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11				
12	UNITED STATES DISTRICT COURT			
13	CENTRAL DISTRICT OF CALIFORNIA			
14				
15 16	ICON HEALTH & FITNESS, INC., a Delaware corporation,	Case No.: 2:16-cv-2407-MWF-GJS		
17	Plaintiff,	FIRST AMENDED COMPLAINT		
18	,	FOR PATENT INFRINGEMENT		
19	V.	[Demand For Jury Trial]		
20	PELOTON INTERACTIVE, INC., a New	[Seminar or oury rring]		
21	York corporation; and PELOTON INDOOR CYCLING NY, INC., a New	HON. MICHAEL W. FITZGERALD		
22	York corporation,	United States District Judge		
23	Defendants.	Hon. Gail J. Standish		
24		UNITED STATES MAGISTRATE JUDGE		
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Plaintiff ICON Health & Fitness, Inc. ("ICON" or "Plaintiff") hereby complains against defendants Peloton Interactive, Inc. and Peloton Indoor Cycling NY, Inc. (collectively "Peloton" or "Defendants") for the causes of action alleged as follows:

THE PARTIES

- 1. ICON is a corporation duly organized and existing under the laws of Delaware with its principal place of business located at 1500 South 1000 West, Logan, Utah, 84321.
- 2. On information and belief, Peloton Interactive, Inc. is a corporation with its headquarters and its principle place of business located at 158 W 27th Street, New York, New York 10001.
- 3. On information and belief, Peloton Indoor Cycling NY, Inc. is a corporation duly organized and existing under the laws of the State of New York, with its headquarters and its principle place of business located at 158 W 27th Street New York, New York 10001.

JURISDICTION AND VENUE

- 4. This is a civil action arising under the patent laws of the United States, including, but not limited to, 35 U.S.C. § 271.
- 5. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338.
- 6. This Court has personal jurisdiction over Peloton because Peloton has purposely availed itself of the privileges and benefits of the laws of the State of California and has committed acts of patent infringement within this judicial district.
- 7. ICON alleges on information and belief that Peloton has sold or contracted for the sale of infringing goods within the State of California; and within this District, to ICON's injury, which relate to the claims asserted by ICON, and out of which ICON's claims, in part, arise.
- 8. On information and belief, Peloton operates retail locations throughout California, including stores in Los Angeles County, Orange County, and Marin County.

- 9. On information and belief, Peloton is the owner of the website located at www.pelotoncycle.com, which is available to persons within the State of California.
- 10. On information and belief, Peloton advertises, markets, sells, and offers its products through its website, www.pelotoncycle.com, the advertising, marketing, selling, and offerings of which are available to the purchasing public in the State of California.
- 11. On information and belief, the content provided by Peloton through its products is available to persons within the State of California.
- 12. This Court's exercise of personal jurisdiction over Peloton is consistent with the Constitutions of the United States and the State of California.
- 13. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391 and 1400.

FACTUAL BACKGROUND

ICON'S PATENT PORTFOLIO

- 14. ICON is an award-winning innovator in the field of exercise equipment and it markets and sells a variety of exercise related products.
- 15. ICON came to its position of technological leadership through innovation and substantial investment in research, development and acquisition of cutting-edge technologies. As a result of its endeavors, many of the technological innovations created and owned by ICON are protected by a valuable and diverse intellectual property portfolio that includes patents, trademarks, trade dress, and copyrights.
- 16. Many of ICON's technological innovations and acquisitions are protected by, *inter alia*, a portfolio of utility and design patents, including United States Patent Nos. 6,701,271 (the "'271 Patent"); 6,749,537 (the "'537 Patent"); 6,808,472 (the "'472 Patent"); 6,601,016 (the "'016 Patent"); and 7,556,590 (the "'590 Patent") (collectively the "Asserted Patents").
- 17. The '271 Patent was filed on May 17, 2001 and issued on March 2, 2004. ICON is the owner by assignment of the '271 Patent. ICON has not licensed Peloton to

practice the '271 Patent, and Peloton does not have any right or authority to license others to practice the '271 Patent.

