1		
2		
3		
4		
5		
6	UNITED STATES DISTRICT COURT	
7	NORTHERN DISTRICT OF CALIFORNIA	
8	OAKLANI	D DIVISION
9		
10	ANGIOSCORE, INC.,	Case No. 4:12-CV-3393-YGR
11	Plaintiff,	[PROPOSED] JUDGMENT *AS MODIFIED BY THE COURT*
12	V.	
13	TRIREME MEDICAL, LLC (f/k/a TRIREME MEDICAL, INC.), EITAN KONSTANTINO,	Trial Date(s): April 13, 2015 September 14, 2015
14	QUATTRO VASCULAR PTE LTD., and QT VASCULAR LTD. (f/k/a QT VASCULAR	Hon. Yvonne Gonzalez Rogers
15 16	PTE. LTD.),	
10	Defendants.	
17		
10		
20		
21		
22		
23		
24		
25		
26		
27		
28		Case No. 4:12-CV-3393-YGR
		(PROPOSED) JUDGMENT
		Dockets.Justia.com

1 Trial without a jury on the Third Cause of Action for Breach of Fiduciary Duty Under 2 Delaware Law, the Fourth Cause of Action for Aiding and Abetting a Breach of Fiduciary Duty, 3 and the Fifth Cause of Action for Unfair Competition Under California Business and Professions Code § 17200 alleged in the Fourth Amended Complaint (Dkt. No. 244) commenced in this matter 4 5 on April 13, 2015 and concluded on April 21, 2015. The Court entered its Findings of Fact and 6 Conclusions of Law on July 1, 2015 (Dkt. No. 665), finding in Plaintiff AngioScore, Inc.'s favor 7 on the Third, Fourth, and Fifth Causes of Action of the Fourth Amended Complaint. On March 3, 8 2015, the Court granted Plaintiff AngioScore, Inc.'s unopposed oral motion to voluntarily dismiss 9 the Second Cause of Action of the Fourth Amended Complaint.

A jury trial on the First Cause of Action alleging Patent Infringement in the Fourth
Amended Complaint (Dkt. No. 244) commenced in this matter on September 9, 2015, with jury
selection, and on September 14, 2015, with opening statements and evidence. The jury entered its
verdict in Defendants' favor on the First Cause of Action of the Fourth Amended Complaint on
September 29, 2015, and the verdict form was duly recorded (Dkt. No. 790).

Based on the jury's verdict (Dkt. No. 790), JUDGMENT is hereby ENTERED in favor of
Defendants Eitan Konstantino, TriReme Medical, LLC, Quattro Vascular Pte Ltd., and QT
Vascular Ltd. on the First Cause of Action in the Fourth Amended Complaint. Based on the
Court's Findings of Fact and Conclusions of Law (Dkt. No. 665), JUDGMENT is hereby
ENTERED in favor of Plaintiff AngioScore, Inc. on the Third, Fourth, and Fifth Causes of Action
in the Fourth Amended Complaint.

21

It is further ORDERED that:

(1) AngioScore's First Cause of Action is DISMISSED WITH PREJUDICE with respect
to claims 4, 5, 6 and 7 of United States Patent No. 7,691,119 (the "'119 patent").

(2) Based on the jury's verdict, Claims 1, 2, 3, 8 and 9 of the '119 patent are not infringed
by the accused Chocolate PTA Balloon Catheter products and are invalid. Accordingly, Plaintiff
AngioScore, Inc. is to recover nothing with respect to the First Cause of Action in the Fourth
Amended Complaint.

28

(3) Plaintiff AngioScore, Inc. recovers from Defendants Eitan Konstantino, TriReme
 Medical, LLC, Quattro Vascular Pte Ltd., and QT Vascular Ltd. the amount of \$2.97 million in
 past lost profits and \$17.064 million in future lost profits, for a total of \$20.034 million, plus pre judgment interest in the amount of \$333,277 calculated by applying the legal rate of interest set
 forth in 6 Del. C. § 2301(a) compounded monthly to the \$2.97 million in past lost profits, plus
 post-judgment interest at the rate of 0.31% per annum as set forth at 28 U.S.C. § 1961.

7 (4) Plaintiff AngioScore, Inc. further recovers from Defendant Eitan Konstantino the 8 \$250,000 he received pursuant to his Intellectual Property Assignment with Quattro Vascular Pte. 9 Ltd. dated June 1, 2010, the 2.85% royalty on past and future Chocolate sales as set forth in his Intellectual Property Assignment with Quattro Vascular Pte. Ltd. dated June 1, 2010, his shares in 10 QT Vascular stock, his QT Vascular stock options, any and all monies he has collected from sales 11 of QT Vascular stock, any and all monies he has received relative to his royalty share, and any and 12 13 all monies he has made in connection with his monthly consulting retainer relative to Chocolate, plus pre-judgment interest in the amount of \$121,992 calculated by applying the legal rate of 14 15 interest set forth in 6 Del. C. § 2301(a) compounded monthly to the amounts Defendant Eitan 16 Konstantino received pursuant to his Intellectual Property Assignment with Quattro Vascular Pte. 17 Ltd. through June 30, 2014, plus post-judgment interest at the rate of 0.31% per annum.

18 (5) Plaintiff AngioScore, Inc. has prevailed in establishing that Defendant Eitan 19 Konstantino breached his fiduciary duties to Plaintiff AngioScore, Inc., that Defendants TriReme 20 Medical, LLC and Quattro Vascular Pte Ltd. aided and abetted that breach, and that Defendant QT 21 Vascular Ltd. is liable for the acts of Defendants TriReme Medical, LLC and Quattro Vascular Pte 22 Ltd. As the prevailing party on the Third, Fourth, and Fifth causes of action, Plaintiff AngioScore, 23 Inc. is awarded its costs in an amount to be determined in accordance with the procedures set forth in Northern District of California Local Rule 54 to the extent that it can show the costs are related 24 25 to those causes of action. Defendants QT Vascular Ltd., Eitan Konstantino, TriReme Medical, LLC, and Quattro Vascular Pte Ltd., have prevailed with respect to the First Cause of Action for 26 27 Patent Infringement. As such, the Defendants are awarded costs in an amount to be determined in

## 28

1	accordance with the procedures set forth in Northern District of California Local Rule 54 to the		
2	extent that they can show the costs are related to that cause of action.		
3	IT IS SO ORDERED.		
4	Dated: October 14, 2015 <u>Jonene Hypleflice</u>		
5	Hop. Yvonne Gonzalez Rogers United States District Judge		
6	Office States District Judge		
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28	-3- Case No. 4:12-CV-3393-YGF		
	[PROPOSED] JUDGMEN]		