BTF/CFI, INC Form T-3/A August 22, 2007

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 AMENDMENT NO. 1

TO

FORM T-3

FOR APPLICATION FOR QUALIFICATION OF INDENTURE UNDER THE TRUST INDENTURE ACT OF 1939

Bally Total Fitness Holding Corporation

Bally Fitness Franchising, Inc.

Bally Franchise RSC, Inc.

Bally Franchising Holdings, Inc.

Bally Total Fitness Corporation

Bally Total Fitness International, Inc.

Bally Total Fitness of Missouri, Inc.

Bally Total Fitness of Toledo, Inc.

Bally Total Fitness of Connecticut Coast, Inc.

Bally Total Fitness of Connecticut Valley, Inc.

Greater Philly No. 1 Holding Company

Greater Philly No. 2 Holding Company

Health & Tennis Corporation of New York

Holiday Health Clubs of the East Coast, Inc.

Bally Total Fitness of Upstate New York, Inc.

Bally Total Fitness of Colorado, Inc.

Bally Total Fitness of the Southeast, Inc.

Holiday/Southeast Holding Corp.

Bally Total Fitness of California, Inc.

Bally Total Fitness of the Mid-Atlantic, Inc.

BTF/CFI, Inc.

Bally Total Fitness of Greater New York, Inc.

Jack La Lanne Holding Corp.

Bally Sports Clubs, Inc.

New Fitness Holding Co., Inc.

Nycon Holding Co., Inc.

Bally Total Fitness of Philadelphia, Inc.

Bally Total Fitness of Rhode Island, Inc.

Rhode Island Holding Company

Bally Total Fitness of the Midwest, Inc.

Bally Total Fitness of Minnesota, Inc.

Tidelands Holiday Health Clubs, Inc.

U.S. Health, Inc.

(Names of Applicants)

8700 West Bryn Mawr Avenue

Chicago, Illinois

(Address of principal executive offices)

SECURITIES TO BE ISSUED UNDER THE INDENTURE TO BE QUALIFIED

Title of Class Amount

12-3/8% Senior Second Lien Notes

\$247,337,500

APPROXIMATE DATE OF PROPOSED PUBLIC OFFERING:

On, or as soon as practicable following the Effective Date of the Applicants
Joint Prepackaged Chapter 11 Plan of Reorganization.

Marc D. Bassewitz
Senior Vice President, Secretary and General Counsel
8700 West Bryn Mawr Avenue
Chicago, Illinois 60631
(773) 399-7606
(Name and address of agent for service)
With a copy to:
Mark D. Gerstein, Esq.
Latham & Watkins LLP
Sears Tower Suite 5800
233 South Wacker Drive
Chicago, Illinois 60606
(312) 876-7700

The obligor hereby amends this application for qualification on such date or dates as may be necessary to delay its effective date until: (i) the 20th day after the filing of a further amendment that specifically states that it will supersede this application for qualification or (ii) such date as the Commission, acting pursuant to Section 307(c) of the Trust Indenture Act of 1939, as amended (the Trust Indenture Act), may determine upon the written request of the obligor.

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EXPLANATORY NOTE

This Amendment No. 1 to Form T-3 (this Amendment) is being filed solely to: incorporate the amendments (the Plan Amendments) to the Plan (as defined below) filed by the Company with the bankruptcy court following the initial filing of the Application for Qualification of Indentures on Form T-3 (File No. 022-28840) filed by the Applicants (as defined below) with the Securities and Exchange Commission on July 24, 2007 (the Form T-3);

incorporate the resignation of Ronald G. Eidell as Senior Vice President, Chief Financial Officer of the Company (the Management Change); and

update Exhibit T3G, Form T-1 qualifying U.S. Bank National Association as Trustee under the New Senior Second Lien Notes Indenture (as defined below).

As explained below, the Plan Amendments allow the Company to consummate the Noteholder Proposal (as defined below) or the Harbinger Proposal (as defined below) in connection with its Chapter 11 reorganization. The New Senior Second Lien Notes (as defined below) to be issued under the New Senior Second Lien Notes Indenture to be qualified hereby would only be issued if the Noteholder Proposal is consummated.

In order to incorporate Plan Amendments and the Management Change, this Amendment amends and restates (i) Item 2. Securities Act Exemption Applicable, (ii) Item 4. Directors and Officers, (iii) Item 5. Principal Owners of Voting Securities, (iv) Item 7. Capitalization and (v) Item 8. Analysis of Indenture Provisions.

This Amendment is not intended to amend or delete any other part of the Form T-3.

Item 2. Securities Act Exemption Applicable

As described in the proposed joint prepackaged Chapter 11 plan of reorganization of the Company and its affiliate debtors (the Plan), a copy of which is filed as Exhibit T3E-3 to this Form T-3, the Company has accepted alternative restructuring proposals from (i) Anschutz Investment Company, Goldman Sachs & Co. and funds advised by Tennenbaum Capital Partners, LLC (the Sponsoring Subordinated Noteholders) and (ii) Harbinger Capital Partners Master Fund I, Ltd. and Harbinger Capital Partners Special Situations Fund L.P. (Harbinger). Subject to the terms and conditions of the Plan, when the Plan becomes effective on the date on which all conditions to consummation of the Plan have been satisfied or waived (the Effective Date), either (i) the restructuring proposal funded by the Sponsoring Subordinated Noteholders (the Noteholder Proposal) or (ii) the restructuring proposal funded by Harbinger will be consummated (the Harbinger Proposal). If the Noteholder Proposal is consummated pursuant to the Plan, the Company will issue up to \$247,337,500 of 12-3/8% Senior Second Lien Notes (the New Senior Second Lien Notes of the Company s existing 10 1/2% Senior Notes due 2011 (the Prepetition Senior Notes), who will receive their pro rata share of the New Senior Second Lien Notes in addition to a fee equal to 2% of the principal amount of the Prepetition Senior Notes.

The Company solicited pre-petition acceptances of the Plan and commenced a bankruptcy case on July 31, 2007. As originally filed with the bankruptcy court, the Plan contemplated only the Noteholder Proposal. Prior to the commencement of its bankruptcy case, the Company filed applications to qualify four indentures governing four series of debt securities to be issued pursuant to the Noteholder Proposal, if the Noteholder Proposal is consummated, including the New Senior Second Lien Notes Indenture. Concurrently with this Amendment, the Company will file applications to qualify two indentures governing two series of debt securities to be issued pursuant to the Harbinger

Proposal, if the Harbinger Proposal is consummated, but that will not be issued if the Noteholder Proposal is consummated. The Company filed the Plan Amendments with the bankruptcy court on August 13, 2007 and August 17, 2007. If the Noteholder Proposal is consummated under the Plan and the New Senior Second Lien Notes to be issued under the New Senior Second Lien Notes Indenture to be qualified hereby are exchanged for Prepetition Senior Notes pursuant to the Plan, the issuance of the New Senior Second Lien Notes would be exempt from registration under the Securities Act of 1933, as amended (the Securities Act), pursuant to the exemption provided by Section 1145(a)(1) of Title 11 of the United States Bankruptcy Code. To the extent that the solicitation of acceptances of the Plan constituted an offer of new securities not exempt from registration under Section 1145(a)(1), the Company relied on Section 3(a)(9) of the Securities Act and Section 4(2) of the Securities Act and, to the extent applicable, Regulation D promulgated thereunder.