- 18. The '537 Patent was filed on October 16, 2000 and issued on June 15, 2004. ICON is the owner by assignment of the '537 Patent. ICON has not licensed Peloton to practice the '537 Patent, and Peloton does not have any right or authority to license others to practice the '537 Patent.
- 19. The '472 Patent was filed on October 16, 2000 and issued on October 6, 2004. ICON is the owner by assignment of the '472 Patent. ICON has not licensed Peloton to practice the '472 Patent, and Peloton does not have any right or authority to license others to practice the '472 Patent.
- 20. The '016 Patent was filed on April 28, 2000 and issued on July 29, 2003. ICON is the owner by assignment of the '016 Patent. ICON has not licensed Peloton to practice the '016 Patent, and Peloton does not have any right or authority to license others to practice the '016 Patent.
- 21. The '590 Patent was filed on May 8, 2006 and issued on July 7, 2009. ICON is the owner by assignment of the '590 Patent. ICON has not licensed Peloton to practice the '590 Patent, and Peloton does not have any right or authority to license others to practice the '590 Patent.

PELOTON'S INFRINGEMENT OF THE ASSERTED PATENTS

- 22. On information and belief, Peloton is in the business of manufacturing and selling exercise equipment, among other things, with online streaming and online fitness data storage and analysis capabilities. In particular, Peloton provides exercise bikes with systems and applications that allow users to stream, track, upload, analyze, compare, and share fitness-related data and content.
- 23. On information and belief, Peloton's exercise bikes include a computing device to provide content to its users and to track its users' fitness-related data. The computing device utilizes a network connection to allow its users to interconnect and to allow communication between Peloton's one or more servers and its users.

- 24. On information and belief, Peloton produces live and prerecorded content from its New York and Chicago exercise/recording studios to be streamed to its users, who may access the content from Peloton's exercise bikes. Peloton allows and induces users to communicate with Peloton's one or more servers to access its live and prerecorded content. Participation in the live or prerecorded content is tracked and produces related fitness data.
- 25. On information and belief, Peloton allows and induces users to upload tracked fitness-related data from their Peloton exercise bikes to Peloton's servers, access data uploaded from other users to the Peloton servers, share data with other Peloton users, generate reports associated with the data, or otherwise evaluate and interact with the data by way of the included computing device or other communication devices (e.g., smartphones, personal computers).
- 26. ICON alleges upon information and belief that Peloton imports, makes, uses, sells, or offers for sale within the United States and within the State of California, either directly or through established distribution channels, fitness-related devices, including exercise bikes designated as the "Peloton Bike."
- 27. On information and belief, Peloton has sold products that infringe the Asserted Patents including, but not limited to, the Peloton Bike.

FIRST CLAIM FOR RELIEF

(Infringement of the '537 Patent)

- 28. By this reference ICON realleges and incorporates the foregoing paragraphs as though fully set forth herein.
- 29. Peloton has infringed and continues to infringe one or more claims of the '537 Patent by making, using, selling, offering for sale within the United States, or importing into the United States products, systems, or services, including, but not limited to, the Peloton Bike and its appurtenant products and services, which embody one or more of the claims of the '537 Patent, or by contributing to the infringement, inducing

- others to infringe, or carrying out acts constituting infringement of the '537 Patent under 35 U.S.C. § 271.
- 30. On information and belief, the Peloton Bike and its appurtenant products and services infringe at least claim 27 of the '537 Patent. In order to provide content to Peloton Bike users, Peloton produces multimedia content from its New York and Chicago exercise/recording studios and transmits this content to a server system that manages the content, which ultimately sends the content to Peloton Bike users. This multimedia content includes video data, which is reproduced at Peloton's server system and the Peloton Bikes.
- 31. Peloton has induced and continues to induce others to infringe one or more claims of the '537 Patent by the manufacture, use, sale, offer for sale, importation, and instruction provided in connection with the Peloton Bike and its appurtenant products and services.
- 32. On information and belief, Peloton has, and has had, the specific intent to induce others to infringe one or more claims of the '537 Patent by the aforesaid conduct.
- 33. Peloton has contributed and continues to contribute to the infringement of one or more claims of the '537 Patent by the manufacture, use, sale, offer for sale and importation of the Peloton Bike and its appurtenant products and services. Such devices, systems, and services constitute a material part of the invention and are not staple articles or commodities of commerce suitable for substantial noninfringing uses. Peloton knows that such devices, systems, and services constitute a material part of the invention.
- 34. The conduct of Peloton as set forth hereinabove gives rise to a cause of action for infringement of the '537 Patent, pursuant to at least 35 U.S.C. §§ 271 and 281.
- 35. On information and belief, Peloton has sold infringing products, such as the Peloton Bike and its appurtenant products and services, despite an objectively high likelihood that its actions constitute infringement.

