

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

_____	)	
INTEX RECREATION CORPORATION,	)	
	)	
Plaintiff/Counterclaim-Defendant,	)	
	)	
v.	)	Civil Action No. 04-1785 (PLF)
	)	
TEAM WORLDWIDE CORPORATION,	)	
	)	
Defendant/Counterclaim-Plaintiff.	)	
_____	)	

ORDER

For the reasons set forth in the accompanying Opinion, it is hereby

ORDERED that [212] plaintiff Intex Recreation Corporation's ("Intex") Motion for Summary Judgment of Non-Infringement is GRANTED; it is

FURTHER ORDERED that [211] defendant Team Worldwide Corporation's Motion for Summary Judgment of Infringement is DENIED; it is

FURTHER ORDERED that judgment is entered for Intex on Claim I of Intex's Amended Complaint; it is

FURTHER ORDERED that judgment is entered for Intex on Claim I of Team Worldwide Corporation's Counterclaim; it is

FURTHER ORDERED that the Court DECLARES that Intex's products containing or incorporating pumps with pump model numbers 619RW and 619RL and pumps of like structure DO NOT INFRINGE Claims 14 through 17 of U.S. Patent No. 6,793,469 B2; it is

FURTHER ORDERED that the Court DECLARES that Intex's products containing or incorporating pumps with pump model numbers AP619, 639, and 626R and pumps

of like structure DO NOT INFRINGE Claims 14 through 17 of U.S. Patent No. 6,793,469 B2;  
and it is

FURTHER ORDERED that on or before March 28, 2014, Intex shall show cause  
as to why Claim II (patent invalidity) of Intex's Amended Complaint should not be dismissed for  
lack of subject-matter jurisdiction.

SO ORDERED.

DATE: March 10, 2014

/s/\_\_\_\_\_  
PAUL L. FRIEDMAN  
United States District Judge