INVACARE CORP Form 144 October 11, 2016

UNITED STATES							OMB APPROVAL	
SECURITIES AND EXCHANGE COMN Washington, D.C. 20549			AISSION				OMB Number: Expires:	K235-0101 May 31, 2017
FORM 144 NOTICE OF PROP	OSED SALE	OF SEG	CURITI	ES			Estimated average response SEC USE ONLY	_
PURSUANT TO RULE 144 UNDER THE SECURITI OF 1933				IES A	АСТ	DOCUMENT SEQUENCE NO.		
Transmit for filing 3 copies of this form concurrently with either placing an order with a broker to execute sale or executing a sale directly						CUSIP NUMBER		
with a 1 (a) NAME OF ISSU type or print)	n market make JER (Please		IDENT		S.E.C E NC		WORK LOCATIC	DN
Invacare Corporation 1 (d) ADDRESS OF ISSUER STR	EET	98-268 CITY		001 ATE	-151(ZIP COI		(e) TELEPHONE AREA CODE NUMPER	
One Invacare Way,	P.O. Box 402	8Elyria	OH	[440	36	NUMBER	329-6000
2 (a) NAME OF PERSON FOR WHOSE ACCOUNT	(b) RELATION TO ISSUER		(c) AD STREE		SS	CIT	440 Y STATEZIP CO	DDE
THE SECURITIES ARE TO BE SOLD	ISSUER		31100 Road, 1		ree	Pepp Pike	per OH 44124	

Shareholder / Retired Director (effective 6/30/2015)

Aaron Malachi Mixon III ^{(1) (2)}

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number.

		SEC USE ONLY	(c)	(<i>d</i>)	(<i>e</i>)	(<i>f</i>)	(g)
3 (a)	<i>(b)</i>		Number of		Number of Shares	07	
Title of	Name and Address		Shares		Shares		
	of Each Broker			Aggregate	or Other	Approximate	Name of
The Class	Through Whom theBroker-Dealer or C			•	Units	Approximate	Each
	Securities are to be		Units	Market		Date of Sale	
of Securities	Offered or Each	File Number			Outstanding		Securities
	Market Maker		To Be Sold	Value	0	(Casimate 2(f)) Exchange
To Be Sold	lwho is Acquiring the Securities		(See instr. 3(c))	(See instr. 3(d))	(<i>see instr.</i> 3(<i>e</i>))	(MO. DAY YR.)	(See instr. 3(g))
	Janney Montgomery						
a	Scott LLC		2 4 0 4 0 5	\$3,726,086.87 (calculated based	31,740,079		
Common Shares	1717 Arch Street		318,197 (1) (2) (3)	on October 7, 2016 closing price of	(as of	10/11/2016 to 01/10/2017	NYSE
	Philadelphia, PA 19103-2473			\$11.71 per share)	06/03/2016)		

INSTRUCTIONS:

- 1. (a) Name of issuer
 - (b) Issuer's I.R.S. Identification Number
 - (c) Issuer's S.E.C. file number, if any
 - (d) Issuer's address, including zip code
 - (e) Issuer's telephone number, including area code

2. (a) Name of person for whose account the securities are to be sold

Such person's relationship to the issuer $(b)^{(e.g., officer, director, 10\% stockholder,})$

- ^(D) or member of immediate family of any of the foregoing)
- (c) Such person's address, including zip code

- 3. (a) Title of the class of securities to be sold
 - (b) Name and address of each broker through whom the securities are intended to be sold
 - (c) Number of shares or other units to be sold (if debt securities, give the aggregate face amount)
 - (d) Aggregate market value of the securities to be sold as of a specified date within 10 days prior to the filing of this notice

Number of shares or other units of the class outstanding, or if (e) debt securities the face amount thereof outstanding, as shown by the most recent report or statement published by the issuer

(f) Approximate date on which the securities are to be sold

(g)

Name of each securities exchange, if any, on which the securities are intended to be sold

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1147 (08-07)