- 36. Peloton's acts of infringement have caused damage to ICON, and ICON is entitled to recover the damages sustained as a result of Peloton's wrongful acts in an amount subject to proof at trial.
- 37. Peloton's infringement of the '537 Patent will continue to damage ICON's business, causing irreparable harm, for which there is no adequate remedy at law, unless it is enjoined by this Court.
- 38. Upon information and belief, Peloton has willfully infringed the '537 Patent, entitling ICON to increased damages under 35 U.S.C. § 284 and to attorneys' fees and costs incurred in prosecuting this action under 35 U.S.C. § 285. The '537 Patent was cited in an Information Disclosure Statement dated March 4, 2014 during the prosecution of U.S. Patent No. 9,174,085 to John P. Foley (the "Peloton Patent"), which is assigned to Peloton. Peloton has also previously engaged ICON in discussions regarding the potential licensing of ICON's patent portfolio, including the Asserted Patents.
- 39. By reason of the foregoing, ICON is entitled to relief against Peloton, pursuant to at least 35 U.S.C. §§ 283–85.

SECOND CLAIM FOR RELIEF

(Infringement of the '472 Patent)

- 40. By this reference ICON realleges and incorporates the foregoing paragraphs as though fully set forth herein.
- 41. Peloton has infringed and continues to infringe one or more claims of the '472 Patent by making, using, selling, offering for sale within the United States, or importing into the United States products, systems, or services, including, but not limited to, the Peloton Bike and its appurtenant products and services, which embody one or more of the claims of the '472 Patent, or by contributing to the infringement, inducing others to infringe, or carrying out acts constituting infringement of the '472 Patent under 35 U.S.C. § 271.
- 42. On information and belief, the Peloton Bike and its appurtenant products and services infringe at least claim 5 of the '472 Patent. Each Peloton Bike includes an

exercise bike with an associated tablet computer that monitors the operation of the exercise bike and maintains a communication linkage with Peloton's exercise/recording studios and server system in order to exchange user performance data, instructional content, software updates, and other content.

- 43. Peloton has induced and continues to induce others to infringe one or more claims of the '472 Patent by the manufacture, use, sale, offer for sale, importation, and instruction provided in connection with the Peloton Bike and its appurtenant products and services.
- 44. On information and belief, Peloton has, and has had, the specific intent to induce others to infringe one or more claims of the '472 Patent by the aforesaid conduct.
- 45. Peloton has contributed and continues to contribute to the infringement of one or more claims of the '472 Patent by the manufacture, use, sale, offer for sale and importation of the Peloton Bike and its appurtenant products and services. Such devices, systems, and services constitute a material part of the invention and are not staple articles or commodities of commerce suitable for substantial noninfringing uses. Peloton knows that such devices, systems, and services constitute a material part of the invention.
- 46. The conduct of Peloton as set forth hereinabove gives rise to a cause of action for infringement of the '472 Patent, pursuant to at least 35 U.S.C. §§ 271 and 281.
- 47. On information and belief, Peloton has sold infringing products, such as the Peloton Bike and its appurtenant products and services, despite an objectively high likelihood that its actions constitute infringement.
- 48. Peloton's acts of infringement have caused damage to ICON, and ICON is entitled to recover the damages sustained as a result of Peloton's wrongful acts in an amount subject to proof at trial.
- 49. Peloton's infringement of the '472 Patent will continue to damage ICON's business, causing irreparable harm, for which there is no adequate remedy at law, unless it is enjoined by this Court.

