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September 10, 1998

VIA TELEFACSIMILE
URGENT

REINHOLD COHN & PARTNERS
Reinhold Cohn building
21 Ahad Ha'am Street
Tel-Aviv 65151
ISRAEL

Re: Ami LIVNAT - Appln. No. 08/887,327
METHOD AND SYSTEM FOR ADJUSTING PROGRESSIVE...
Your Reference: 107083.8 SWS
Our References: LIVNAT=3

Dear Sirs:

Faxed herewith is a copy of pages 2 and 3 only of a restriction requirement mailed September 1, 1998, designated Paper No. 5. A complete copy accompanies the confirmation copy of this report.

Looking at the attached page 2, you will see that the examiner considers that the claims are directed to two (2) patentably distinct inventions respectively identified as Groups I and II, as follows:

Group I, claims 1-26, drawn to a method of adjusting a progressive lens; and

Group II, claims 27-30, drawn to a device for the determination of the direction of the lines of sight of a patients eye.

In the usual way, we are required to elect only one of the two (2) groups for further prosecution on the merits. The requirement may be traversed, but the election must still be made. If you do wish for us to traverse the requirement, please provide us with reasons.

If the election is made without traverse (or with traverse, but the traversal is ultimately unsuccessful as usually occurs), then the claims directed to the non-elected group will be withdrawn from consideration and not examined. However, if it is desired to continue prosecution on the non-elected group, this can

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be done by filing a divisional application.

A shortened term for response has been set to expire in only thirty days, i.e. the due date is October 1, 1998. Please let us have your instructions sufficiently soon so that we can meet this due date, preferably by

September 30, 1998.

Thank you. We await hearing from you. Our debit note for services is attached to the confirmation copy of this report.

Sincerely,

Norman J. Latker
Managing Attorney

NJL:ndh/edg
Enclosures
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