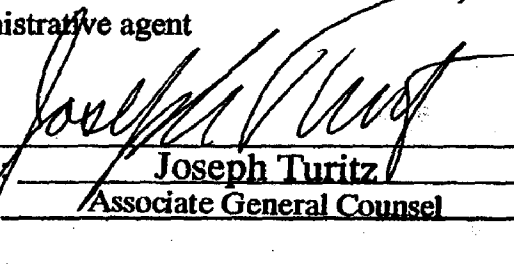
DEBTOR:

ENCORE MEDICAL ASSET  
CORPORATION

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

SECURED PARTY:

CAPITALSOURCE FINANCE LLC, as  
administrative agent

By:   
Name: Joseph Turitz  
Title: Associate General Counsel

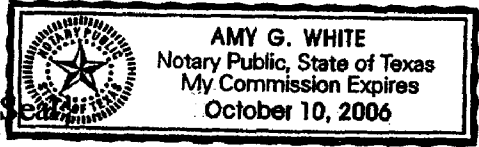


ACKNOWLEDGMENT

STATE OF TEXAS )

COUNTY OF TRAVIS )

This instrument was acknowledged before me this 26<sup>th</sup> day of September, 2003, by HARRY L. ZIMMERMAN, as EVP-GENERAL COUNSEL of Encore Medical Asset Corporation, a Nevada corporation, on behalf of such corporation.



Amy G. White  
Notary Public in and for  
the State of Texas

My commission expires: October 10, 2006

STATE OF \_\_\_\_\_ )

COUNTY OF \_\_\_\_\_ )

This instrument was acknowledged before me this \_\_\_ day of September, 2003, by \_\_\_\_\_, as \_\_\_\_\_ of CapitalSource Finance LLC, a Delaware limited liability company, on behalf of such limited liability company.

{Seal}

\_\_\_\_\_  
Notary Public in and for  
the State of \_\_\_\_\_

My commission expires: \_\_\_\_\_

ACKNOWLEDGMENT

STATE OF \_\_\_\_\_ )  
 )  
COUNTY OF \_\_\_\_\_ )

This instrument was acknowledged before me this \_\_\_\_ day of September, 2003, by \_\_\_\_\_, as \_\_\_\_\_ of Encore Medical Asset Corporation, a Nevada corporation, on behalf of such corporation.

{Seal}

\_\_\_\_\_  
Notary Public in and for  
the State of \_\_\_\_\_

My commission expires: \_\_\_\_\_

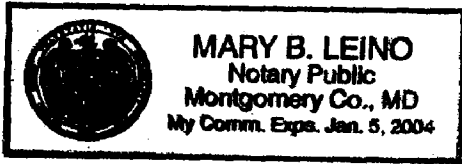
STATE OF Maryland )  
 )  
COUNTY OF Montgomery )

This instrument was acknowledged before me this 1<sup>st</sup> day of October, 2003, by Joseph Turitz, as Associate General Counsel of CapitalSource Finance LLC, a Delaware limited liability company, on behalf of such limited liability company.