- 50. Upon information and belief, Peloton has willfully infringed the '472 Patent, entitling ICON to increased damages under 35 U.S.C. § 284 and to attorneys' fees and costs incurred in prosecuting this action under 35 U.S.C. § 285. The '472 Patent was cited in an Information Disclosure Statement dated March 4, 2014 during the prosecution of the Peloton Patent. Peloton has also previously engaged ICON in discussions regarding the potential licensing of ICON's patent portfolio, including the Asserted Patents.
- 51. By reason of the foregoing, ICON is entitled to relief against Peloton, pursuant to at least 35 U.S.C. §§ 283–85.

THIRD CLAIM FOR RELIEF

(Infringement of the '016 Patent)

- 52. By this reference ICON realleges and incorporates the foregoing paragraphs as though fully set forth herein.
- 53. Peloton has infringed and continues to infringe one or more claims of the '016 Patent by making, using, selling, offering for sale within the United States, or importing into the United States products, systems, or services, including, but not limited to, the Peloton Bike and its appurtenant products and services, which embody one or more of the claims of the '016 Patent, or by contributing to the infringement, inducing others to infringe, or carrying out acts constituting infringement of the '016 Patent under 35 U.S.C. § 271.
- 54. On information and belief, the Peloton Bike and its appurtenant products and services infringe at least claim 53 of the '016 Patent. Each Peloton Bike includes an exercise bike with an associated tablet computer that monitors fitness-related activity performed on the exercise bike, as well as the real-time fitness-related activity of other Peloton Bike users on their own respective Peloton Bikes. The fitness-related data recorded by each Peloton Bike is first transmitted to Peloton's server system before being sent to other Peloton Bike users, and each set of data is associated with a particular user's profile to differentiate among users. The data is reproduced on the tablets of Peloton

- Bikes in the form of, among other things, a leaderboard to enable competition and comparison among users.
- 55. Peloton has induced and continues to induce others to infringe one or more claims of the '016 Patent by the manufacture, use, sale, offer for sale, importation, and instruction provided in connection with the Peloton Bike and its appurtenant products and services.
- 56. On information and belief, Peloton has, and has had, the specific intent to induce others to infringe one or more claims of the '016 Patent by the aforesaid conduct.
- 57. Peloton has contributed and continues to contribute to the infringement of one or more claims of the '016 Patent by the manufacture, use, sale, offer for sale and importation of the Peloton Bike and its appurtenant products and services. Such devices, systems, and services constitute a material part of the invention and are not staple articles or commodities of commerce suitable for substantial noninfringing uses. Peloton knows that such devices, systems, and services constitute a material part of the invention.
- 58. The conduct of Peloton as set forth hereinabove gives rise to a cause of action for infringement of the '016 Patent, pursuant to at least 35 U.S.C. §§ 271 and 281.
- 59. On information and belief, Peloton has sold infringing products, such as the Peloton Bike and its appurtenant products and services, despite an objectively high likelihood that its actions constitute infringement.
- 60. Peloton's acts of infringement have caused damage to ICON, and ICON is entitled to recover the damages sustained as a result of Peloton's wrongful acts in an amount subject to proof at trial.
- 61. Peloton's infringement of the '016 Patent will continue to damage ICON's business, causing irreparable harm, for which there is no adequate remedy at law, unless it is enjoined by this Court.
- 62. Upon information and belief, Peloton has willfully infringed the '016 Patent, entitling ICON to increased damages under 35 U.S.C. § 284 and to attorneys' fees and costs incurred in prosecuting this action under 35 U.S.C. § 285. Peloton previously

engaged ICON in discussions regarding the potential licensing of ICON's patent portfolio, including the Asserted Patents.

63. By reason of the foregoing, ICON is entitled to relief against Peloton, pursuant to at least 35 U.S.C. §§ 283–85.

FOURTH CLAIM FOR RELIEF

(Infringement of the '590 Patent)

