IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

LOGANTREE LP

Plaintiff,

v.

Case No. 6:17-cv-01217

GARMIN INTERNATIONAL, INC.

Defendant.

PLAINTIFFS' MOTION TO PARTIALLY EXCLUDE CERTAIN OPINIONS OF WILLIAM R. MICHALSON UNDER RULE 702

Pursuant to Federal Rule of Evidence 702 and *Daubert v. Merrell Dowell Pharmaceuticals*, *Inc.*, 509 U.S. 579 (1993), Plaintiff respectfully moves this Court for an order to partially exclude Dr. William R. Michalson, Defendant's expert on non-infringement, from opining at trial that Defendant's accused products also practiced certain of Defendant's own patents.

For the reasons set forth in the accompanying supporting memorandum of law, Plaintiff respectfully requests that the Court grant this Motion to Exclude.



Date: August 25, 2022 Respectfully submitted by:

FOULSTON SIEFKIN LLP

/s/Clayton J. Kaiser

Clayton J. Kaiser, Kansas Bar #24066 1551 N. Waterfront Pkwy, Suite 100 Wichita, Kansas 67206

T: 316.291.9539 F: 866.280.2532 ckaiser@foulston.com

AHMAD, ZAVITSANOS & MENSING P.C.

/s/ Weining Bai

Jason S. McManis, TX (pro hac vice) Weining Bai, TX (pro hac vice) 1221 McKinney Street, Suite 2500 Houston, Texas 77010 T: 713.655.1101 F: 713.655.0062 jmcmanis@azalaw.com

MCCATHERN, PLLC

/s/ Arnold Shokouhi

wbai@azalaw.com

Arnold Shokouhi, TX (pro hac vice)
James E. Sherry, TX (pro hac vice)
3710 Rawlins Street, Suite 1600
Dallas, TX 75219
P: 214.443.4478
F: 214.741.4717
arnolds@mccathernlaw.com
jsherry@mccathernlaw.com

Counsel for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on August 25, 2022, I electronically filed a copy of the foregoing document with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to counsel of record for all parties in the case.

/s/Clayton J. Kaiser

Clayton J. Kaiser, #24066