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Generally, Section 1145(a)(1) exempts an offer and sale of securities under a plan of reorganization from registration under the Securities Act and state securities laws if three principal requirements are satisfied: (i) the securities must be offered and sold under a plan of reorganization and must be securities of the debtor, an affiliate participating in a joint plan with the debtor or a successor to the debtor under the plan; (ii) the recipients of the securities must hold a prepetition or administrative expense claim against the debtor or an interest in the debtor; and (iii) the securities must be issued entirely in exchange for the recipient s claim against or interest in the debtor, or principally in such exchange and partly for cash or property. The Company believes that the offer of the New Senior Second Lien Notes under the solicitation of acceptances for the Plan and the exchange of New Senior Second Lien Notes for Prepetition Senior Notes under the Plan will satisfy the requirements of Section 3(a)(9) of the Securities Act and Section 1145(a)(1) of the Bankruptcy Code, respectively, and, therefore, such offer and exchange is exempt from the registration requirements referred to above.

No sales of securities of the same class as the New Senior Second Lien Notes have been or are to be made by the Company by or through an underwriter at or about the same time as the solicitation of acceptances and exchange for which the exemption is claimed. No consideration has been, or is to be, given, directly or indirectly, to any person in connection with the transaction, except for customary payments to be made in respect of (1) preparing, printing and mailing the Disclosure Statement and related documents, (2) the engagement of MacKenzie Partners, Inc., as voting agent for the solicitation of pre-petition acceptances of the Plan and (3) payments of the fees and expenses of the Company s legal and financial advisors. Neither the voting agent nor the Company s financial advisors solicited acceptances in connection with the Company s solicitation of approval for the Plan or made recommendations as to acceptance or rejection of the Plan. The compensation payable to the agents and advisors is not conditioned on the acceptance of the Plan.

Item 4. Directors and Officers

The following table lists the name of, and offices held by, each executive officer and director of the Applicants. The address of each person listed below is c/o Bally Total Fitness Holding Corporation, 8700 West Bryn Mawr Avenue, Chicago, Illinois 60631.

(1) The executive officers and directors of the Company are as follows:

Name Office / Position

Don R. Kornstein Director, Interim Chairman, Chief Restructuring Officer

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Senior Vice President, Secretary and General Counsel William G. Fanelli Senior Vice President, Finance and Corporate Development

Michael A. Feder Chief Operating Officer

Gail J. Holmberg Senior Vice President, Chief Information Officer

Thomas S. Massimino Senior Vice President, Operations

Harold Morgan Senior Vice President, Chief Administrative Officer

John H. Wildman Senior Vice President, Sales and Interim Chief Marketing Officer Theresa R. Willows Senior Vice President, Customer Care and Member Services

Charles J. Burdick Director
Barry R. Elson Director
Eric Langshur Director

(2) The executive officers and directors of Bally Fitness Franchising, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, Secretary and General Counsel

William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer

(3) The executive officers and directors of Bally Franchise RSC, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, Secretary and General Counsel William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer (4) The executive officers and directors of Bally Franchising Holdings, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, Secretary and General Counsel William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer (5) The executive officers and directors of Bally Total Fitness Corporation are as follows:

Name Office / Position

John H. Wildman Senior Vice President, Sales and Interim Chief Marketing Officer

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, General Counsel and Secretary Harold Morgan Director, Senior Vice President, Chief Administrative Officer

William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Gail Holmberg Senior Vice President, Chief Information Officer

Thomas S. Massimino Senior Vice President, Operations

(6) The executive officers and directors of Bally Total Fitness International, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, Secretary and General Counsel William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer (7) The executive officers and directors of Bally Total Fitness of Missouri, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, Secretary and General Counsel

William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer (8) The executive officers and directors of Bally Total Fitness of Toledo, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, Secretary and General Counsel

William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer

(9) The executive officers and directors of Bally Total Fitness of Connecticut Coast, Inc. are as follows:

Name Office / Position

Jerome B. Kahn Director, Executive Vice President (First)

Marc D. Bassewitz	Director, Senior Vice President, General Counsel, and Secretary
William G. Fanelli	Director, Senior Vice President, Finance and Corporate Development
Harold Morgan	Director, Senior Vice President, Chief Administrative Officer
George Jaconetti	Director, First Vice President

(10) The executive officers and directors of Bally Total Fitness of Connecticut Valley, Inc. are as follows:

Name Office / Position

Jerome B. Kahn Director, Executive Vice President (First)

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer

George Jaconetti Director, First Vice President

(11) The executive officers and directors of Greater Philly No. 1 Holding Company are as follows:

Name Office / Position

Jerome B. Kahn Director, Executive Vice President

Marc D. Bassewitz Senior Vice President, General Counsel, and Secretary

William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer

George Jaconetti Director, First Vice President

(12) The executive officers and directors of Greater Philly No. 2 Holding Company are as follows:

Name Office / Position

Jerome B. Kahn Director, Executive Vice President

Marc D. Bassewitz

Director, Senior Vice President, General Counsel, and Secretary

William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer

George Jaconetti Director, First Vice President

(13) The executive officers and directors of Health & Tennis Corporation of New York are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, General Counsel, and Secretary

William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development

Director, Senior Vice President, Chief Administrative Officer

(14) The executive officers and directors of Holiday Health Clubs of the East Coast, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, General Counsel, and Secretary

William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development

Director, Senior Vice President, Chief Administrative Officer

(15) The executive officers and directors of Bally Total Fitness of Upstate New York, Inc. are as follows:

Name Office / Position

Jerome B. Kahn Director, Executive Vice President

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer

George Jaconetti Director, First Vice President

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(16) The executive officers and directors of Bally Total Fitness of Colorado, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer (17) The executive officers and directors of Bally Total Fitness of the Southeast, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer (18) The executive officers and directors of Holiday/Southeast Holding Corp. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, General Counsel, and Secretary
William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development
Director, Senior Vice President, Chief Administrative Officer

(19) The executive officers and directors of Bally Total Fitness of California, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, General Counsel, and Secretary

William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer

(20) The executive officers and directors of Bally Total Fitness of the Mid-Atlantic, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, General Counsel, and Secretary

William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development

Director, Senior Vice President, Chief Administrative Officer

(21) The executive officers and directors of BTF/CFI. Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz

Director, Senior Vice President, General Counsel, and Secretary
William G. Fanelli

Director, Senior Vice President, Finance and Corporate Development
Director, Senior Vice President, Chief Administrative Officer

(22) The executive officers and directors of Bally Total Fitness of Greater New York, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Harold Morgan Director, Senior Vice President, Chief Administrative Officer

George Jaconetti Jerome Kahn

Director Director

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(23) The executive officers and directors of Jack La Lanne Holding Corp. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary Director, Senior Vice President, Finance and Corporate Development William G. Fanelli

Director, Senior Vice President, Chief Administrative Officer Harold Morgan

(24) The executive officers and directors of Bally Sports Clubs, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary Director, Senior Vice President, Finance and Corporate Development William G. Fanelli

Director, Senior Vice President, Chief Administrative Officer Harold Morgan

George Jaconetti Director Jerome Kahn Director

(25) The executive officers and directors of New Fitness Holding Co., Inc. are as follows:

Office / Position Name

Jerome B. Kahn Director, Executive Vice President

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary William G. Fanelli Director, Senior Vice President, Finance and Corporate Development Director, Senior Vice President, Chief Administrative Officer Harold Morgan

Director, First Vice President George Jaconetti

(26) The executive officers and directors of Nycon Holding Co., Inc. are as follows:

Name Office / Position

Jerome B. Kahn Director, Executive Vice President

Director, Senior Vice President, General Counsel, and Secretary Marc D. Bassewitz William G. Fanelli Director, Senior Vice President, Finance and Corporate Development Director, Senior Vice President, Chief Administrative Officer

Harold Morgan

George Jaconetti Director, First Vice President

(27) The executive officers and directors of Bally Total Fitness of Philadelphia, Inc. are as follows:

Name Office / Position

Jerome B. Kahn Director, Executive Vice President

Director, Senior Vice President, General Counsel, and Secretary Marc D. Bassewitz William G. Fanelli Director, Senior Vice President, Finance and Corporate Development