- 64. By this reference ICON realleges and incorporates the foregoing paragraphs as though fully set forth herein.
- 65. Peloton has infringed and continues to infringe one or more claims of the '590 Patent by making, using, selling, offering for sale within the United States, or importing into the United States products, systems, or services, including, but not limited to, the Peloton Bike and its appurtenant products and services, which embody one or more of the claims of the '590 Patent, or by contributing to the infringement, inducing others to infringe, or carrying out acts constituting infringement of the '590 Patent under 35 U.S.C. § 271.
- 66. On information and belief, the Peloton Bike and its appurtenant products and services infringe at least claim 1 of the '590 Patent. Each Peloton Bike includes an exercise bike with an associated tablet computer communicatively connected to the exercise bike. The exercise bike communicates data in a first protocol to a device that translates the data into a protocol compatible with the tablet computer. The tablet computer transmits this data to Peloton's server system, where data from multiple Peloton Bikes is compiled and compared to produce content such as leaderboards and comparison charts. This content is produced from data gathered from different users who participated in exercise sessions at different times and dates. Peloton maintains a communication link among Peloton Bike users and Peloton's server systems to enable users to access this content and to communicate with one another.
- 67. Peloton has induced and continues to induce others to infringe one or more claims of the '590 Patent by the manufacture, use, sale, offer for sale, importation, and

instruction provided in connection with the Peloton Bike and its appurtenant products and services.

- 68. On information and belief, Peloton has, and has had, the specific intent to induce others to infringe one or more claims of the '590 Patent by the aforesaid conduct.
- 69. Peloton has contributed and continues to contribute to the infringement of one or more claims of the '590 Patent by the manufacture, use, sale, offer for sale and importation of the Peloton Bike and its appurtenant products and services. Such devices, systems, and services constitute a material part of the invention and are not staple articles or commodities of commerce suitable for substantial noninfringing uses. Peloton knows that such devices, systems, and services constitute a material part of the invention.
- 70. The conduct of Peloton as set forth hereinabove gives rise to a cause of action for infringement of the '590 Patent, pursuant to at least 35 U.S.C. §§ 271 and 281.
- 71. On information and belief, Peloton has sold infringing products, such as the Peloton Bike and its appurtenant products and services, despite an objectively high likelihood that its actions constitute infringement.
- 72. Peloton's acts of infringement have caused damage to ICON, and ICON is entitled to recover the damages sustained as a result of Peloton's wrongful acts in an amount subject to proof at trial.
- 73. Peloton's infringement of the '590 Patent will continue to damage ICON's business, causing irreparable harm, for which there is no adequate remedy at law, unless it is enjoined by this Court.
- 74. Upon information and belief, Peloton has willfully infringed the '590 Patent, entitling ICON to increased damages under 35 U.S.C. § 284 and to attorneys' fees and costs incurred in prosecuting this action under 35 U.S.C. § 285. The '590 Patent was cited in an Information Disclosure Statement dated March 4, 2014 during the prosecution of the Peloton Patent. Peloton has also previously engaged ICON in discussions regarding the potential licensing of ICON's patent portfolio, including the Asserted Patents.

75. By reason of the foregoing, ICON is entitled to relief against Peloton, pursuant to at least 35 U.S.C. §§ 283–85.

FIFTH CLAIM FOR RELIEF

(Infringement of the '271 Patent)

- 76. By this reference ICON realleges and incorporates the foregoing paragraphs as though fully set forth herein.
- 77. Peloton has infringed and continues to infringe one or more claims of the '271 Patent by making, using, selling, offering for sale within the United States, or importing into the United States products, systems, or services, including, but not limited to, the Peloton Bike and its appurtenant products and services, which embody one or more of the claims of the '271 Patent, or by contributing to the infringement, inducing others to infringe, or carrying out acts constituting infringement of the '271 Patent under 35 U.S.C. § 271.
- 78. On information and belief, the Peloton Bike and its appurtenant products and services infringe at least claim 80 of the '271 Patent. Peloton bikes collect and transmit data concerning physical characteristics of users, which is sent to Peloton's servers. Peloton then uses that data to calculate and evaluate certain performance related parameters of users. Peloton also provides a notification of that evaluation and selects an option based on that evaluation and the collected data.
- 79. Peloton has induced and continues to induce others to infringe one or more claims of the '271 Patent by the manufacture, use, sale, offer for sale, importation, and instruction provided in connection with the Peloton Bike and its appurtenant products and services.
- 80. On information and belief, Peloton has, and has had, the specific intent to induce others to infringe one or more claims of the '271 Patent by the aforesaid conduct.
- 81. Peloton has contributed and continues to contribute to the infringement of one or more claims of the '271 Patent by the manufacture, use, sale, offer for sale and importation of the Peloton Bike and its appurtenant products and services. Such devices,

systems, and services constitute a material part of the invention and are not staple articles or commodities of commerce suitable for substantial noninfringing uses. Peloton knows that such devices, systems, and services constitute a material part of the invention.

