



EU DECLARATION OF CONFORMITY

Teeter Fitness Equipment Technical
Documentation

Person Responsible for Regulatory Compliance: Angela Hawkins
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STL International Ltd.; DBA Teeter

22503 97th St E D, Bonney Lake, WA 98391
FED ID# - 91-1361932

EU Declaration of Conformity

1 MANUFACTURER INFORMATION

- **Manufacturer Name:** STL International, Inc.; DBA-Teeter
- **Registered Trade Name:** Teeter
- **Address:** 22503 97th St E D, Bonney Lake, WA 98391
- **SRN:** US-MF-000024237
- **Contact Info:** ahawkins@teeter.com (Compliance Officer)

Dolson@teeter.com (Additional Contact)

2 AUTHORIZED REPRESENTATIVE INFORMATION

- **Authorized Representative Name:** MDSS GmbH
- **Contact Info:** info@mdssar.com
- **Address:** Schiffgraben, 41 30175 Hannover
- **SRN:** DE-AR-000005430

3 STATEMENT OF RESPONSIBILITY

This declaration of conformity is issued under the sole responsibility of the manufacturer, STL International, Inc.; DBA-Teeter.



4 PRODUCT IDENTIFICATION

Teeter Inversion tables are unambiguously identified by looking at the serial label on the back of every Teeter inversion table bed frame. All inversion table products use the serial label layout shown below.

Labeler	Device	Basic UDI	UDI		
			UDI-DI	UDI-PI	
				Serial label	Manufacture Date
Teeter	EP-560	0759265EP560RJ	00759265005601	xxxxxx	YYMMDD
Teeter	X3	0759265X3AER	00759265000033	xxxxxx	YYMMDD
Teeter	LX9	0759265LX9FT	00759265000002	xxxxxx	YYMMDD
Teeter	X2	0759265X2TS	00759265000026	xxxxxx	YYMMDD
Teeter	X1	0759265X1TQ	00759265000040	xxxxxx	YYMMDD
Teeter	DEX II	0759265DEXIIXA	00759265000019	xxxxxx	YYMMDD

Figure 1: Product Identification Table

5 USAGE CLASS H

Inversion tables usage class is “Class H” according to ISO 20957-1 section 4.3.2 because they are meant to be used in private homes where access to equipment is regulated by the owner.

6 CONFORMITY STATEMENT

The devices covered by this declaration are in conformity with Regulation (EU) 2017/745 on medical devices.

7 REFERENCES TO COMMON SPECIFICATIONS (CS)

Teeter's spinal decompression products exclusively comply with the EU Medical Device Regulation (MDR) 2017/745 Harmonized Standard as it provides a comprehensive framework that encompasses all necessary aspects of bringing a safe medical device to the European Market. The MDR mandates the implementation of a robust Quality Management System (QMS) and stringent risk management processes. Additionally, the MDR's detailed General Safety and Performance Requirements (GSPRs) ensure that our devices are designed and manufactured to the highest



standards of safety and effectiveness. The regulation's rigorous documentation requirements and post-market surveillance obligations further reinforce our commitment to maintaining the highest level of regulatory compliance and patient safety. By adhering to the MDR, we ensure that our products meet all relevant safety and performance criteria, providing confidence to regulators, healthcare professionals, and end-users.

8 NOTIFIED BODY INVOLVEMENT

Pursuant to Article 52 Conformity Assessment Procedures Section 7;

"7. Manufacturers of class I devices, other than custom-made or investigational devices, shall declare the conformity of their products by issuing the EU declaration of conformity referred to in Article 19 after drawing up the technical documentation set out in Annexes II and III. If those devices are placed on the market in sterile condition, have a measuring function or are reusable surgical instruments, the manufacturer shall apply the procedures set out in Chapters I and III of Annex IX, or in Part A of Annex XI. However, the involvement of the notified body in those procedures shall be limited: ..."

Teeter Inversion tables and DEX II Spinal Decompression devices, which are non-invasive devices that are intended to relieve physical pressure of the spine, are classified as Class I medical devices. For Class I medical devices, the involvement of a Notified Body is not required if the device does not have a measuring function and is not sterile. Manufacturers of Class I devices must register themselves and their devices with the relevant national competent authority and ensure compliance with the MDR by preparing the appropriate Technical Documentation and implementing a Quality Management System that is compliant to Annex II and Annex III. This process involves self-declaration of conformity without the need for a Notified Body. This self-declaration is completed by the quality manager after a comprehensive conformity assessment.

9 ADDITIONAL INFORMATION

Not applicable

10 PLACE AND DATE OF ISSUE

- **Place:** Headquarters of STL International, Inc.; DBA-Teeter
22503 97th St E D, Bonney Lake, WA 98391
- **Date:** March 31st, 2026
- **Name:** Angela Hawkins
- **Function:** Person Responsible for Regulatory Compliance,
- **On behalf of:** STL International, Inc.; DBA-Teeter
- **Signature:** 