UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

LIFESTYLE LIFT HOLDING, INC., a Michigan corporation

Plaintiff.

Ι,

Case No. 2:08-cv-10089 Honorable Patrick J. Duggan Magistrate Judge Steven R. Whalen

v.

REALSELF, INC., a Washington, corporation

Defendant/Counter-Plaintiff,

v.

LIFESTYLE LIFT HOLDING, INC.; SCIENTIFIC IMAGE CENTER MANAGEMENT, INC. a Delaware corporation and JOHN DOE CORPORATION ONE, JOHN DOE CORPORATION TWO, JOHN DOE CORPORATION THREE, JOHN DOE CORPORATION FOUR, and JOHN DOE CORPORATION FIVE

Counter-Defendants

Michael C. McKinnon, Esq. (P41362) 100 Kirts Blvd., Suite A Troy, Michigan 48084 (248) 519-9129

Attorney for Plaintiff

BUTZEL LONG

J. Michael Huget (P39150) Deborah J. Swedlow (P67844) Timothy J. Lowe (P68669) 350 S. Main Street, Suite 300 Ann Arbor, Michigan 48104

734-995-3110

huget@butzel.com; swedlow@butzel.com;

lowe@butzel.com

Attorneys for Defendant

DRAPER, RUBIN & SHULMAN, PLC Allan S. Rubin (P44420) Neil B. Pioch (P67677) 29800 Telegraph Road Southfield, Michigan 48034 (248) 358-9400

Attorney for Plaintiff

DEFENDANT'S CORPORATE DISCLOSURE STATEMENT PURSUANT TO FRCP 7.1

Defendant REALSELF, INC., by and through its attorneys, states as follows:

	Yes	,	No	XX	
	If the answer is Yes, list below the identity of the parent corporation or affiliate and the relationship between it and the named party:				
	N/A				
2.	Is there a publicly owned corporation or its affiliate, not a party to the case, which has a substantial financial interest in the outcome of the litigation?				
	Yes	_	No _	XX	
	N/A			Respectfull	ly submitted,
				By: s/ <u>Debo</u>	orah J. Swedlow
				BUTZEL I J. Michael	LONG Huget (P39150)
				Deborah J.	Swedlow (P67844)
				•	Lowe (P68669)
					n Street, Suite 300
				Ann Arbor (313) 225-'	, Michigan 48104 7000
				nuget@but	
				_	butzel.com
Dated:	: March 3, 2008			lowe@butz	

CERTIFICATE OF SERVICE

I, Deborah J. Swedlow, hereby certify that on March 3, 2008, I electronically filed the foregoing with the Court:

These papers have been e-served on counsel for Plaintiff.

I further certify that Counter-Defendant Scientific Image Center Management, Inc. will be served with a copy of the foregoing.

Dated: March 3, 2008 Respectfully submitted,

BUTZEL LONG, PC

By: s/ Deborah J. Swedlow
Deborah J. Swedlow (P67844)
350 S. Main Street, Ste. 300
Ann Arbor, MI 48104
(734) 995-3110
swedlow@butzel.com