- 82. The conduct of Peloton as set forth hereinabove gives rise to a cause of action for infringement of the '271 Patent, pursuant to at least 35 U.S.C. §§ 271 and 281.
- 83. On information and belief, Peloton has sold infringing products, such as the Peloton Bike and its appurtenant products and services, despite an objectively high likelihood that its actions constitute infringement.
- 84. Peloton's acts of infringement have caused damage to ICON, and ICON is entitled to recover the damages sustained as a result of Peloton's wrongful acts in an amount subject to proof at trial.
- 85. Peloton's infringement of the '271 Patent will continue to damage ICON's business, causing irreparable harm, for which there is no adequate remedy at law, unless it is enjoined by this Court.
- 86. Upon information and belief, Peloton has willfully infringed the '271 Patent, entitling ICON to increased damages under 35 U.S.C. § 284 and to attorneys' fees and costs incurred in prosecuting this action under 35 U.S.C. § 285. Peloton previously engaged ICON in discussions regarding the potential licensing of ICON's patent portfolio, including the Asserted Patents.
- 87. By reason of the foregoing, ICON is entitled to relief against Peloton, pursuant to at least 35 U.S.C. §§ 283–85.

PRAYER FOR RELIEF

WHEREFORE, ICON prays for judgment against Peloton as follows:

- A. A judgment finding Peloton liable for infringement of one or more of the claims of the Asserted Patents;
- B. Orders of this Court temporarily, preliminarily, and permanently enjoining Peloton, its agents, servants, and any and all parties acting in concert with any of them,

from directly or indirectly infringing in any manner any of the claims of the Asserted			
Patents, pursuant to at least 35 U.S.C. § 283;			
C.	An award of damag	ges to ICON for infringement of the Asserted Patents, in	
an amount	to be proved at trial, pursuant to all applicable law, including at least 35		
U.S.C. § 284;			
D.	An award of treble	damages to ICON, pursuant to all applicable law,	
including at least 35 U.S.C. § 284;			
E.	A declaration that this case is an exceptional case;		
F.	An award of ICON's costs in bringing this action, pursuant to all applicable		
law, including at least 35 U.S.C. § 384;			
G.	An award of ICON's attorneys' fees in this action, pursuant to all applicable		
law, including at least 35 U.S.C. § 285;			
Н.	Imposition of a constructive trust on, and an order requiring a full		
accounting of, the sales made by Peloton as a result of its wrongful or infringing acts			
alleged herein;			
I.	Pre-judgment interest, pursuant to at least 35 U.S.C. § 284;		
J.	Post-judgment interest, pursuant to at least 28 U.S.C. § 1961(a); and		
K.	An award of any other and further relief as the Court deems just and		
equitable.			
DEMAND FOR JURY			
ICON demands TRIAL BY JURY of all causes and issues so triable.			
DATED: June 8 2016 Larry R. Laycock		Larry R. Laycock	
	,	David R. Wright	
		Tyson K. Hottinger MASCHOFF BRENNAN LAYCOCK	
		GILMORE ISRAELSEN & WRIGHT PLLC	
		By: <u>/s/ Tyson K. Hottinger</u>	
		Tyson K. Hottinger	
		Attorneys for Plaintiff ICON HEALTH & FITNESS, INC.	
	Patents, pu C. an amount U.S.C. § 28 D. including a E. F. law, includ G. law, includ H. accounting alleged her I. J. K. equitable.	Patents, pursuant to at least 35 U.C. An award of damage an amount to be proved at trial, busc. § 284; D. An award of treble including at least 35 U.S.C. § 28 E. A declaration that the function of a confidency including at least 35 U.S.C. G. An award of ICON law, including at least 35 U.S.C. H. Imposition of a confidency including at least 35 U.S.C. H. Imposition of a confidency including of, the sales made by alleged herein; I. Pre-judgment interest. J. Post-judgment interest. An award of any ot equitable.	