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5	Attorneys for Plaintiff/Counter-Defendant	
6	Mad Dogg Athletics, Inc.	
7		
8	UNITED STATES DIS	STRICT COURT
9	CENTRAL DISTRICT OF CALIFORNIA	
10		
11	MAD DOGG ATHLETICS, INC.,	Case No. 2:15-cv-02616-CAS-JCG
12	a California corporation, Plaintiff,	Assigned for all purposes to Judge Christina A. Snyder
13	v. FITNESS MASTER, INC.,	[PROPOSED] CONSENT
14	a Texas corporation,	JUDGMENT
15	Defendant.	
16	FITNESS MASTER, INC., a Texas corporation,	
17	Counter-Claimant,	
18	v. MAD DOGG ATHLETICS, INC.,	
19	a California corporation,	
20	Counter-Defendant.	
21	WHEREAS plaintiff, Mad Dogg Athle	etics, Inc. ("Mad Dogg"), and
22	defendant, Fitness Master, Inc. ("FMI") have agreed in a separate agreement to	
23	settlement of the matter in issue between them and to entry of this judgment, it is	
24	ORDERED, ADJUDGED AND DECREED THAT:	
25	1. Mad Dogg alleged claims for Pa	tent Infringement.
26	2. The Court has jurisdiction over the parties in this action and over the	
27	subject matter in issue based on 28 U.S.C. §§ 1331 and 1338(a). The Court further	
28	has continuing jurisdiction to enforce the terr	ns and provisions of the Consent

1	Judgment. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391(b) and (c)		
2	and 1400(b).		
3	3.	Mad Dogg is a corporation incorporated under the laws of the State of	
4	California, and has its principal place of business at 2111 Narcissus Court, Venice,		
5	California 90291.		
6	4.	FMI is a Texas corporation having a principal place of business at	
7	11419 Mathis, Suite 200, Farmers Branch, Texas 75234.		
8	5. FMI has imported, made, used, sold, offered for sale or distributed		
9	certain indoor cycling bikes and denies any wrongdoing or infringement.		
10	6.	Mad Dogg is the owner of U.S. Patent Nos. 6,155,958; 6,468,185;	
11	6,881,178; 7,455,627 and 8,057,364, which were valid and enforceable during their		
12	term.		
13	7.	Mad Dogg is the owner of U.S. Patent Nos. 6,669,603 and 7,419,458	
14	which are valid and enforceable.		
15	8.	Mad Dogg is the owner of U.S. Trademark Registration No. 2,173,202	
16	for the standard word mark, SPIN, which is valid and enforceable, throughout the		
17	United States and which has become incontestible pursuant to 15 U.S.C. § 1065.		
18	9.	The Parties shall bear their own attorneys' fees and costs.	
19	IT IS	S SO ORDERED.	
20	IT IS SO ORDERED. Dated: November 24, 2015 United States District Judge		
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1	Approved as to form and content:
2	MACEIKO IP
3	Pu: /Theodore S. Maasiko/
4	By: <u>/Theodore S. Maceiko/</u> Theodore S. Maceiko
5	Attorneys for Plaintiff Mad Dogg Athletics, Inc.
6	
7	Dated: November 19, 2015
8	
9	BRUCE STONE LLP
10	WILLENKEN WILSON LOH & DELGADO LLP
11	By: <u>/Chia-li Shih Bruce/</u> Chia-li Shih Bruce
12	Attorneys for Defendant
13	Fitness Master, Inc.
14	Dated: November 19, 2015
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