TABLE I – SECURITIES TO BE SOLD⁽⁴⁾

Furnish the following information with respect to the acquisition of the securities to be sold

and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of Date you	Nature of Acquisition	Name of Person from Whom Acquired	Amount of	^f Date of	Nature of	
the Class Acquired	Transaction	(If gift, also give date donor acquired)	Securities Acquired	Payment	Payment	
Common 12/15/1994 Shares	1992 Stock options	Invacare Corporation	32,294	12/15/94	Paid with shares he otherwise would have received when he exercised the options	
Common ^{2001 – 2015} Shares	Distributions from Aaron Malachi Mixon III Family Trust (a Grantor Retained Annuity Trust) / Open market purchases	Aaron Malachi Mixon III Family Trust (GRAT)(various dates from 1998 to 2013) / Open market purchases	19 045	2001 – 2015, with respect to open market purchases	Funds in IRA account, with respect to open market purchases	
May 2010 - Common Nov 2015 Shares	Restricted Stock Grants Matured	Invacare Corporation	17,680	N/A – Grants from the company during May 2010 - Nov 2015		
Common Dec 2010 - Shares Dec 2015	Open market purchases	Open market purchases	45,932	Dec 2010 - Dec 2015	Cash on hand	
Common Dec 2001 Shares	Distributions from Aaron Malachi Mixon III Family Trust (a Grantor Retained Annuity Trust)	Aaron Malachi Mixor III Family Trust (GRAT)(1997)	12,783	N/A – distribution from GRAT in Dec 2001	sN/A	

Common J Shares C	June 1996 - Oct 1999	Distributions from Aaron Malachi Mixon III Family Trust (a Grantor Retained Annuity Trust)	Aaron Malachi Mixon III Family Trust (GRAT)(1992 to 1996)	201	N/A – distribution from GRAT from June 1996 to Oct 1999	s N/A
Common F Shares	Feb 1979	Private sale / acquisition	Johnson & Johnson	2,776	Feb 1979	Cash on hand
	Apr - Nov 2008	Distributions from Aaron Malachi Mixon III Family Trust (a Grantor Retained Annuity Trust)	Aaron Malachi Mixon III Family Trust (GRAT) (2004)	7,500	N/A – distribution from GRAT from April to November 2008	s N/A
Common F Shares 1	Feb 22, 1979	Private sale / acquisition	Johnson & Johnson	48,139	Feb 22, 1979	Cash on hand

INSTRUCTIONS: If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.

TABLE II – SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller Title of Securities Sold Date of Sale Amount of Securities Sold Gross Proceeds $N\!/\!A$

REMARKS:

Based on the definition of "person" in Rule 144(a), the persons for whose accounts securities are to be sold pursuant to this Form 144 filing are: (a) Aaron Malachi Mixon III, an affiliate of the Issuer ("Mixon"); (b)

(1) Barbara W. Mixon, spouse of Mixon, who has the same home as Mixon; (c) the Barbara W. Mixon 2012 Family Trust (a Grantor Retained Annuity Trust or the "GRAT"), an affiliate of Mixon's spouse; (d) the Barbara W. Mixon Revocable Trust of which Mixon's spouse is the Trustee; (e) the Aaron Malachi Mixon III Revocable Trust of which Mixon is the Trustee; and (f) the individual retirement account of Mixon.

(2) Simultaneously with the filing of this Form 144, each of Mixon's spouse and the GRAT is filing a paper copy of Form 144, each as an affiliate of the Issuer, with respect to the sale of the same shares reported in Item 3(c).

While Mixon, individually, the Aaron Malachi Mixon III Revocable Trust and Mixon's individual retirement account together own and will be selling only 176,350 of the Common Shares reported in Item 3(c), the total (3)number of shares reported in such item was calculated based on the aggregation principles set forth in Rule 144(e) to take into account the additional Common Shares that will be sold by Mixon's spouse, the GRAT and her other affiliates.

Because Mixon is the signatory of this Form 144, the information provided in this table pertains to the 176,350 Common Shares that Mixon, individually, the Aaron Malachi Mixon III Revocable Trust and Mixon's individual (4) retirement account will be selling. The information called for by this table that pertains to the other shares reported in Item 3(c) can be found in the Form 144-s being filed simultaneously with this Form by each of Mixon's spouse and the GRAT.

INSTRUCTIONS:

See the definition of "person" in paragraph (a) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (e) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

ATTENTION: The person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the Issuer of the securities to be sold which has not been publicly disclosed. If such person has adopted a written trading plan or given trading instructions to satisfy Rule 10b5-1 under the Exchange Act, by signing the form and indicating the date that the plan was adopted or the instruction given, that person makes such representation as of the plan adoption or instruction date.

I0/11/2016/s/ Aaron Malachi Mixon IIIDATE OF NOTICE(SIGNATURE)

DATE OF PLAN ADOPTION

OR GIVING OF INSTRUCTION, to be sold. At least one copy of the notice shall be manually signed. Any copies not IF RELYING ON RULE 10B5-1 manually signed shall bear typed or printed signatures

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001) SEC 1147 (02-08)