{Seal}

Mary B. Leino  
\_\_\_\_\_  
Notary Public in and for  
the State of MD

My commission expires: \_\_\_\_\_



Schedule 1  
to  
Trademark Security Agreement

Owner of Record/ Next Owner	Country of Registration	Trademark	Application No./ Registration No.	Filing/ Registration Date	Goods
Encore Medical Asset Corporation	USA	911 FIRST RESPONSE COLLAR	74223328/ 1711470	11/19/1991/ 9/1/1992	Int'l CI 10 – Medical products, namely, cervical supports
Encore Medical Asset Corporation	USA	EVER GREEN BECAUSE IT'S OUR WORLD TOO	74579602/ 2133619	12/27/1993/ 2/3/1998	Int'l CI 10 – Disposable medical products, namely, surgical, medical and procedure facemasks Int'l CI 42 – Promoting public awareness of the need for environmental protection, recycling and waste management
Encore Medical Asset Corporation	USA	INDUSTRY'S CHOICE	74230966/ 1773535	12/31/1991/ 5/25/1993	Int'l CI 10 – Orthopedic appliances, namely, back supports, wrist supports, knee supports, ankle supports, hand supports, elbow supports, shoulder supports
Encore Medical Asset Corporation	USA	KALLASSY ANKLE SUPPORT	73759116/ 1557807	10/24/1998/ 9/26/1989	Int'l CI 10 – Orthopedic ankle supports
Encore Medical Asset Corporation	USA	NAVIGATOR	74222161/ 1859136	11/18/1991/ 10/18/1994	Int'l CI 10 – Medical rehabilitation devices, namely knee braces
Encore Medical Asset Corporation	USA	REBOUND	74474444/ 2029443	12/27/1993/ 1/14/1997	Int'l CI 10 – Medical rehabilitation devices, namely knee, wrist, ankle and elbow supports, elastic bandages, hot and cold packs, compress hosiery, cervical collars and arm slings
Encore Medical Asset Corporation	USA	SPORTS SUPPORTS & Design	73477121/ 1376496	4/25/1984/ 12/17/1985	Int'l CI 42 – Retail and wholesale distributorship services, namely, catalog services in the field of orthopedic supports
Encore Medical Asset Corporation	USA	SPORTS SUPPORTS (Stylized)	75218474/ 2167088	12/26/1996/ 6/23/1998	Int'l CI 35 – Retail and wholesale distributorship services, namely, catalog services in the field of orthopedic supports
Encore Medical Asset Corporation	USA	TURTLE NECK	73754246/ 1578810	9/26/1988/ 1/23/1990	Int'l CI 10 – Cervical collar
Encore Medical Asset Corporation	USA	ENCORE	74313604/ 1806706	9/14/1992/ 11/23/1993	Int'l CI 10 – Orthopedic prostheses, namely, joint replacements
Encore Medical Asset Corporation	USA	ENCORE ORTHOPEDICS (and design)	74313605/ 1806707	9/14/1992/ 11/23/1993	Int'l CI 10 – Orthopedic prostheses, namely, joint replacements
Encore Medical Asset Corporation	USA	Foundation	74313608/ 1819447	9/14/1992/ 2/1/1994	Int'l CI 10 – Orthopedic prostheses, namely, joint replacements

Owner of Record/ Next Owner	Country of Registration	Trademark	Application No./ Registration No.	Filing/ Registration Date	Goods
Encore Medical Asset Corporation	USA	STAMINA	75143542/ 2201833	8/1/1996/ 11/3/1998	Int'l CI 10 - Orthopedic implants
Encore Medical Asset Corporation	USA	LINEAR	75322354/ 2196711	7/10/1997/ 10/13/1998	Int'l CI 10 - Medical rehabilitation devices, namely knee braces
Encore Medical Asset Corporation	USA	MAXIMUM POLY	75409374/ 2369129	12/22/1997/ 7/18/2000	Int'l CI 10 - Device for pulverizing bones for surgical use by the medical profession
Encore Medical Asset Corporation	USA	REVELATION	75409372/ 2438831	12/22/1997/ 3/27/2001	Int'l CI 10 - Orthopedic implants
Encore Medical Asset Corporation	USA	TRUE/FIX	74281390/ 1791469	6/4/1992/ 9/7/1993	Int'l CI 10 - Medical devices, namely, orthopedic implants for attaching ligaments
Encore Medical Asset Corporation	USA	TRUE/FLEX	74045078/ 1668974	4/2/1990/ 12/17/1991	Int'l CI 10 - Orthopedic implants for the fixation of fractures of the skeleton
Encore Medical Asset Corporation	USA	VITALITY	75169418/ 2087777	9/20/1996/ 8/12/1997	Int'l CI 10 - Orthopedic implants
Encore Medical Asset Corporation	USA	3D MATRIX	75727296/ Intent to Use Appl.	6/11/1999	Int'l CI 10 - Coating to provide a porous surface for bony attachment to orthopedic implants
Encore Medical Asset Corporation	USA	CLEAR CUT	75919591/ 2530590	2/10/2000/ 1/15/2002	Int'l CI 10 - Hip bone plug implants
Encore Medical Asset Corporation	USA	KEYSTONE	75727294/ 2,496,855	6/11/1999/ 10/9/2001	Int'l CI 10 - Orthopedic joint implants
Encore Medical Asset Corporation	USA	Adapta	1,097,329	9/19/1977/ 7/25/1978	
Encore Medical Asset Corporation	USA	Autoflex	1,410,735	3/3/1986/ 9/23/1986	
Encore Medical Asset Corporation	USA	Autotrac	1,419,075	3/20/1986/ 12/2/1986	
Encore Medical Asset Corporation	USA	Colpac	871,377	6/19/1967/ 6/17/1969	
Encore Medical Asset Corporation	USA	Colpac	2,332,842	12/28/1999/ 3/21/2000	
Encore Medical Asset Corporation	USA	Cover-Sling	737,972	10/16/1961/ 9/18/1962	
Encore Medical Asset Corporation	USA	Durastick	2,465,072	8/9/1999/ 4/10/2001	
Encore Medical Asset Corporation	USA	EMG Retrainer	2,188,549	4/14/1997/ 9/8/1998	
Encore Medical Asset Corporation	USA	Ergowave	2,373,574	5/14/1998/ 8/1/2000	
Encore Medical Asset Corporation	USA	Flexipac	2,368,547	8/9/1999/ 7/18/2000	
Encore Medical Asset Corporation	USA	Hydrocollator	574,604	12/13/1951/ 5/19/1953	Therapeutic Steam Packs
Encore Medical Asset Corporation	USA	Hydrocollator	675,045	11/25/1957/ 3/3/1959	Electric Units
Encore Medical Asset Corporation	USA	Hydrocollator Colpac	864,244	11/27/1967/ 1/28/1969	
Encore Medical Asset Corporation	USA	Intellect	1,302,476	9/30/1983/ 10/30/1984	
Encore Medical	USA	Myossage	872,017	10/20/1967/	

