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United States District Court District of Massachusetts Roc'd valualiz

KONINKLIJKE PHILIPS N.V. and PHILIPS

ELECTRONICS NORTH AMERICA CORPORATION,

Plaintiffs/Counterclaim-Defendants,

v.

10-11041-NMG

ZOLL MEDICAL CORPORATION,

Defendant/Counterclaim-Plaintiff.

### VERDICT FORM

In answering these questions, you are to follow all of the instructions I have given you in the Court's charge. As used herein, "Philips" means the Plaintiffs/Counterclaim-Defendants Koninklijke Philips N.V. and Philips Electronics North America Corporation and "ZOLL" means the Defendant/Counterclaim-Plaintiff ZOLL Medical Corporation.

WE, THE JURY, UNANIMOUSLY FIND AS FOLLOWS:



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### I. Patent Infringement: Philips's Patents

### A. Philips's '460 Self-Test Patent

1) Has Philips proven by a preponderance of the evidence that ZOLL's defibrillators directly infringe the following claim of the '460 patent?

U.S. Patent No. 5	,800,460	<del></del>		
	AED	Plus	AED	Pro
	YES	NO	YES	NO
Claim 7	V		V	

2) Has Philips proven by a preponderance of the evidence that <u>others</u> directly infringed the following claim of the '460 patent through use of ZOLL's defibrillators, and that ZOLL **knowingly contributed to** such infringement?

U.S. Patent No. 5,	300,460						
	AED	Plus	AED Pro				
	YES	NO	YES	NO			
Claim 7				V			

3) Has Philips proven by a preponderance of the evidence that <u>others</u> directly infringed the following claim of the '460 patent through use of ZOLL's defibrillators, and that ZOLL **knowingly induced** such infringement?

U.S. Patent No. 5,8	00,460			
	AED :	Plus	AED	Pro
	YES	NO	YES	NO
Claim 7				



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### B. Philips's '374 Self-Test Patent

1) Has Philips proven by a preponderance of the evidence that ZOLL's defibrillators directly infringe the following claims of the '374 patent?

U.S. Pater	nt No.	5,879,3	74	
	AED Plus		AED Pro	
	YES	NO	YES	NO
Claim 42	V		V	
Claim 43	V		V	
Claim 66		V		V
Claim 67	V		V	
Claim 68	V		V	
Claim 73		1/		V

2) Has Philips proven by a preponderance of the evidence that  $\underline{\text{others}}$  directly infringed the following claims of the '374 patent through use of ZOLL's defibrillators, and that ZOLL **knowingly contributed to** such infringement?

U.S. Pater	t No. 5	5,879,3	74		
	AED Plus		AED Pro		
	YES	NO	YES	NO	
Claim 42		V		V	
Claim 43		V		V	
Claim 66		1/		~	
Claim 67		V		V	
Claim 68		V		V	
Claim 73		V		V	

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3) Has Philips proven by a preponderance of the evidence that  $\underline{\text{others}}$  directly infringed the following claims of the '374 patent through use of ZOLL's defibrillators, and that ZOLL **knowingly induced** such infringement?

U.S. Pater	t No. !	5,879,3	374	
	AED 1	Plus	AED Pro	
	YES	NO	YES	NO
Claim 42		V		V
Claim 43		V		V
Claim 66		V		V
Claim 67		V		V
Claim 68		V		V
Claim 73				V

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### C. Philips's '454 Waveform Patent

1) Has Philips proven by a preponderance of the evidence that ZOLL's defibrillators directly infringe the following claim of the '454 patent?

U.S. Pater	t No.	5,607,4	154									
	AED Plus		AED Pro		R Series		E Series		M Series		X Series	
	YES	NO	YES	NO	YES	NO	YES	NO	YES	NO	YES	NO
Claim 51	1/		V		1		V		V	·	V	

2) Has Philips proven by a preponderance of the evidence that <u>others</u> directly infringed the following claim of the '454 patent through use of ZOLL's defibrillators, and that ZOLL **knowingly contributed to** such infringement?

U.S. Pater	it No.	5,607,4	54									
	AED Plus		AED Pro		R Series		E Series		M Series		X Series	
	YES	NO	YES	МО	YES	NO	YES	NO	YES	NO	YES	NO
Claim 51		V		V		V		V		1		V

3) Has Philips proven by a preponderance of the evidence that  $\underline{\text{others}}$  directly infringed the following claim of the '454 patent through use of ZOLL's defibrillators, and that ZOLL **knowingly induced** such infringement?

U.S. Pater	nt No.	5,607,4	54									
	AED Plus		AED Pro		R Series		E Series		M Series		X Series	
	YES	NO	YES	NO	YES	NO	YES	NO	YES	NO	YES	NO
Claim 51				V		V		V		V		V



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