Page 1

UNITED STATES INTERNATIONAL TRADE COMMISSION WASHINGTON, D.C.

Before the Honorable Cameron R. Elliot Administrative Law Judge

In the Matter of )

CERTAIN WEARABLE ELECTRONIC ) Inv. No. 337-TA-1266

DEVICES WITH ECG )

FUNCTIONALITY AND )

COMPONENTS THEREOF )

CONFIDENTIAL BUSINESS INFORMATION SUBJECT TO THE PROTECTIVE ORDER

Video Recorded Virtual Deposition
Of
IGOR R. EFIMOV, Ph.D.

The video recorded virtual deposition of IGOR R. EFIMOV, Ph.D., called by the Respondent for examination, pursuant to Notice, and pursuant to the Rules of Civil Procedure for the United States District Courts, taken stenographically by Sandra L. Rocca, CSR, RPR, RMR, CRR, via Zoom, on the 31st of January, 2022, at the hour of 9:00 a.m.



# Confidential Business Information - Subject to The Protective Order Igor R. Efimov, Ph.D. - January 31, 2022

2 (Pages 2 to 5)

		Page 2		Page 4
1	APPEARANCES:		1	VIDEOGRAPHER: We are now on the record for
2 3	QUINN EMANUEL URQUHART & SULLIVAN, LLP		2	the video deposition of Dr. Igor Efimov. The time
4	By: MR. ANDREW HOLMES MR. BRUCE LEE		3	is 9:00 a.m., January 31st, 2022, In the Matter of
4	MR. KEVIN GU		4	Certain Wearable Electronic Devices With ECG
5	50 California Street, 22nd Floor San Francisco, California 94111		5	Functionality and Components Thereof, Investigation
6	415. 875. 6322		6	Number 337-TA-1266 being held in the United States
7	drewholmes@quinnemanuel.com brucelee@quinnemanuel.com		7	International Trade Commission, Washington, D.C.
	kevingu@quinnemaneul.com		8	The court reporter is Sandra Rocca. The
8	appeared on behalf of the		9	videographer is Gus Phillips and both are
9	Complainant;		10	representatives of GregoryEdwards Court Reporting.
10 11	FISH & RICHARDSON		11	
	By: MS. KATHERINE REARDON			Will counsel please state their appearances
12	1180 Peachtree Street NE, 21st Floor Atlanta, Georgia 30309		12	for the record beginning with the claimant.
3	404. 724. 2764		13	MR. HOLMES: Yes, this is Andrew Holmes on
4	kreardon@fr.com		14	behalf of the claimant AliveCor. I'm with the law
	appeared on behalf of the		15	firm Quinn Emanuel and with me on the line are my
15 16	Respondent.		16	colleagues Bruce Lee and Kevin Gu who will be
	OFFICE OF UNFAIR IMPORT INVESTIGATION		17	listening in.
17	INTERNATIONAL TRADE COMMISSION By: MR. R. WHITNEY WINSTON		18	MS. REARDON: And Katherine Reardon from the
18	500 E Street, SW		19	law firm Fish & Richardson on behalf of the
19	Washington, D.C. 20436 202.205.2221		20	respondent Apple.
	whitney.winston@usitc.gov		21	MR. WINSTON: Whitney Winston on behalf of
20	appeared on behalf of the ITC.		22	Commission investigative staff.
21 22	Also Present:		23	IGOR EFIMOV, Ph.D.,
23	Mr. Gus Phillips, Videographer		24	having been first duly sworn, was examined and
24 25	* * * * * *		25	testified as follows:
		Page 3		Page 5
1	INDEX	DAGE	1	EXAMINATION
2	WITNESS			
3	IGOR R FFIMOV Ph D	PAGE	2	BY MS. REARDON:
3 4	IGOR R. EFIMOV, Ph.D. EXAMINED BY	PAGE	2 3	BY MS. REARDON:  • Good morning, Dr. Efimov.
4 5		5	_	
4 5 6	EXAMINED BY		3	<ul><li>Q Good morning, Dr. Efimov.</li><li>A Good morning.</li></ul>
4 5	EXAMINED BY Ms. Reardon		3 4	<ul><li>Q Good morning, Dr. Efimov.</li><li>A Good morning.</li></ul>
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# Confidential Business Information - Subject to The Protective Order Igor R. Efimov, Ph.D. - January 31, 2022

3 (Pages 6 to 9)