Director, Senior Vice President, Chief Administrative Officer Harold Morgan

George Jaconetti Director, First Vice President

(28) The executive officers and directors of Bally Total Fitness of Rhode Island, Inc. are as follows:

Office / Position Name

Jerome B. Kahn Director, Executive Vice President

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary William G. Fanelli Director, Senior Vice President, Finance and Corporate Development Director, Senior Vice President, Chief Administrative Officer Harold Morgan

George Jaconetti Director, First Vice President (29) The executive officers and directors of Rhode Island Holding Company are as follows:

Name Office / Position

Jerome B. Kahn Director, Executive Vice President

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary Director, Senior Vice President, Finance and Corporate Development William G. Fanelli

Director, Senior Vice President, Chief Administrative Officer Harold Morgan

George Jaconetti Director, First Vice President

(30) The executive officers and directors of Bally Total Fitness of the Midwest, Inc. are as follows:

Name Office / Position

Senior Vice President, Membership Services Julie Adams

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary Director, Senior Vice President, Finance and Corporate Development William G. Fanelli

Harold Morgan Director, Senior Vice President, Chief Administrative Officer (31) The executive officers and directors of Bally Total Fitness of Minnesota, Inc. are as follows:

Office / Position Name

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary Director, Senior Vice President, Finance and Corporate Development William G. Fanelli

Director, Senior Vice President, Chief Administrative Officer Harold Morgan (32) The executive officers and directors of Tidelands Holiday Health Clubs, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Director, Senior Vice President, General Counsel, and Secretary Marc D. Bassewitz William G. Fanelli Director, Senior Vice President, Finance and Corporate Development Director, Senior Vice President, Chief Administrative Officer

Harold Morgan

(33) The executive officers and directors of U.S. Health, Inc. are as follows:

Name Office / Position

Julie Adams Senior Vice President, Membership Services

Marc D. Bassewitz Director, Senior Vice President, General Counsel, and Secretary Director, Senior Vice President, Finance and Corporate Development William G. Fanelli Harold Morgan Director, Senior Vice President, Chief Administrative Officer

Item 5. Principal Owners of Voting Securities

(a) Voting Securities as of the Date of Application. The following tables set forth certain information concerning the beneficial ownership of the voting securities of the Company and the Applicants by persons known by the Company and the Applicants to beneficially own more than 10% of their respective outstanding voting securities as of August 17, 2007:

(1) The Company

			Percentage of
			Voting
	Title of Class		Securities
Name and Complete Mailing Address	Owned	Amount Owned	Owned
Pardus Capital Management L.P.	Common Stock	6,105,500 shares	14.8%
1001 Avenue of the Americas, Suite 1100	Par Value \$.01		

New York, New York 10018

Emanuel R. Pearlman Liberation Investment Group LLC Liberation Investments, Ltd. Liberation Investments, L.P. 330 Madison Avenue, 6th Floor New York, NY 10017 Common Stock Par Value \$.01 4,619,450 shares

11.2%

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(2) Bally Fitness Franchising, Inc.

Name and Complete Mailing Address Bally Franchising Holdings, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (3) Bally Franchise RSC, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Franchising Holdings, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (4) Bally Franchising Holdings, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Holding Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (5) Bally Total Fitness Corporation	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Holding Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$.0001	Amount Owned 800 shares	Percentage of Voting Securities Owned 100%

(6) Bally Total Fitness International, Inc.

Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (7) Bally Total Fitness of Missouri, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (8) Bally Total Fitness of Toledo, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 500 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (9) Bally Total Fitness of Connecticut Coast, Inc.	Title of Class Owned Common Stock Par Value \$10.00	Amount Owned 100 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 New Fitness Holding Co., Inc. 8700 West Bryn Mawr Avenue	Title of Class Owned Common Stock Par Value \$1.00 Common Stock Par Value \$1.00	Amount Owned 180 shares 800 shares	Percentage of Voting Securities Owned 18%
Chicago, Illinois 60631 (10) Bally Total Fitness of Connecticut Valley, Inc. Name and Complete Mailing Address Holiday Fitness Holding Company c/o Holiday Health Spa 415 West Court Street	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 130 shares	Percentage of Voting Securities Owned 13%

Flint, Michigan 48503

New Fitness Holding Co., Inc.

8700 West Bryn Mawr Avenue
Chicago, Illinois 60631

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Common Stock
Par Value \$1.00

80%

(11) Greater Philly No. 1 Holding Company

Name and Complete Mailing Address Holiday Fitness Holding Company c/o Holiday Health Spa 415 West Court Street Flint, Michigan 48503	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 150 shares	Percentage of Voting Securities Owned 15%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (12) Greater Philly No. 2 Holding Company	Common Stock Par Value \$1.00	800 shares	80%
Name and Complete Mailing Address Greater Philly No. 1 Holding Company 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (13) Health & Tennis Corporation of New York	Common Stock Par Value \$1.00	200 shares	20%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (14) Holiday Health Clubs of the East Coast, Inc.	Title of Class Owned Common Stock Par Value \$.01	Amount Owned 100 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address U.S. Health, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock No Par Value	Amount Owned 500 shares	Percentage of Voting Securities Owned 50%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Common Stock No Par Value	500 shares	50%

(15) Bally Total Fitness of Upstate New York, Inc.

Name and Complete Mailing Address New Fitness Holding Co., Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock No Par Value	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Holding Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Common Stock No Par Value	100 shares	10%
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(16) Bally Total Fitness of Colorado, Inc.

Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (17) Bally Total Fitness of the Southeast, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Holiday/Southeast Holding Corp. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$10.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (18) Holiday/Southeast Holding Corp.	Common Stock Par Value \$10.00	200 shares	20%
Name and Complete Mailing Address Holiday Health Clubs of the East Coast, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock No Par Value	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (19) Bally Total Fitness of California, Inc.	Common Stock No Par Value	200 shares	20%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (20) Bally Total Fitness of the Mid-Atlantic, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
	Title of Class		Percentage of Voting Securities

Name and Complete Mailing Address U.S. Health, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (21) BTF/CFI, Inc.	Owned Common Stock Par Value \$1.00	Amount Owned 13,271.50 shares	Owned 100%
Name and Complete Mailing Address Bally Total Fitness Holding Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$.01	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%

(22) Bally Total Fitness of Greater New York, Inc.

Name and Complete Mailing Address Jack La Lanne Holding Corp. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (23) Jack La Lanne Holding Corp.	Title of Class Owned Common Stock No Par Value	Amount Owned 100 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (24) Bally Sports Clubs, Inc.	Title of Class Owned Common Stock No Par Value	Amount Owned 200 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Jack La Lanne Holding Corp. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (25) New Fitness Holding Co., Inc.	Title of Class Owned Common Stock No Par Value	Amount Owned 200 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Nycon Holding Co., Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (26) Nycon Holding Co., Inc.	Common Stock Par Value \$1.00	135 shares	13.5%
Name and Complete Mailing Address Holiday Fitness Holding Company c/o Holiday Health Spa 415 West Court Street	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 150 shares	Percentage of Voting Securities Owned 15%

Flint, Michigan 48503

Bally Total Fitness Corporation	Common Stock	850 shares	85%
8700 West Bryn Mawr Avenue	Par Value \$1.00		
Chicago, Illinois 60631			

(27) Bally Total Fitness of Philadelphia, Inc.

