GIBSON DUNN

Gibson, Dunn & Crutcher LLP

200 Park Avenue New York, NY 10166-0193 Tel 212.351.4000 www.gibsondunn.com

Brian Rosenthal Direct: +1 212.351.2339 Fax: +1 212.817.9539 BRosenthal@gibsondunn.com

September 30, 2020

VIA E-MAIL

Joseph R. Re Stephen C. Jensen Perry D. Oldham Stephen W. Larson Knobbe, Martens, Olson & Bear LLP 2040 Main Street Irvine, CA 92614

Re: Masimo Corporation et al. v. Apple Inc., Case No. 8:20-cv-00048 (C.D. Cal.)

Dear Counsel:

We write regarding a petition for *inter partes* review (IPR) being filed with the Patent Trial and Appeal Board (PTAB) to address claims of U.S. Patent No. 10,624,564. The table below lists grounds asserted by Apple in an IPR petition challenging claims of this patent, along with the implicated claims against which each ground is asserted. We write to inform you that Apple hereby stipulates that in the event the PTAB institutes an *inter partes* review including a ground listed in the table against the corresponding claims listed in the table for that ground ("Instituted Ground"), Apple will not assert that Instituted Ground against the corresponding claims listed in the table for that ground in the above captioned litigation (8:20-cv-00048).

Patent No.	Proceeding No.	Claims	Grounds
10,624,564	IPR2020-01713	1-10 and 13-30	Aizawa in view of Ohsaki and Goldsmith
		11	Aizawa in view of Ohsaki, Goldsmith, and Sherman
		12	Aizawa in view of Ohsaki, Goldsmith, and Rantala
		1-10 and 13-30	Aizawa in view of Ohsaki, Goldsmith, and Ali



GIBSON DUNN

September 30, 2020 Page 2

Patent No.	Proceeding No.	Claims	Grounds
		11	Aizawa in view of Ohsaki, Goldsmith, Ali, and Sherman
		12	Aizawa in view of Ohsaki, Goldsmith, Ali, and Rantala

In so stipulating, Apple seeks to avoid multiple proceedings addressing the validity of these claims based on the Instituted Grounds. Rather, consistent with Congressional intent, through this stipulation, Apple expresses its intention to have only the PTAB address the Instituted Grounds of invalidity of these claims. But, for the sake of clarity and to avoid any doubt, if the PTAB declines to institute any of the grounds identified herein, Apple reserves the right to assert such grounds in this litigation. Additionally, even in the event of institution, Apple reserves its rights to continue to assert all grounds other than Instituted Grounds.

Sincerely,

Brian Rosenthal

GIBSON DUNN

September 30, 2020 Page 3

Appendix – Prior Art References Used in the Listed Grounds

Reference Name	Details
Aizawa	U.S. Pub. No. 2002/0188210
Ohsaki	U.S. Pub. No. 2001/0056243
Goldsmith	U.S. Pub. No. 2007/0093786
Rantala	U.S. Patent No. 6.912,413
Ali	U.S. Patent No. 6,584,336
Sherman	U.S. Patent No. 4,941,236

