IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

Omni MedSci, Inc.,

Plaintiff/Counter-Defendant,

VS.

Apple Inc.

Defendant/Counter-Plaintiff.

Civil Action No. 2:18-cv-134-RWS

Jury Trial Demanded

DEFENDANT APPLE INC.'S PRELIMINARY CLAIM CONSTRUCTIONS AND EXTRINSIC EVIDENCE PURSUANT TO PATENT LOCAL RULE 4-2

Pursuant to the Court's Amended Docket Control Order (ECF No. 65) and Patent Local Rule 4-2, Defendant Apple Inc. ("Apple") submits the following preliminary claim constructions and extrinsic evidence in connection with the following proposed claim terms, phrases and clauses for U.S. Patent Nos. 9,651,533 (the "'533 patent"), 9,757,040 (the "'040 patent"), 9,861,286 (the "'286 patent"), and 9,885,698 (the "'698 patent") (collectively the "Patents-in-Suit").

Apple's extrinsic evidence can be found at APL-OMNI_00075906 – 76040. Apple reserves the right to add extrinsic evidence, particularly for constructions on which the parties disagree. Apple further reserves the right to supplement or amend its constructions, if necessary, in light of, for example, Plaintiff's Proposed Constructions and Extrinsic Evidence.



Apple Proposed	Patents	Proposed
Terms/Phrases/Clauses	(Asserted Claim(s))	Construction
"Beam"	533 patent (5, 13) 040 patent (1) 698 patent (1, 3) 286 patent (16)	A collection of nearly parallel rays of light transmitted to a particular location by a light source
"Pulse rate"	'533 patent (5, 13)	frequency at which an LED turns on and off
"wherein at least a portion of the one or more [plurality of] optical wavelengths is a near-infrared wavelength between 700 nanometers and 2500 nanometers"	'533 patent (5, 13) '040 patent (1) '698 patent (1) '286 patent (16)	wherein at least a portion of the one or more optical wavelengths originates from a near-infrared light source
"[a plurality of / one or more] lenses" Whether the preamble of claims 16-17, 19, and	'533 patent (5, 13) '040 patent (1) '698 patent (1) '286 patent (16) '286 patent (16, 17, 19, 20)	[a plurality of / one or more] transparent, curved surface used to focus or make photons of light parallel Not limiting
20 of the 286 patent are limiting Whether the preamble	,	Not limiting
of claims 1-3 of the 698 patent are limiting	'698 patent (1, 2, 3)	Not illilling

Omni Proposed Terms/Phrases/Clauses	Patents (Asserted Claim(s))	Proposed Construction
"the receiver is	533 patent (5, 13)	No construction needed
configured to be	040 patent (2)	
synchronized to [pulses		
of/modulation of the		
light source"		
"first distance" /	533 patent (8, 16)	The "first distance" is
"second distance" /	040 patent (4)	the distance between
"different distance"	286 patent (20)	the receiver and a first



Omni Proposed Terms/Phrases/Clauses	Patents (Asserted Claim(s))	Proposed Construction
		light emitting diode.
		The "different, second
		distance" is the
		distance between the
		receiver and a second
		light emitting diode,
		which is different from
		the "first distance."
"modulating [of] at least	698 patent (1)	changing or varying the
one of the LEDs"	286 patent (16, 19)	intensity of at least one
	040 patent (1)	LED
"use a lock-in technique	698 patent (1)	No construction needed
that detects the		
modulation frequency"		



Date: November 1, 2018 Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on November 1, 2018 a copy of the foregoing document entitled **DEFENDANT APPLE INC.'S PRELIMINARY CLAIM CONSTRUCTIONS AND EXTRINSIC EVIDENCE PURSUANT TO PATENT LOCAL RULE 4-2**, including all attachments, was delivered via electronic mail to counsel of record for Omni MedSci, Inc. as follows:

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