Name and Complete Mailing Address Greater Philly No. 2 Holding Company 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (28) Bally Total Fitness of Rhode Island, Inc.	Common Stock Par Value \$1.00	200 shares	20%
Name and Complete Mailing Address Rhode Island Holding Company 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (29) Rhode Island Holding Company	Common Stock Par Value \$1.00	200 shares	20%
Name and Complete Mailing Address Nycon Holding Co., Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (30) Bally Total Fitness of the Midwest, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (31) Bally Total Fitness of Minnesota, Inc.	Title of Class Owned Common Stock No Par Value	Amount Owned 50 shares	Percentage of Voting Securities Owned 100%
	Title of Class		Percentage of Voting Securities

Name and Complete Mailing Address Bally Total Fitness of the Midwest, Inc. 8700 West Bryn Mawr Avenue	Owned Common Stock No Par Value	Amount Owned 100 shares	Owned 100%
Chicago, Illinois 60631 (32) Tidelands Holiday Health Clubs, Inc.			
Name and Complete Mailing Address Holiday/Southeast Holding Corp. 8700 West Bryn Mawr Avenue	Title of Class Owned Common Stock No Par Value	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Chicago, Illinois 60631			
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Common Stock No Par Value	200 shares	20%
	13		

(33) U.S. Health, Inc.

			Percentage of
			Voting
	Title of Class		Securities
Name and Complete Mailing Address	Owned	Amount Owned	Owned
Bally Total Fitness Corporation	Common Stock	15,722 shares	100%
8700 West Bryn Mawr Avenue	Par Value \$.25		
Chicago, Illinois 60631			

⁽b) Voting Securities as of the Effective Date. The following tables set forth certain information regarding each person or entity expected, on the basis of present holdings and commitments and other information, to beneficially own more than 10% of the Voting Securities of the Company and Applicants outstanding as of the Effective Date.

(1) The Company

The Company expects that on the Effective Date, each of the Sponsoring Subordinated Noteholders may own in

The Company expects that, on the Effective D excess of 10% of the Company s Voting Securit (2) Bally Fitness Franchising, Inc.			ders may own in
Name and Complete Mailing Address Bally Franchising Holdings, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (3) Bally Franchise RSC, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Franchising Holdings, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (4) Bally Franchising Holdings, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Holding Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (5) Bally Total Fitness Corporation	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address	Title of Class Owned	Amount Owned 800 shares	Percentage of Voting Securities Owned 100%

Bally Total Fitness Holding Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 Common Stock Par Value \$.0001

14

(6) Bally Total Fitness International, Inc.

Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (7) Bally Total Fitness of Missouri, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (8) Bally Total Fitness of Toledo, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 500 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (9) Bally Total Fitness of Connecticut Coast, Inc.	Title of Class Owned Common Stock Par Value \$10.00	Amount Owned 100 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 180 shares	Percentage of Voting Securities Owned 18%
New Fitness Holding Co., Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (10) Bally Total Fitness of Connecticut Valley, Inc.	Common Stock Par Value \$1.00	800 shares	80%
Name and Complete Mailing Address Holiday Fitness Holding Company c/o Holiday Health Spa 415 West Court Street	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 130 shares	Percentage of Voting Securities Owned 13%

Flint, Michigan 48503

New Fitness Holding Co., Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 Common Stock Par Value \$1.00 800 shares

80%

15

(11) Greater Philly No. 1 Holding Company

Name and Complete Mailing Address Holiday Fitness Holding Company c/o Holiday Health Spa 415 West Court Street Flint, Michigan 48503	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 150 shares	Percentage of Voting Securities Owned 15%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (12) Greater Philly No. 2 Holding Company	Common Stock Par Value \$1.00	800 shares	80%
			Percentage of
Name and Complete Mailing Address Greater Philly No. 1 Holding Company 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (13) Health & Tennis Corporation of New York	Common Stock Par Value \$1.00	200 shares	20%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (14) Holiday Health Clubs of the East Coast, Inc.	Title of Class Owned Common Stock Par Value \$.01	Amount Owned 100 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address U.S. Health, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock No Par Value	Amount Owned 500 shares	Percentage of Voting Securities Owned 50%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Common Stock No Par Value	500 shares	50%

(15) Bally Total Fitness of Upstate New York, Inc.

Name and Complete Mailing Address New Fitness Holding Co., Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock No Par Value	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Holding Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Common Stock No Par Value	100 shares	10%
	16		

(16) Bally Total Fitness of Colorado, Inc.

Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (17) Bally Total Fitness of the Southeast, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Holiday/Southeast Holding Corp. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$10.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (18) Holiday/Southeast Holding Corp.	Common Stock Par Value \$10.00	200 shares	20%
Name and Complete Mailing Address	Title of Class Owned	Amount Owned	Percentage of Voting Securities Owned
Holiday Health Clubs of the East Coast, Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Common Stock No Par Value	800 shares	80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (19) Bally Total Fitness of California, Inc.	Common Stock No Par Value	200 shares	20%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (20) Bally Total Fitness of the Mid-Atlantic, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
	Title of Class		Percentage of Voting Securities

Name and Complete Mailing Address	Owned	Amount Owned	Owned
U.S. Health, Inc.	Common Stock	13,271.50 shares	100%
8700 West Bryn Mawr Avenue	Par Value \$1.00		
Chicago, Illinois 60631			

(21) BTF/CFI, Inc.

Name and Complete Mailing Address Bally Total Fitness Holding Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (22) Bally Total Fitness of Greater New York, Inc.	Title of Class Owned Common Stock Par Value \$.01	Amount Owned 1,000 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Jack La Lanne Holding Corp. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (23) Jack La Lanne Holding Corp.	Title of Class Owned Common Stock No Par Value	Amount Owned 100 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (24) Bally Sports Clubs, Inc.	Title of Class Owned Common Stock No Par Value	Amount Owned 200 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Jack La Lanne Holding Corp. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (25) New Fitness Holding Co., Inc.	Title of Class Owned Common Stock No Par Value	Amount Owned 200 shares	Percentage of Voting Securities Owned 100%
Name and Complete Mailing Address Nycon Holding Co., Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Common Stock Par Value \$1.00	135 shares	13.5%

(26) Nycon Holding Co., Inc.

Name and Complete Mailing Address Holiday Fitness Holding Company 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 150 shares	Percentage of Voting Securities Owned 15%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Common Stock Par Value \$1.00	850 shares	85%

(27) Bally Total Fitness of Philadelphia, Inc.

Name and Complete Mailing Address Greater Philly No. 2 Holding Company 8700 West Bryn Mawr Avenue	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Chicago, Illinois 60631 Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (28) Bally Total Fitness of Rhode Island, Inc.	Common Stock Par Value \$1.00	200 shares	20%
Name and Complete Mailing Address Rhode Island Holding Company 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (29) Rhode Island Holding Company	Common Stock Par Value \$1.00	200 shares	20%
Name and Complete Mailing Address Nycon Holding Co., Inc. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (30) Bally Total Fitness of the Midwest, Inc.	Title of Class Owned Common Stock Par Value \$1.00	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (31) Bally Total Fitness of Minnesota, Inc.	Title of Class Owned Common Stock No Par Value	Amount Owned 50 shares	Percentage of Voting Securities Owned 100%
	Title of Class		Percentage of Voting Securities

Name and Complete Mailing Address	Owned	Amount Owned	Owned
Bally Total Fitness of the Midwest, Inc.	Common Stock	100 shares	100%
8700 West Bryn Mawr Avenue	No Par Value		
Chicago, Illinois 60631			
	19		

(32) Tidelands Holiday Health Clubs, Inc.

