UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
MEDTRONIC, INC., AND MEDTRONIC VASCULAR, INC. Petitioners,
V.
TELEFLEX INNOVATIONS S.A.R.L. Patent Owner.
Case IPR2020-00127

PATENT OWNER'S OBJECTIONS TO PETITIONER'S UNTIMELY **REPLY EVIDENCE**

Patent 8,048,032



Pursuant to 37 C.F.R. § 42.64(b)(1), Patent Owner hereby submits its notice of objections to certain untimely Reply evidence that Petitioner submitted in connection with IPR2020-00126, -0127, -0128, -0129, -0130, -0132, -0134, -0135, -0136, -0137, and -0138.

The following exhibits were served more than two weeks after the Reply deadline and more than one week after Patent Owner identified the exhibits as missing. Further, it appears that at least certain exhibits still have not been filed. Patent Owner objects to all of the following exhibits as untimely and reserves the right to move to strike these exhibits.

Exhibit Number	Objections
1826	FRE 401, 402, 403: This document is not relevant. To the extent this document is relevant, its probative value is outweighed by the danger of causing unfair prejudice, confusing the issues, causing undue delay, wasting time, or needlessly presenting cumulative evidence, and therefore the document is inadmissible under Rule 403.
1827	FRE 401, 402, 403: This document is not relevant. To the extent this document is relevant, its probative value is outweighed by the danger of causing unfair prejudice, confusing the issues, causing undue delay, wasting time, or needlessly presenting cumulative evidence, and therefore the document is inadmissible under Rule 403.
1828	FRE 401, 402, 403: This document is not relevant. To the extent this document is relevant, its probative value is outweighed by the danger of causing unfair prejudice, confusing the issues, causing undue delay, wasting time,



	or needlessly presenting cumulative evidence, and therefore the document is inadmissible under Rule 403.
1829	FRE 401, 402, 403: This document is not relevant. To the extent this document is relevant, its probative value is outweighed by the danger of causing unfair prejudice, confusing the issues, causing undue delay, wasting time, or needlessly presenting cumulative evidence, and therefore the document is inadmissible under Rule 403.
1831	FRE 106: Patent Owner reserves the right to introduce all or any portion of the cited reference that in fairness ought to be considered at the same time.
	FRE 401, 402, 403: This document is not relevant. To the extent this document is relevant, its probative value is outweighed by the danger of causing unfair prejudice, confusing the issues, causing undue delay, wasting time, or needlessly presenting cumulative evidence, and therefore the document is inadmissible under Rule 403.
	FRE 802: This document is hearsay.
	FRE 901, 902: This document has not been authenticated.
	35 U.S.C. § 311: This document does not qualify as a printed publication.
1832	FRE 401, 402, 403: This document is not relevant. To the extent this document is relevant, its probative value is outweighed by the danger of causing unfair prejudice, confusing the issues, causing undue delay, wasting time, or needlessly presenting cumulative evidence, and therefore the document is inadmissible under Rule 403.
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	FRE 802: This document is hearsay. FRE 901, 902: This document has not been authenticated. 35 U.S.C. § 311: This document does not qualify as a printed publication.
1834	FRE 401, 402, 403: This document is not relevant. To the extent this document is relevant, its probative value is outweighed by the danger of causing unfair prejudice, confusing the issues, causing undue delay, wasting time, or needlessly presenting cumulative evidence, and therefore the document is inadmissible under Rule 403. FRE 802: This document is hearsay.
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