## UNITED STATES DISTRICT COURT 1 Northern District of California 2 3 4 DOMINION ASSETS, LLC, No. C 12-2773 MEJ 5 Plaintiff, ORDER RE: DISCOVER Y LETTER (DOCKET NO. 44) v. 6 MASIMO CORP., et al., 7 Defendants. 8 9 On July 1, 2013, the parties filed a joint discovery letter. Dkt. No. 44. Plaintiff Dominion Assets LLC asks the Court overrule certain objections that Defendants Masimo Corporation and 11 Cercacor Laboratories, Inc. have made to Plaintiff's Requests for Documents, while Defendants seek to compel Dominion Assets to supplement its infringement contentions prior to Defendants producing 13 their source code. Upon review of the parties' letter, the Court ORDERS as follows: 14 1) Within 21 days, Dominion Assets shall amend its infringement contentions to fully comply 15 with Patent Local Rule 3-1(a) and (c). Pursuant to Rule 3-1(a), Dominion Assets shall, 16 separately for each opposing party, provide "[e]ach claim of each patent in suit that is 17 allegedly infringed by each opposing party, including for each claim the applicable statutory 18 subsections of 35 U.S.C. §271 asserted." Pursuant to Rule 3-1(c), Dominion Assets shall 19 provide a "chart identifying specifically where each limitation of each asserted claim is found 20 within each Accused Instrumentality, including for each limitation that such party contends is 21 governed by 35 U.S.C. § 112(6), the identity of the structure(s), act(s), or material(s) in the 22 Accused Instrumentality that performs the claimed function." (emphasis added.) 23 Upon receipt of the amended infringement contentions, the parties shall meet and confer to 2) 24 determine a mutually agreeable method for production of Defendants' source code. IT IS SO ORDERED. 25 26 27 Dated: July 9, 2013 28 Maria-Elena James

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United States Magistrate Judge