Name and Complete Mailing Address Holiday/Southeast Holding Corp. 8700 West Bryn Mawr Avenue Chicago, Illinois 60631	Title of Class Owned Common Stock No Par Value	Amount Owned 800 shares	Percentage of Voting Securities Owned 80%
Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue Chicago, Illinois 60631 (33) U.S. Health, Inc.	Common Stock No Par Value	200 shares	20%
Name and Complete Mailing Address Bally Total Fitness Corporation 8700 West Bryn Mawr Avenue	Title of Class Owned Common Stock Par Value \$.25	Amount Owned 15,722 shares	Percentage of Voting Securities Owned 100%

Chicago, Illinois 60631 Item 7. Capitalization

(a) Capitalization as of the Date of Application. The following tables set forth information, as of August 17, 2007, certain information with respect to each authorized class of securities of the Company and the Applicants:

(1) The Company

Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$.01 per share	60,200,000 shares	41,221,512 shares
Preferred Stock, par value \$.10 per share	10,000,000 shares	No shares
Series A Junior Participating Preferred Stock	602,000 shares	No shares
Series B Junior Participating Preferred Stock	100,000 shares	No shares
10-1/2 % Senior Notes Due 2011		\$235,199,000
9-7/8% Series D Senior Subordinated Notes Due 2007		\$297,538,000
9-7/8% Series B Senior Subordinated Notes Due 2007		\$236,000
(2) Bally Fitness Franchising, Inc.(1)		

Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$1.00 per share (3) Bally Franchise RSC, Inc. (2)	1,000 shares	1,000 shares
Title of Class Common Stock, par value \$1.00 per share (4) Bally Franchising Holdings, Inc. (3)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class	Amount Authorized	Amount Outstanding

Common Stock, par value \$1.00 per share

1,000 shares

1,000 shares

(1) Guarantor of

Prepetition

Senior Notes,

9-7/8% Series D

Senior

Subordinated

Notes Due 2007

(Series D Notes)

and 9-7/8%

Series B Senior

Subordinated

Notes due 2007

(Series B

Notes).

(2) Guarantor of

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

(3) Guarantor of

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

(5) Bally Total Fitness Corporation (4)

Title of Class
Common Stock, par value \$.01 per share
(6) Bally Total Fitness International, Inc. (5)

Amount Authorized 1,000 shares Amount Outstanding 800 shares

Title of Class

Common Stock, par value \$1.00 per share (7) Bally Total Fitness of Missouri, Inc. (6)

Amount Authorized 50,000 shares Amount
Outstanding
1,000 shares

Title of Class

Common Stock, par value \$1.00 per share (8) Bally Total Fitness of Toledo, Inc. (7)

Amount Authorized 30,000 shares Amount
Outstanding
500 shares

Title of Class

Common Stock, par value \$10.00 per share

Amount Authorized 100 shares Amount
Outstanding
100 shares

(4) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.

- (5) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.
- (6) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.
- (7) Guarantor of
 Prepetition
 Senior Notes,
 Series D Notes
 and Series B
 Notes.

(9) Bally Total Fitness of Connecticut Coast, Inc. (8)

and Series B

Title of Class Common Stock, par value \$1.00 per share Preferred Shares, par value \$100.00 (10) Bally Total Fitness of Connecticut Valley, Inc. (9)	Amount Authorized 1,000 shares 9,000 shares	Amount Outstanding 1,000 shares 8,010 shares
Title of Class Common Stock, par value \$1.00 per share Preferred, par value \$100.00 (11) Greater Philly No. 1 Holding Company (10)	Amount Authorized 1,000 shares 25,000 shares	Amount Outstanding 1,000 shares 18,790 shares
Title of Class Common Stock, par value \$1.00 per share (12) Greater Philly No. 2 Holding Company (11)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, par value \$1.00 per share (13) Health & Tennis Corporation of New York (12)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, par value \$.01 per share (14) Holiday Health Clubs of the East Coast, Inc. (13)	Amount Authorized 3,000 shares	Amount Outstanding 100 shares
Title of Class Common Stock, no par value (15) Bally Total Fitness of Upstate New York, Inc. (14)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, no par value Preferred Shares, par value \$100 per share (16) Bally Total Fitness of Colorado, Inc. (15)	Amount Authorized 1,000 shares 70,000 shares	Amount Outstanding 1,000 shares 65,670 shares
Title of Class Common Stock, par value \$1.00 per share	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
(8) Guarantor of Prepetition Senior Notes, Series D Notes		

Notes.

- (9) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.
- (10) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.
- (11) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.
- (12) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.
- (13) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.
- (14) Guarantor of
 Prepetition
 Senior Notes,
 Series D Notes
 and Series B
 Notes.
- (15) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.

(17) Bally Total Fitness of the Southeast, Inc. (16)

Title of ClassAmount AuthorizedAmount OutstandingCommon Stock, par value \$10 per share100,000 shares1,000 shares

(18) Holiday/Southeast Holding Corp. (17)

Title of Class Amount Authorized Amount Outstanding

Common Stock, no par value 1,000 shares 1,000 shares

(19) Bally Total Fitness of California, Inc. (18)

Title of Class Amount Authorized Amount Outstanding

Common Stock, par value \$1.00 per share 1,000 shares 1,000 shares (20) Bally Total Fitness of the Mid-Atlantic, Inc. (19)

Title of Class Amount Authorized Amount Outstanding

Common Stock, par value \$1.00 per share 83,000 shares 13,271.50 shares (21) BTF/CFI, Inc. (20)

Title of Class Amount Authorized Amount Outstanding

Common Stock, par value \$.01 per share 1,000 shares 1,000 shares

(16) Guarantor of Prepetition Senior Notes, Series D Notes

and Series B

Notes.

(17) Guarantor of

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

(18) Guarantor of

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

(19) Guarantor of

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

(20) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.

(22) Bally Total Fitness of Greater New York, Inc. (21)

Title of Class Common Stock, no par value Preferred Shares, par value \$1,000 per share (23) Jack La Lanne Holding Corp. (22)	Amount Authorized 100 shares 1,000 shares	Amount Outstanding 100 shares 1,000 shares
Title of Class Common Stock, no par value (24) Bally Sports Clubs, Inc. (23)	Amount Authorized 200 shares	Amount Outstanding 200 shares
Title of Class Common Stock, no par value (25) New Fitness Holding Co., Inc. (24)	Amount Authorized 200 shares	Amount Outstanding 200 shares
Title of Class Common Stock, par value \$1.00 per share Preferred Shares, par value \$100 per share (26) Nycon Holding Co., Inc. (25)	Amount Authorized 1,000 shares 125,000 shares	Amount Outstanding 1,000 shares 112,150 shares
Title of Class Common Stock, par value \$1.00 per share Preferred Shares, par value \$100 per share (27) Bally Total Fitness of Philadelphia, Inc. (26)	Amount Authorized 1,000 shares 150,000 shares	Amount Outstanding 1,000 shares 127,220 shares
Title of Class Common Stock, par value \$1.00 per share	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
(21) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.		

(22) Guarantor of

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

(23) Guarantor of

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

- (24) Guarantor of
 Prepetition
 Senior Notes,
 Series D Notes
 and Series B
 Notes.
- (25) Guarantor of
 Prepetition
 Senior Notes,
 Series D Notes
 and Series B
 Notes.
- (26) Guarantor of
 Prepetition
 Senior Notes,
 Series D Notes
 and Series B
 Notes.

(28) Bally Total Fitness of Rhode Island, Inc. (27)

Title of Class Common Stock, par value \$1.00 per share Preferred Shares, par value \$100 per share (29) Rhode Island Holding Company (28)	Amount Authorized 1,000 shares 20,000 shares	Amount Outstanding 1,000 shares 15,070 shares
Title of Class Common Stock, par value \$1.00 per share Preferred Shares, par value \$100 per share (30) Bally Total Fitness of the Midwest, Inc. (29)	Amount Authorized 1,000 shares 20,000 shares	Amount Outstanding 1,000 shares 15,070 shares
Title of Class Common Stock, no par value (31) Bally Total Fitness of Minnesota, Inc. (30)	Amount Authorized 500 shares	Amount Outstanding 50 shares
Title of Class Common Stock, no par value (32) Tidelands Holiday Health Clubs, Inc. (31)	Amount Authorized 750 shares	Amount Outstanding 100 shares
Title of Class Common Stock, no par value (33) U.S. Health, Inc. (32)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, par value \$.25 per share Preferred Shares, no par value (27) Guarantor of Prepetition	Amount Authorized 1,000 shares 500,000 shares	Amount Outstanding 1,000 shares 15,722 shares
Senior Notes, Series D Notes and Series B Notes. (28) Guarantor of		

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

(29) Guarantor of

Prepetition

Senior Notes,

Series D Notes

and Series B

Notes.

