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EXAMINATION AND PATENT

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Control Number(s)	IPR2014-01053
Filing Date(s)	June 27, 2014
First Named Inventor	Peter J. Mycrs
Title	Play Gyms and Methods of Operating the Same
Patent Number	8,388,501
Examiner Name	Admin. Patent Judge James T. Moore
Attorney Docket No(s)	Kolcraft-501IPR

I. Power of Attorney. This form may be used to change the Power of Attorney in a reexamination or supplemental examination proceeding (or multiple proceedings where merged). This form may also be used to change the Power of Attorney in the patent file; in such a case, a copy of this form will be placed in both the patent file and the reexamination or supplemental examination proceeding.						
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Practitioner(s) Name Registration Number						
Authorization for the Power of Attorney is provided by the signature on page 2 of this form.						

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Inventor, having ownership of the patent being reexamined. OR Patent owner. Statement under 37 CFR 3.73(c) (Form PTO/AIA/96) submitted herewith or filed on					
Signature of Inve Patent Owner	ntor or	Themas Kolto		7//5/14	
Name	Thomas Koltun	/		Telephone	312-361-6342
Title and Company President, Kolcraft Enterprises, Inc.					
<u>NOTE</u> : Signatures of all the inventors or patent owners of the entire interest or their representative(s) are required. If more than one signature is required, submit multiple forms, check the box below, and identify the total number of forms submitted in the blank below.					
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		T UNDER 37 CFR 3.73(c)			
Applicant/Patent Ow	wher: Peter J. Myers et al.				
Application No./Pate	ent No.: 8,388,501	Filed/Issue Date: March 5, 2013			
Titled: Play Gyms	and Methods of Operating the S				
Kolcraft Enterprise	es, Inc. , a	corporation			
(Name of Assignee)	(Type of Assignce, e.g., corporation, partnership, university, government agency, etc.)			
states that, for the p	eatent application/patent identified a	bove, it is (choose one of options 1, 2, 3 or 4 below):			
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2. An assigned	e of less than the entire right, title, a	nd interest (check applicable box):			
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Additions	al Statement(s) by the owner(s) hold	ling the balance of the interest must be submitted to account for the entire			
		tirety (a complete assignment from one of the joint inventors was made).			
The other parties, in	ncluding inventors, who together ow	n the entire right, title, and interest are:			
Additiona right, title, a		ing the balance of the interest must be submitted to account for the entire			
		(e.g., bankruptcy, probate), of an undivided interest in the entirety (a e certified document(s) showing the transfer is attached.			
The interest identifie	ed in option 1, 2 or 3 above (not opt	ion 4) is evidenced by either (choose one of options A or B below):			
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