Filed on behalf of: Patent Owner Masimo Corporation
By: Joseph R. Re (Reg. No. 31,291)
Stephen W. Larson (Reg. No. 69,133)
Jarom D. Kesler (Reg. No. 57,046)
Jacob L. Peterson (Reg. No. 65,096)
KNOBBE, MARTENS, OLSON & BEAR, LLP
2040 Main Street, Fourteenth Floor
Irvine, CA 92614
Tel.: (949) 760-0404
Fax: (949) 760-9502
E-mail: AppleIPR2020-1521-628@knobbe.com

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC.

Petitioner,

v.

MASIMO CORPORATION,

Patent Owner.

Case IPR2020-01521 U.S. Patent 10,292,628

PATENT OWNER'S OBJECTIONS TO EVIDENCE

DOCKET

IPR2020-01521 Apple Inc. v. Masimo Corporation

Pursuant to 37 C.F.R. § 42.64(b), Patent Owner Masimo Corporation objects as follows to the admissibility of evidence served with Petitioner's reply. Patent Owner reserves the right to: (1) timely file a motion to exclude these objectionable exhibits or portions thereof; (2) challenge the credibility and/or weight that should be afforded to these exhibits, whether or not Patent Owner files a motion to exclude the exhibits; (3) challenge the sufficiency of the evidence to meet Petitioner's burden of proof on any issue, including, without limitation, whether Petitioner met its burden to prove the prior art status of the alleged prior art on which it relies, whether or not Patent Owner has objected to, or files a motion to exclude, the evidence; and (4) cross examine any Petitioner declarant within the scope of his or her direct testimony that relates to these exhibits, without regard to whether Patent Owner has objected to the testimony or related exhibits or whether the testimony or related exhibits are ultimately found to be inadmissible.

Exhibit Number and Description	Objections
Exhibit 1011 U.S. Pat. No 6,669,632 Nanba	Incomplete, Irrelevant, Misleading (FRE 106, 401, 403):
	As used by Petitioner, this document does not stand for the proposition for which it is cited and the portion of this document cited by Petitioner provides an incomplete characterization that, when taken in isolation, is misleading in the manner in which it is used, and confuses issues in the case.

Exhibit 1044 Refractive Indices of Human Skin Tissues at Eight	Incomplete, Irrelevant, Misleading (FRE 106, 401, 403):
Wavelengths	As used by Petitioner, this document does not stand for the proposition for which it is cited and the portion of this document cited by Petitioner provides an incomplete characterization that, when taken in isolation, is misleading in the manner in which it is used, and confuses issues in the case.
Exhibit 1045 Analysis of the Dispersion of Optical Plastic Materials	Incomplete, Irrelevant, Misleading (FRE 106, 401, 403):
	As used by Petitioner, this document does not stand for the proposition for which it is cited and the portion of this document cited by Petitioner provides an incomplete characterization that, when taken in isolation, is misleading in the manner in which it is used, and confuses issues in the case.
Exhibit 1046 Noninvasive Pulse Oximetry Utilizing Skin	Incomplete, Irrelevant, Misleading (FRE 106, 401, 403):
Reflectance Photoplethysmography	As used by Petitioner, this document does not stand for the proposition for which it is cited and the portion of this document cited by Petitioner provides an incomplete characterization that, when taken in isolation, is misleading in the manner in which it is used, and confuses issues in the case.
Exhibit 1047 Second Declaration of Dr. Thomas W.	Masimo's objections to Ex. 1047 are set forth below. To the extent Dr. Kenny's declaration
Kenny	incorporates objectionable material in the cited paragraphs below in additional paragraphs or sections, Masimo's objections apply with equal force to those additional paragraphs or sections. In addition, Masimo objects because declarant's testimony improperly relies on new evidence and arguments not presented in connection with Petitioner's petition and does not respond to arguments raised in Patent Owner's responsive

papers (37 C.F.R. § 42.23) (see e.g., ¶¶3-44).
Incomplete, Irrelevant, Misleading (FRE 106,
401, 403):
¶¶3-4 are misleading, incomplete, and irrelevant because they lack support for the contentions for which they are cited and mischaracterize the teachings of Exs. 1003, 1008, 1041, 1042, and the Patent Owner Response.
¶6 is misleading, incomplete, and irrelevant because it lacks support for the contentions for which it is cited and mischaracterizes the teachings of Exs. 1046, 2012, 2020.
¶¶9-10 are misleading, incomplete, and irrelevant because they lack support for the contentions for which they are cited and mischaracterize the teachings of Exs. 1043, 1049, 1050, 2012.
¶18 is misleading, incomplete, and irrelevant because it lacks support for the contentions for which it is cited and mischaracterizes the teachings of Exs. 1044, 1045, 2012.
¶21 is misleading, incomplete, and irrelevant because it lacks support for the contentions for which it is cited and mischaracterizes the teachings of Exs. 1044, 1045.
¶¶23-27 are misleading, incomplete, and irrelevant because they lack support for the contentions for which they are cited and mischaracterize the teachings of Exs. 1001, 1008, 1041, 1042, and the Patent Owner Response.
¶¶30-32 are misleading, incomplete, and irrelevant because they lack support for the contentions for which they are cited and mischaracterize the teachings of Exs. 1003, 1040, 1041, 1043, 1049, 1052, 2020.
¶36 is misleading, incomplete, and irrelevant because it lacks support for the contentions for

IPR2020-01521 Apple Inc. v. Masimo Corporation

which it is cited and mischaracterizes the teachings of Ex. 1041.
¶37 is misleading, incomplete, and irrelevant
because it lacks support for the contentions for
which it is cited and mischaracterizes the
teachings of Exs. 1003, 1048.
¶38 is misleading, incomplete, and irrelevant because it lacks support for the contentions for
which it is cited and mischaracterizes the
teachings of Exs. 1010, 1011.
¶¶40-41 are misleading, incomplete, and
irrelevant because they lack support for the
contentions for which they are cited and
mischaracterize the teachings of Exs. 1003,
1008, 1041, and the Patent Owner Response.
¶43 is misleading, incomplete, and irrelevant because it lacks support for the contentions for
which it is cited and mischaracterizes the
teachings of Ex. 2012.
¶46 is misleading, incomplete, and irrelevant
because it lacks support for the contentions for
which it is cited and mischaracterizes the
teachings of Exs. 1006, 1008.
¶48 is misleading, incomplete, and irrelevant because it lacks support for the contentions for
which it is cited and mischaracterizes the
teachings of Ex. 1008.
¶52 is misleading, incomplete, and irrelevant
because it lacks support for the contentions for
which it is cited and mischaracterizes the
teachings of Ex. 1014
¶56 is misleading, incomplete, and irrelevant because it lacks support for the contentions for
which it is cited and mischaracterizes the
teachings of Exs. 1001, 1050.
¶58 is misleading, incomplete, and irrelevant
because it lacks support for the contentions for
which it is cited and mischaracterizes the

DOCKET A L A R M



Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.