- (30) Guarantor of Prepetition Senior Notes, Series D Notes and Series B Notes.
- (31) Guarantor of
 Prepetition
 Senior Notes,
 Series D Notes
 and Series B
 Notes.
- (32) Guarantor of
 Prepetition
 Senior Notes,
 Series D Notes
 and Series B
 Notes.

The Common Stock of the Applicants is the only class of voting securities of the Applicants. Each share of Common Stock of the Applicants is entitled to one vote.

(b) Capitalization as of the Effective Date. The following tables set forth, as of the Effective Date if the Noteholder Proposal is consummated, certain information with respect to each authorized class of securities of the Company and the Applicants:

(1) The Company

Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$.01 per share	450,000 shares	300,000 shares
Preferred Stock, par value \$.10 per share	200,000 shares	No shares
12-3/8% Senior Second Lien Notes	\$247,337,500	\$247,337,500
13-5/8% New Senior Subordinated Notes	approximately \$90,000,000	approximately \$90,000,000
13-5/8% New Subordinated Notes	approximately \$80,000,000	approximately \$80,000,000
13-5/8% New Junior Subordinated Notes	approximately \$70,000,000	approximately \$70,000,000
(2) Bally Fitness Franchising, Inc. (33)		
Title of Class	Amount Authoriz	zed Amount Outstanding
Common Stock, par value \$1.00 per share	1,000 sha	ē
(3) Bally Franchise RSC, Inc. (34)		
Title of Class	Amount Authoriz	zed Amount Outstanding
Common Stock, par value \$1.00 per share	1,000 sha	
(4) Bally Franchising Holdings, Inc. (35)		
Title of Class	Amount Authoriz	zed Amount Outstanding
Common Stock, par value \$1.00 per share	1,000 sha	res 1,000 shares
(33) Guarantor of		
New Senior		
Second Lien		
Notes.		
(34) Guarantor of		
New Senior		
Second Lien		
Notes.		
(35) Guarantor of		
New Senior		
Second Lien		
Notes.		

(5) Bally Total Fitness Corporation (36)

Notes.

(40) Guarantor of New Senior

Title of Class Amount Authorized Amount Outstanding 800 shares Common Stock, par value \$.01 per share 1.000 shares (6) Bally Total Fitness International, Inc. (37) **Title of Class Amount Authorized Amount Outstanding** Common Stock, par value \$1.00 per share 50,000 shares 1,000 shares (7) Bally Total Fitness of Missouri, Inc. (38) **Title of Class Amount Authorized Amount Outstanding** 30,000 shares 500 shares Common Stock, par value \$1.00 per share (8) Bally Total Fitness of Toledo, Inc. (39) **Title of Class Amount Authorized Amount Outstanding** 100 shares Common Stock, par value \$10.00 per share 100 shares (9) Bally Total Fitness of Connecticut Coast, Inc. (40) **Title of Class Amount Outstanding Amount Authorized** Common Stock, par value \$1.00 per share 1,000 shares 1,000 shares Preferred Shares, par value \$100.00 9,000 shares 8.010 shares (10) Bally Total Fitness of Connecticut Valley, Inc. (41) **Title of Class Amount Authorized Amount Outstanding** Common Stock, par value \$1.00 per share 1,000 shares 1,000 shares Preferred Shares, par value \$100.00 25,000 shares 18,790 shares (36) Guarantor of **New Senior** Second Lien Notes. (37) Guarantor of **New Senior** Second Lien Notes. (38) Guarantor of **New Senior** Second Lien Notes. (39) Guarantor of **New Senior** Second Lien

Second Lien Notes.

(41) Guarantor of New Senior Second Lien Notes.

(11) Greater Philly No. 1 Holding Company (42)

New Senior Second Lien Notes.

Title of Class Common Stock, par value \$1.00 per share (12) Greater Philly No. 2 Holding Company (43)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, par value \$1.00 per share (13) Health & Tennis Corporation of New York (44)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, par value \$.01 per share (14) Holiday Health Clubs of the East Coast, Inc. (45)	Amount Authorized 3,000 shares	Amount Outstanding 100 shares
Title of Class Common Stock, no par value (15) Bally Total Fitness of Upstate New York, Inc. (46)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, no par value Preferred Shares, par value \$100 per share (16) Bally Total Fitness of Colorado, Inc. (47)	Amount Authorized 1,000 shares 70,000 shares	Amount Outstanding 1,000 shares 65,670 shares
Title of Class Common Stock, par value \$1.00 per share (17) Bally Total Fitness of the Southeast, Inc. (48)	Amount Authorized 1,000 shares	Amount Outstanding 1,000 shares
Title of Class Common Stock, par value \$10 per share	Amount Authorized 100,000 shares	Amount Outstanding 1,000 shares
(42) Guarantor of New Senior Second Lien Notes.		
(43) Guarantor of New Senior Second Lien Notes.		
(44) Guarantor of New Senior Second Lien Notes.		
(45) Guarantor of		

- (46) Guarantor of New Senior Second Lien Notes.
- (47) Guarantor of New Senior Second Lien Notes.
- (48) Guarantor of New Senior Second Lien Notes.

(18) Holiday/Southeast Holding Corp. (49)

Title of Class Amount Authorized Amount Outstanding 1.000 shares Common Stock, no par value 1.000 shares (19) Bally Total Fitness of California, Inc. (50) **Title of Class Amount Authorized Amount Outstanding** Common Stock, par value \$1.00 per share 1,000 shares 1,000 shares (20) Bally Total Fitness of the Mid-Atlantic, Inc. (51) **Title of Class Amount Authorized Amount Outstanding** 83,000 shares 13,271.50 shares Common Stock, par value \$1.00 per share (21) BTF/CFI, Inc. (52) **Title of Class Amount Authorized Amount Outstanding** 1.000 shares 1.000 shares Common Stock, par value \$.01 per share (22) Bally Total Fitness of Greater New York, Inc. (53) **Title of Class Amount Outstanding Amount Authorized** Common Stock, no par value 100 shares 100 shares Preferred Shares, par value \$1,000 per share 1.000 shares 1.000 shares (23) Jack La Lanne Holding Corp. (54) **Title of Class Amount Authorized Amount Outstanding** Common Stock, no par value 200 shares 200 shares (49) Guarantor of **New Senior** Second Lien Notes. (50) Guarantor of New Senior Second Lien Notes. (51) Guarantor of New Senior Second Lien Notes.

(52) Guarantor of New Senior

Tiew Sellie

Second Lien

Notes.

(53) Guarantor of

New Senior

Second Lien

Notes.

(54) Guarantor of New Senior Second Lien Notes.

(24) Bally Sports Clubs, Inc. (55)

(58) Guarantor of New Senior Second Lien Notes.