#### Page 6 Page 8 record in the same way that in the room the 1 2 Q And do you have any notes or documents with 2 videographer would tell us to go off the record. 3 3 0kay? 4 A Well, I have my computer and my iPad next to 4 A Okav. 5 5 Q And then today we will look at some Q Got it. But no physical printouts of any documents, and I will drop those into the chat 6 6 7 7 function. And you've probably seen the chat documents? 8 8 function pop up already, have you? A No. I don't. 9 9 **Q** Now, you have been deposed before, is that A Yeah, we just tested actually one test 10 right? 10 document. A Yes, I have. 11 11 **Q** Excellent. So what I will do is I will type **Q** So I assume then you probably generally know the exhibit number -- so I will type Exhibit 1 and 12 12 13 the procedure here for today, but I'll go over it 13 then I will drop an exhibit and I will state that 14 again here if you don't mind. 14 it's marked as Exhibit 1, for example. Do you A Yes, I do. But I have to admit that the 15 15 understand that? 16 Zoom procedure is the first time for me. 16 A Yes. 17 17 Q And then we can open and look at that **Q** That's very good to know. I think we've all taken it as normal, but we will certainly go over 18 18 document. Okav? 19 19 the Zoom procedure. A Yes. 20 So I will ask the questions, and you are 20 **Q** Now, you understand you just took an oath to required to answer them unless your lawyer tells you 21 21 tell the truth, right? A Yes. 22 not to. Do you understand that? 22 23 Q And you'll do that today? 23 A Yes. 24 24 A Of course. **Q** And you understand that your counsel may 25 assert objections from time to time, but unless he 25 Q And you understand that your sworn testimony Page 7 Page 9 1 instructs you not to answer, you must answer my 1 today is the same as if you were giving it before 2 question. Right? 2 the International Trade Commission, correct? 3 A Yes, I do understand that. 3 A Yes, I do. 4 **Q** And you will do that? 4 **Q** So same as if we were in the courtroom. 5 5 Fair? A Yes, I will. ${\bf Q}\,\,$ And you understand that you need to focus on 6 6 7 7 my questions and answer only my questions, right? Is there any reason, medical or otherwise, 8 8 A Yes. that you cannot give your best and most accurate and 9 9 **Q** And if you feel the need to talk about most complete testimony today? 10 something else that's not in response to my 10 A No. there is no reason. 11 question, then you can ask me or your attorney. 11 **Q** And then, Dr. Efimov, I have two questions and I don't mean to offend, but I have to ask them. 12 0kay? 12 13 13 You've never been charged with a felony, right? 14 **Q** And if you don't understand a question I 14 A No. 15 ask, you'll let me know. Okay? 15 Q And you've never been accused of any 16 A Yes, of course. 16 professional misconduct, right? 17 **Q** So if you answer my question, then I'm going 17 A No. 18 to interpret that you understood my question. Fair? 18 Never been accused of perjury? 19 A Well, yes, as far as I could, yes. 19 20 20 **Q** And so you're aware, if we have technical Q And never had any publication in the 21 difficulties or you need to take a break at any 21 professional field rescinded? 22 time, you can just let me know and we can do that. 22 23 0kay? 23 **Q** You understand that AliveCor has sued Apple 24 in this case, correct? A Yeah, I will do so. 24 25 25 **Q** And in this setting, we will go off the A Yes, I do.



4 (Pages 10 to 13)

#### Page 10

- **Q** And so if I refer to AliveCor for short today, you will understand that that's short for AliveCor Inc., right?
  - A Yes.

- **Q** And if I refer to Apple today, you will understand that that is short for Apple Inc., right?
  - A Yes, I do.
- **Q** And I mentioned this before, but you're aware that this case is before the International Trade Commission, correct?
  - A Yes.
- **Q** Have you ever testified at the International Trade Commission before?
  - A No.
- **Q** You've never been a part of a case that's been before the International Trade Commission, is that right?
  - A As far as I remember, no.
- **Q** Are you aware that there is a hearing in this investigation coming up in March?
  - A I think so, uh-huh.
- **Q** And you intend to testify about your opinions in the report you submitted in this case at that hearing, right?
  - A Yes.

#### Page 12

Page 13

- $\boldsymbol{A}$  It's the largest company in the world, I guess.
- **Q** Do you believe Apple's an innovative company?
  - MR. HOLMES: Objection to form.
- **A** It's hard to say. It creates interesting products, yes.
- **Q** Do you believe Apple's an innovative company and has created interesting products in the health space?
  - MR. HOLMES: Objection to form.
- **A** Well, as far as I know, Apple wants to be healthcare company, yes.
  - **Q** Do you view Apple as a healthcare company?
- A I tend to view healthcare companies which have direct impact on hospital, medical field.

  Apple probably is not there yet.
- **Q** So to make sure I understand, you don't think Apple's products have any direct impact on the hospital or medical field, is that right?
  - MR. HOLMES: Objection to form.
- **A** Well, Apple products are currently used either at clinical trials of Apple products, so in this respect they do have impact.
  - **Q** And what clinical trials are you referring

#### Page 11

- **Q** Now, have you ever had any professional interactions with Apple?
- **A** I knew some people from Apple years ago I emailed maybe several times, but it was just a social interaction.
- ${\bf Q}$  . Who were the people that you knew at Apple? Can you recall?
- A I forgot the name. She was a biomedical engineer and student at Duke University but then worked for Apple. She is a biomedical engineer. And I apologize, I don't remember the name. Anna, and I forgot the last name.
- **Q** Do you know what she was working on at Apple?
  - A No, not really.
- **Q** And you mentioned that you had maybe sent several emails to Apple. Were those all to the same -- I think you said Anna that worked there?
  - A Uh-huh.
- ${\bf Q}$   $\,$  Is there anyone else that you interacted with at Apple?
  - A Not what I would recall, no.
- **Q** Do you have an opinion of Apple as a company?
  - MR. HOLMES: Objection to form.

to?

