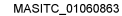
¢ase 8:20-cv-00048-JVS-JDE Document 473 Filed 07/19/21 Page 1 of 168 Page ID #:38776 1 Joseph R. Re (Bar No. 134479) joseph.re@knobbe.com 2 Stephen C. Jensen (Bar No. 149894) steve.jensen@knobbe.com Benjamin A. Katzenellenbogen (Bar No. 208527) 3 ben.katzenellenbogen@knobbe.com Perry D. Oldham (Bar No. 216016) 4 perry D. Oldnam (Bar No. 210010) perry.oldham@knobbe.com Stephen W. Larson (Bar No. 240844) stephen.larson@knobbe.com KNOBBE, MARTENS, OLSON & BEAR, LLP 2040 Main Street, Fourteenth Floor Irvine, CA 92614 5 6 Telephone: (949) 760-0404; Facsimile: (949) 760-9502 8 Adam B. Powell (Bar. No. 272725) adam.powell@knobbe.com KNOBBE, MARTENS, OLSON & BEAR, LLP 3579 Valley Centre Drive San Diego, CA 92130 Telephone: (858) 707-4000; Facsimile: (858) 707-4001 10 11 12 Attorneys for Plaintiffs, MASIMO CORPORATION and CERCACOR LABORATORIES, INC. 13 IN THE UNITED STATES DISTRICT COURT 14 FOR THE CENTRAL DISTRICT OF CALIFORNIA 15 **SOUTHERN DIVISION** 16) Case No. 8:20-cv-00048-JVS-JDE MASIMO CORPORATION. 17 a Delaware corporation; and DECLARATION OF ADAM B. CERCACOR L'ABORÁTORIES, INC., 18 POWELL IN SUPPORT OF MOTION a Delaware corporation FOR RECONSIDERATION OF THE 19 **COURT'S JUNE 10 ORDER** Plaintiffs, DENYING MOTION TO COMPEL DISCOVERY FROM TIM COOK 20 v. (DKT. 455) 21 APPLE INC., a California corporation [Discovery Document: Referred to 22 Magistrate Judge John D. Early] Defendant. 23 Date: August 19, 2021 Time: 10:00 a.m. 24 6A Ctrm: 25 Discovery Cut-Off: 3/7/2022 26 Pre-Trial Conference: 11/21/2022 Trial: 12/6/2022 27 28



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EXHIBIT 6





Case 8:18-cv-02001-JVS-JDE Document 321-1 Filed 07/02/21 Page 1 of 94 Page ID #:18216 Joseph R. Re (Bar No. 134479) Mark D. Kachner (Bar No. 234192) joseph.re@knobbe.com mark.kachner@knobbe.com Stephen C. Jensen (Bar No. 149894) KNOBBE, MARTENS, OLSON stephen.jensen@knobbe.com Irfan & BEAR, LLP 3 Irfan A. Lateef (Bar No. 204004) 1925 Century Park East, Suite 600 irfan.lateef@knobbe.com Los Angeles, CA 90067 Telephone: Perry D. Oldham (Bar No. 216016) (310) 551-3450 Facsimile: (310) 5 perry.oldham@knobbe.com 601-1263 Brian C. Claassen (Bar No. 253627) brian.claassen@knobbe.com KNOBBE, MARTENS, OLSON & BEAR, LLP 8 2040 Main Street, Fourteenth Floor Irvine, CA 92614 Telephone: (949) 760-0404 Facsimile: (949) 760-9502 10 Attorneys for Plaintiffs, 11 Masimo Corporation and 12 Cercacor Laboratories, Inc. 13 IN THE UNITED STATES DISTRICT COURT 14 FOR THE CENTRAL DISTRICT OF CALIFORNIA 15 SOUTHERN DIVISION 16 Case No. 8:18-CV-02001-JVS-JDE 17 MASIMO CORPORATION, a 18 PLAINTIFFS' EXHIBITS 3-5, 8, Delaware corporation; and AND 10 TO THE CERCACOR LABORATORIES, INC., 19 DECLARATION OF MARK D. a Delaware corporation, KACHNER IN SUPPORT OF 20 **OPPOSITION TO APPLE INC.'S** Plaintiffs/Counterdefendants. MOTION TO QUASH AND FOR 21 A PROTECTIVE ORDER 22 v. Hon. James V. Selna 23 Hon. Magistrate John D. Early TRUE WEARABLES, INC., a 24 Delaware corporation; and [Discovery Document: Referred to MARCELO LAMEGO, an individual, 25 Magistrate Judge John D. Early 26 Hearing: June 24, 2021 Defendants/Counterclaimants. Time: 10:00 a.m. 27 Court: Room: 6A 28 UNREDACTED VERSION OF DOCUMENTS FILED PURSUANT TO ORDER OF THE COURT DATED JUNE 24, 2021 (DKT. NO. 311)

Exhibit 6

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EXHIBIT 4

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The three equations

Marcelo Lamego mmilto:kmarcelo-Lamego kmarcelo-Lamego kmarcelo-Lamego kmarcelo-Lamego kmarcelo-Lamego kmarcelo-Lamego@stanfordalumni.org
To: tcook@apple.com

Wed, Oct 2, 2013 at 12:54 AM

Dear Tim Cook,

I was approached by Apple in the beginning of this year (by David Affourtit and James Foster) and was asked if I would like to join the executive technical team. Because I did not want to sign the Apple's NDA for an onsite interview, the process came to a halt. I felt that it was not appropriate to receive confidential information from or disclose confidential information to Apple given my fiduciary responsibilities as the Chief Technical Officer of Cercacor.

I have developed several medical devices in the last 10 years and I am positively sure I could add a significant value to the Apple team, if I was given the chance of becoming part of it. In a senior technical executive position and without conflicting with the large IP I have developed for Masimo and Cercacor during the same period.

What I am sure Apple soon will realize is that medical, wellness and fitness technologies are very deceptive in the sense that they are easy to develop for products that work in most (~80%) he users. Getting the same technology to work in almost the entire population is a problem extremely more complex. This is the very reason most medical device startups become insolvent. Knowing Apple's reputation, I am sure you would not settle for even 99%, imagine then, 80%.

As you probably know, regulatory barriers are another important consideration when dealing with medical technologies in general. If the FDA or any other regulatory agency worldwide (i.e., Canada, Japan, Korea, Europe, etc.) believe your product should be regulated by their standards then, the choice of intended use combined with the technology realization strategy can make the development shorten or longer by several years.

The reason I feel attracted by Apple as a company is not related to the things most people are interested in, i.e., brand recognition, great culture, great products, great people. It has to do with the fact that, as an engineer, I realized that there are three important equations to be solved in order to create a competitive global medical, wellness and fitness product portfolio:

- (i) The user equation Apple has solved it and created the industry standard. With a brand recognition similar to the ones from luxury products, everybody is interested in understanding and using Apple's intuitive interfaces.
- (ii) The patient equation This is the deceptive part.
- The connectivity equation This can only be solved with scale and brand recognition, which a synonymous for Apple. Reliable wireless technology and device interoperability will become a must in the medical device segment.

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EXHIBIT 4

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