(24) Buny Sports Cubs, Inc. (55)		
Title of Class Common Stock, no par value (25) New Fitness Holding Co., Inc. (56)	Amount Authorized 200 shares	Amount Outstanding 200 shares
Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$1.00 per share	1,000 shares	1,000 shares
Preferred Shares, par value \$100 per share (26) Nycon Holding Co., Inc. (57)	125,000 shares	112,150 shares
Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$1.00 per share	1,000 shares	1,000 shares
Preferred Shares, par value \$100 per share (27) Bally Total Fitness of Philadelphia, Inc. (58)	150,000 shares	127,220 shares
Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$1.00 per share	1,000 shares	1,000 shares
(28) Bally Total Fitness of Rhode Island, Inc. (59)		
Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$1.00 per share	1,000 shares	1,000 shares
Preferred Shares, par value \$100 per share (29) Rhode Island Holding Company (60)	20,000 shares	15,070 shares
Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$1.00 per share	1,000 shares	1,000 shares
Preferred Shares, par value \$100 per share	20,000 shares	15,070 shares
(55) Guarantor of		
New Senior		
Second Lien		
Notes.		
(56) Guarantor of		
New Senior		
Second Lien Notes.		
Notes.		
(57) Guarantor of New Senior		
Second Lien		
Notes.		
110603.		

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(59) Guarantor of New Senior Second Lien Notes.

(60) Guarantor of New Senior Second Lien Notes.

(30) Bally Total Fitness of the Midwest, Inc. (61)

Title of Class Amount Authorized Amount Outstanding

Common Stock, no par value 500 shares 50 shares

(31) Bally Total Fitness of Minnesota, Inc. (62)

Title of Class Amount Authorized Amount Outstanding

Common Stock, no par value 750 shares 100 shares

(32) Tidelands Holiday Health Clubs, Inc. (63)

Title of Class Amount Authorized Amount Outstanding

Common Stock, no par value 1,000 shares 1,000 shares

(33) U.S. Health, Inc. (64)

Title of Class Amount Authorized Amount Outstanding

Common Stock, par value \$.25 per share 1,000 shares 1,000 shares
Preferred Shares, no par value 500,000 shares 15,722 shares

(61) Guarantor of New Senior

Second Lien

Notes.

(62) Guarantor of

New Senior

Second Lien

Notes.

(63) Guarantor of

New Senior

Second Lien

Notes.

(64) Guarantor of

New Senior

Second Lien

Notes.

INDENTURE SECURITIES

Item 8. Analysis of Indenture Provisions

The New Senior Second Lien Notes will be subject to the New Senior Second Lien Notes Indenture between the Company and U.S. Bank National Association, as trustee (the Trustee). The following is a general description of certain provisions of the New Senior Second Lien Notes Indenture, and the description is qualified in its entirety by reference to the form of Indenture filed as exhibit T3C herewith. Capitalized terms used below and not defined herein have the meanings ascribed to them in the New Senior Second Lien Notes Indenture.

(a) Events of Default; Withholding of Notice of Default.

The occurrence of any of the following events will constitute an Event of Default under the New Senior Second Lien Notes Indenture: (i) failure to pay any interest on any of the New Senior Second Lien Notes when due, continued for 30 days; (ii) failure to pay the principal of, or premium, if any, on the New Senior Second Lien Notes at Maturity; (iii) failure by the Company to comply with certain covenants and such failure continues for 30 days after notice; (iv) failure by the Company to comply with certain covenants regarding sales of assets or repurchases of the New Senior Second Lien Notes upon certain events; (v) default under any indebtedness of the Company or any Subsidiary which individually or in the aggregate is in excess of \$10,000,000 and either (a) is caused by a failure to pay principal of such indebtedness when due an prior to the expiration of the grace period provided in such indebtedness or (b) results in the acceleration of such indebtedness; (vi) failure by the Company or any of its Subsidiaries to pay final judgments aggregating in excess of \$10,000,000, which judgments are not paid, stayed or otherwise discharged for a period of 60 days; (vii) the rendering of a decree, judgment or order by a court of competent jurisdiction against the Company or any of its Significant Subsidiaries under any bankruptcy or similar law which remains undischarged or unstayed for a period of 60 days; (viii) certain events of bankruptcy or insolvency with respect to the Company or any Significant Subsidiary; (ix) any Guarantee of a Significant Subsidiary ceases to be in full force and effect; (x) the Liens created by the Security Documents shall at any time not constitute valid and perfected Liens on the Collateral, and such default continues for 15 days after notice; or (xi) failure of the Company to make, when due, any transfer, delivery, pledge, assignment or grant of Collateral required to be made by it and such failure, continued for 10 business days after notice.

If an Event of Default occurs and is continuing (other than an Event of Default described in clauses (vii) or (viii) of the preceding paragraph), the Trustee or the Holders of at least 25% in aggregate principal amount of the outstanding New Senior Second Lien Notes, by a notice in writing to the Company, may declare the unpaid principal of, and accrued and unpaid interest on, and other Obligations under, such New Senior Second Lien Notes to be due and payable immediately. Notwithstanding the foregoing, if an Event of Default related to the Company and described in clauses (vii) or (viii) of the preceding paragraph occurs, the unpaid principal of, and accrued and unpaid interest on, and other Obligations under all outstanding New Senior Second Lien Notes will become immediately due and payable without further action or notice. Any such declaration with respect to the New Senior Second Lien Notes may be annulled by the Holders of a majority in aggregate principal amount of the outstanding New Senior Second Lien Notes upon the conditions provided in the New Senior Second Lien Notes Indenture.

(b) Execution, Authentication, Delivery and Dating; Application of Money Collected.

The New Senior Second Lien Notes may be executed on behalf of the Company by one of its Chairman of the Board, its President, its Chief Executive Officer, its Chief Financial Officer or one of its Vice Presidents and attested by its Secretary or one of its Assistant Secretaries. The signatures of any of these officers on the New Senior Second Lien Notes may be manual or facsimile. Each Guarantor shall execute a Guarantee in the manner set forth in the New Senior Second Lien Notes Indenture.

Notes bearing the manual or facsimile signatures of individuals who were at any time the proper officers of the Company shall bind the Company, notwithstanding that such individuals or any of them have ceased to hold such offices prior to the authentication and delivery of such New Senior Second Lien Notes or did not hold such offices at the date of such New Senior Second Lien Notes.

On the Issue Date, the Company may deliver New Senior Second Lien Notes in the outstanding aggregate principal amount of \$247,337,500 executed by the Company to the Trustee for authentication, together with a Company Order for the authentication and delivery of such Notes; and the Trustee in accordance with such Company Order shall

authenticate and make available for delivery such Notes as provided in the New Senior Second Lien Notes Indenture and not otherwise.

Because the New Senior Second Lien Notes are being issued to holders of the Prepetition Senior Notes, there will be no proceeds from the issuance of the New Senior Second Lien Notes.

(c) Release of Collateral.

The Company and the Guarantors will be entitled to a release of Collateral (i) if all other Liens on the Collateral, including Liens securing Permitted Indebtedness, are released and have not been reinstated; (ii) for permitted asset sales; (iii) upon release of a Guarantor, with respect to the property and assets of such Guarantor; (iv) on defeasance of the New Senior Second Lien Notes; or (v) pursuant to the terms of a supplemental indenture. The Collateral Agent or the Trustee shall release the collateral upon receipt of an Officers Certificate and an Opinion of Counsel, provided that if an Event of Default exists under the New Senior Second Lien Notes

Indenture, on the date on which the First Priority Lien Obligations are repaid in full and terminated, the second priority Liens on the Collateral shall not be released.

(d) Satisfaction and Discharge.

The New Senior Second Lien Notes Indenture will be discharged and cease to be of further effect as to all of the New Senior Second Lien Notes issued, when (i) either (a) the Company delivers to the Trustee all outstanding New Senior Second Lien Notes for cancellation or (b) all such New Senior Second Lien Notes become due and payable, whether at maturity, within one year of maturity or on a redemption date specified in a proper notice to the Trustee; (ii) the Company has paid or caused to be paid all amounts payable to discharge the entire Indebtedness, including the principal, premium (if any) and accrued interest; and (iii) the Company delivers to the Trustee an Officers Certificate and an Opinion of Independent Counsel, each stating that all conditions have been complied with and such satisfaction and discharge will not result in a violation of the New Senior Second Lien Notes Indenture.