- **A** Well, there are several clinical trials related to Apple Watch and the detection of atrial fibrillation.
- **Q** And have you looked at those clinical trials?
  - A I read some papers, yes, a while ago.
  - **Q** And why did you read those papers?
- MR. HOLMES: I just -- hold on a second. I just want to caution you to the extent that you were directed by the attorneys to do that, not to disclose the communications that you had with them. But if you did it on your own, you can answer.
- **A** Yeah, I did it on my own as an editor of a journal, some papers came across as a reviewer.
- **Q** And what did you understand those clinical trials to be studying?
- $\boldsymbol{A}$  . It was an attempt to basically detect atrial fibrillation in consumers.
- **Q** Is it your opinion that if a company does clinical trials, it is creating a medical device?
- **A** Not necessarily. It could be a drug. It could be imaging modalities; not necessarily a medical device.
  - **Q** Can you do -- I'm sorry. I should say as



## Confidential Business Information - Subject to The Protective Order Igor R. Efimov, Ph.D. - January 31, 2022

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well any time -- I don't mean to interrupt you. Please finish your answer.

- **A** Or it could be, you know, algorithm which is also not necessarily medical device.
- **Q** So you can do clinical trials for a consumer device, is that right?
  - A Yes.

- **Q** Do you own an Apple Watch?
- A Yes, I do.
- **Q** Did you buy it for the ECG functionality? MR. HOLMES: Objection to form.
- A I bought three or four models of Apple
   Watch. I just keep updating. I like new gadgets.
  - Q So why do you wear an Apple Watch?
  - A It's convenient. It keeps my calendar.
- **Q** Have you ever used the well, let me ask you this: Have you ever heard of the high heart rate notification on the Apple Watch?
  - A Not in my personal experience.
- **Q** What about the irregular rhythm notification, have you ever heard of that?
- f A As a consumer, no, I haven't had that, fortunately.
- **Q** Have you heard about the irregular rhythm notification in the context of this case?

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use, for example, AD instruments, EKG recorder which students have to use and conduct laboratory recording their own EKG. I brought various other sensors which can be used for recording EKG. And on those sensors it was also Apple Watch.

- **Q** So it sounds like you've looked at a lot of different types of ECG sensors in your electrophysiology class, is that right?
  - A Yes, yes.
- **Q** And Apple Watch is just one of those sensors?
  - A Yes.
- **Q** Have you let me ask you this: It sounds like your use of the Apple Watch is varied, is that fair?

MR. HOLMES: Objection to form.

- $\boldsymbol{A}$  I'm not sure what it means. Can you define varied?
- 19 Q Let me ask you this: What types of uses do 20 you use your Apple Watch for?
  - A As a consumer or as a teacher in classroom?
  - **Q** As a consumer.
    - A As a consumer, well, primarily of course for keeping the time and calendar, some apps. When I walk, I track my exercise. That's primarily the

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#### MR. HOLMES: Objection to form.

- $\boldsymbol{A}$  . I think it might have come forth in some documents.
- **Q** But fair to say you weren't aware of the irregular rhythm notification as a user of the Apple Watch prior to this case, correct?
- **A** Rather if you take electrocardiogram it says something about atrial fibrillation, not sure if rhythm notification as such if it's being referred.
- **Q** Let me ask you that question since the ECG functionality is separate. You've taken an ECG on your Apple Watch, correct?

MR. HOLMES: Objection to form.

- $\boldsymbol{A}$  Yeah, I have, with KardiaBand and with Apple Watch.
  - **Q** And why did you do that?

MR. HOLMES: Hold on a second. I just want to caution you to the extent that you were directed by any attorneys to do that, you don't disclose the communications you had with them. But if you've done it on your own, you can feel free to answer.

**A** Well, initially I teach electrophysiology, cardiovascular engineering in classroom for over 20 years and this includes teaching

electrocardiography. And I bring various gadgets we

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use.

- **Q** Have you ever in your professional setting done studies on the Apple Watch?
  - A No
- **Q** Have you ever tried to uncover or study the software of the Apple Watch?
  - A No.
- **Q** You've never looked at how the Apple algorithm algorithms work respect to its ECG functionality, for example, correct?
  - A No, I haven't.
- **Q** And same for the hardware in the Apple Watch, you've never looked at the specific hardware that Apple uses for its sensors?
  - A No.
  - **Q** Now, you are aware that Apple's expert on invalidity in this case is let me say it this way.

You're aware that Apple's expert on invalidity of the asserted patents in this case is Dr. Collin Stultz, correct?

- A Yes, I am.
- **Q** Have you ever heard of Dr. Stultz before?
- A N
  - ${\bf Q}\,\,$  So you never read any of his publications?



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