Owner of Record/ Next Owner	Country of Registration	Trademark	Application No./ Registration No.	Filing/ Registration Date	Goods
Asset Corporation				7/1/1969	
Encore Medical Asset Corporation	USA	Nylatex	1,023,095	1/29/1975/ 10/21/1975	
Encore Medical Asset Corporation	USA	Opti-Flex	2,318,990	1/19/1999/ 2/15/2000	
Encore Medical Asset Corporation	USA	Para-Care	2,217,692	11/18/1996 / 1/12/1999	
Encore Medical Asset Corporation	USA	PresSsion	1,713,380	11/14/1991/ 9/8/1992	
Encore Medical Asset Corporation	USA	Spinalator	357,815	1/24/1938/ 6/14/1938	
Encore Medical Asset Corporation	USA	Steam Pack	1,112,672	5/2/1977/ 2/6/1979	
Encore Medical Asset Corporation	USA	Triax	1,471,340	2/13/1987/ 1/5/1988	
Encore Medical Asset Corporation	USA	Triton	1,361,658	10/30/1984/ 9/24/1985	
Encore Medical Asset Corporation	USA	TX	1,109,261	12/23/1977/ 12/19/1978	
Encore Medical Asset Corporation	USA	Wellness by Design	1,767,341	6/29/1989/ 4/27/1993	
Encore Medical Asset Corporation	USA	E ENCORE	76324826	10/10/2001	
Encore Medical Asset Corporation	USA	WARM 'N FORM	73026352/ 1,012,936	07/09/1974/ 06/10/1975	
Encore Medical Asset Corporation	USA	ENCORE	76324825	10/10/2001	
Encore Medical Asset Corporation	USA	ENCORE (Stylized)	76324827	10/10/2001	
Encore Medical Asset Corporation	USA	CYCLONE	76481716	01/09/2003	
Encore Medical Asset Corporation	USA	CYCLONE (Stylized)	76481717	01/09/2003	
Encore Medical Asset Corporation	USA	EPIK	76467294	11/15/2002	
Encore Medical Asset Corporation	USA	REVERSE	76467293	11/15/2002	
Encore Medical Asset Corporation	USA	REVERSE (Stylized)	76481714	01/09/2003	
Encore Medical Asset Corporation	USA	RSP	76481715	01/09/2003	
Encore Medical Asset Corporation	USA	STEALTH	74222162/ 1742238	12/22/1992	
Encore Medical Asset Corporation	USA	THERATHERM	76364890	01/31/2002	
Encore Medical Asset Corporation	USA	VECTRA	76040122/ 2596841	07/23/2002	

Trademark Licenses

Name of Agreement	Trademark	Date of Agreement
None.		