(e) Statement as to Compliance.

The Company will deliver to the Trustee within 120 days after the end of its fiscal year an Officers Certificate stating that a review of the activities of the Company during such fiscal year has been made with a view to determining whether the Company has fulfilled all of its obligations and is in compliance with all covenants under the New Senior Second Lien Notes Indenture and, if there has been a Default, specifying each Default and the nature and status thereof. If a Default or Event of Default occurs and is continuing, the Company will deliver to the Trustee, within 10 business days after becoming aware of its occurrence, a certificate describing the Default or Event of Default, its status and what action the Company is taking or proposes to take with respect thereto.

Contents of application for qualification. This application for qualification comprises:

- (a) Pages numbered 1 to 35, consecutively.
- (b) The statement of eligibility and qualification on Form T-1 of U.S. Bank National Association under the Indenture to be qualified.
- (c) The following exhibits in addition to those filed as part of the statement of eligibility and qualification of such Trustee:

Exhibit	Title
Exhibit T3A	Restated Certificate of Incorporation of the Company (incorporated by reference to Exhibit 3.1 to the Company s registration statement on Form S-1 filed January 3, 1996, registration no. 33-99844)
Exhibit T3B	Amended and Restated By-Laws of the Company (incorporated by reference to Exhibit 3.2 to the Company s Current Report on Form 8-K, file no. 001-13997, dated May 27, 2005).
Exhibit T3C	Form of Indenture (incorporated by reference to Exhibit T3C to the Company s Form T-3, file no. 022-28840, filed July 24, 2007)
Exhibit T3D	Not applicable.
Exhibit T3E-1	Disclosure Statement With Respect to Joint Prepackaged Chapter 11 Plan of Reorganization of Bally Total Fitness Holding Corporation and its Affiliate Debtors and Joint Prepackaged Chapter 11 Plan of Reorganization of the Company and its Affiliate Debtors (incorporated by reference to Exhibit 99.2 to the Company s Current Report on Form 8-K, file no. 001-13997, dated June 27, 2007).
Exhibit T3E-2	Beneficial Owner Ballot for Voting the 9.875% Senior Subordinated Notes Due 2007, Series B, and the 9.875% Senior Subordinated Notes Due 2007, Series D, Issued by Bally Total Fitness Holding Corporation; Beneficial Owner Ballot for Voting the 10.5% Senior Notes Due 2011 Issued by Bally Total Fitness Holding Corporation; Master Ballot for Voting the 10.5% Senior Notes Due 2011 Issued by Bally Total Fitness Holding Corporation; and Master Ballot for Voting the 9.875% Senior Subordinated Notes Due 2007, Series B, and the 9.875% Senior Subordinated Notes Due 2007, Series D, Issued by Bally Total Fitness Holding Corporation (incorporated by reference to Exhibit 99.3 to the Company s Current Report on Form 8-K, file no. 001-13997, dated June 27, 2007)
Exhibit T3E-3	First Amended Joint Prepackaged Chapter 11 Plan of Reorganization of Bally Total Fitness Holding Corporation and its Affiliate Debtors dated August 13, 2007 (incorporated by reference to Exhibit 99.2 to the Company s Current Report on Form 8-K, file no. 001-13997, dated August 22, 2007).
Exhibit T3E-4	Motion of Debtors for Order, Pursuant to Section 1127(A) of the Bankruptcy Code and Bankruptcy Rule 3019, Authorizing the Debtors to Modify Their Joint Prepackaged Chapter 11 Plan of Reorganization, dated August 13, 2007 (incorporated by reference to Exhibit 99.2 to the Company s Current Report on Form 8-K, file no. 001-13997, dated August 14, 2007).
Exhibit T3E-5*	Notice of Emergency Hearing, dated August 13, 2007.
Exhibit T3E-6*	Notice of Filing Modified Plan and Plan Exhibits, dated August 13, 2007.

Exhibit T3E-7* Notice of Filing Press Release, dated August 16, 2007.

- Exhibit T3E-8* Notice of Filing Further Modified Plan and Plan Exhibits, dated August 17, 2007.
- Exhibit T3E-9* Memorandum, from Kurtzman Carson Consultants to holders of record of the Company s notes, dated August 21, 2007.
- Exhibit T3F Cross-reference sheet showing the location in the Indenture to Section 310 through 318(a), inclusive, of the Trust Indenture Act (incorporated by reference to Exhibit T3F to the Company s Form T-3, file no. 002-28840, filed July 24, 2007)
- Exhibit T3G* Form T-1 qualifying U.S. Bank National Association as Trustee under the Senior Second Lien Indenture to be qualified pursuant to this Form T-3
- Exhibit T3H Organizational Chart (incorporated by reference to Exhibit T3H to the Company s Form T-3, file no. 002-28840, filed July 24, 2007)

^{*} Filed herewith.

SIGNATURES

Pursuant to the requirements of the Trust Indenture Act of 1939, the Company, Bally Total Fitness Holding Corporation, a corporation organized and existing under the laws of the State of Delaware, has duly caused this application to be signed on its behalf by the undersigned, thereunto duly authorized, and their seal to be hereunto affixed and attested, all in the city of Chicago, and State of Illinois, on this 22nd day of August, 2007.

BALLY TOTAL FITNESS HOLDING CORPORATION

BALLY FITNESS FRANCHISING, INC.

BALLY FRANCHISE RSC, INC.

BALLY FRANCHISING HOLDINGS, INC.

BALLY TOTAL FITNESS CORPORATION

BALLY TOTAL FITNESS INTERNATIONAL, INC.

BALLY TOTAL FITNESS OF MISSOURI, INC.

BALLY TOTAL FITNESS OF TOLEDO, INC.

BALLY TOTAL FITNESS OF CONNECTICUT COAST, INC.

BALLY TOTAL FITNESS OF CONNECTICUT VALLEY, INC.

GREATER PHILLY NO. 1 HOLDING COMPANY GREATER PHILLY NO. 2 HOLDING COMPANY HEALTH & TENNIS CORPORATION OF NEW YORK

HOLIDAY HEALTH CLUBS OF THE EAST COAST, INC.

BALLY TOTAL FITNESS OF UPSTATE NEW YORK, INC.

BALLY TOTAL FITNESS OF COLORADO, INC. BALLY TOTAL FITNESS OF THE SOUTHEAST, INC.

HOLIDAY/SOUTHEAST HOLDING CORP.

BALLY TOTAL FITNESS OF CALIFORNIA, INC.

BALLY TOTAL FITNESS OF THE

MID-ATLANTIC, INC.

BTF/CFI, INC.

BALLY TOTAL FITNESS OF GREATER NEW YORK, INC.

JACK LA LANNE HOLDING CORP.

BALLY SPORTS CLUBS, INC.

NEW FITNESS HOLDING CO., INC.

NYCON HOLDING CO., INC.

BALLY TOTAL FITNESS OF PHILADELPHIA, INC.

BALLY TOTAL FITNESS OF RHODE ISLAND, INC.

RHODE ISLAND HOLDING COMPANY
BALLY TOTAL FITNESS OF THE MIDWEST, INC.
BALLY TOTAL FITNESS OF MINNESOTA, INC.
TIDELANDS HOLIDAY HEALTH CLUBS, INC.

U.S. HEALTH, INC.

By: /s/ Marc D. Bassewitz

Name: Marc D. Bassewitz

Their: Senior Vice President, Secretary and General

Counsel

Attest: /s/ Kathleen M. Boege

Name: Kathleen M. Boege Their: Assistant Secretary