1		The Honorable Barbara J. Rothstein
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5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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7	INVENTIST, INC.,	NO. 16-cv-5688
8	Plaintiff,	ORDER MEMORIALIZING PRETRIAL CONFERENCE RULINGS
9	Traintiff,	TRETRIAL CONTERENCE ROLLINGS
10	V.	
11	NINEBOT, INC., et al.,	
12	Defendants.	
13	The Court held a pretrial conference on the record with counsel on July 25, 2024. The	
14	following rulings were issued, for the reasons as stated on the record:	
15	Deposition Designations	
16	o Zhongyuan Chen – object	ions overruled
17	Wenyang Qiao – objections sustained	
18	○ Lei Liu – objections overruled	
19	<ul> <li>Fuhua Chai – objections to overruled</li> </ul>	7:20 – 8:14 sustained; objections to 15:16 – 16:14
20	○ Shane Chen – 86:4 – 70:1	2 [sic] overruled
21	o Daniel Wood – objections	sustained
22	•	3 – the Court reviewed this deposition post-hearing
23	and the objections are sust	tainea
24	ORDER MEMORIALIZING PRETRIAL CONFERENCE RULINGS	
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2	• Witnesses	
3	<ul> <li>Lei Liu, Wanyang Qiao, Fuhua Chai, Zhongyuan Chen – no repetitive witnesses allowed; pick one or two only as needed; may appear by Zoom</li> </ul>	
4 5	No testimony shall be allowed on the subject of inventorship, which has already been ruled on by the Court. No non-infringing substitutes having been shown to be available for sale during the infringement period, no	
6	testimony will be permitted on this subject.	
7	<ul> <li>Daniel Wood – objections sustained.</li> </ul>	
	<ul> <li>Azamad Sultanov – objections sustained</li> </ul>	
8 9	<ul> <li>Document Authentication witness – should not be required; may renew proffer of witness if needed.</li> </ul>	
10	• Exhibits	
11	<ul> <li>Plaintiffs' exhibits objected to by Defendants:</li> </ul>	
12	<ul> <li>Article exhibits P68-73 – objection sustained; may renew proffer in expert's basis of knowledge is questioned</li> </ul>	
13	■ Pictures exhibits P13, 21, 39 – objections sustained	
14	■ Pleadings exhibits P20, 51 – objections sustained	
15	■ Sales information exhibits P34, 35, 65 & 74 – objections overruled	
16	Sales information exhibits P40, 42, 44, 46, 47 withdrawn; P45 objections overruled	
17	o Defendants' exhibits objected to by Plaintiffs:	
18	■ Patent publication exhibits D1-6, D15 – objections sustained	
19	■ Physical devices D89, 91 – demonstratives; objections overruled	
20	Pictures/websites exhibits D7-12 – objections overruled; may use to	
21	show different models rather than physical devices; D49 – objections overruled	
22	<ul> <li>Pictures/websites exhibits D5, D82, D83-88, D90 – objections sustained</li> </ul>	
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24	ORDER MEMORIALIZING PRETRIAL CONFERENCE RULINGS	
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- Sales information exhibits D13, 39, 48 the Court believes this was not discussed. If counsel cannot come to agreement on these exhibits, a separate conference will be scheduled to review them.
- Dealer agreements exhibits D16-38 the Court believes this was not discussed. If counsel cannot come to agreement on these exhibits, a separate conference will be scheduled to review them.

## Identified Issues of Law

- Non-infringing substitutes not on sale during period of infringement since there has been no timely evidence of availability during the relevant time period, any proposed evidence is excluded.
- Relevance of marking after lawsuit filed / Notice of infringement the parties shall file short briefs (no more than 2-3 pages) on or before Friday, July 28, 2023, and the Court will issue a ruling.
- Claim construction for design patents the Court will not read a claim construction summary to the jury; the fact finder must apply the ordinary observer test.
- Inventist's lost profits claim with respect to the '250 utility patent the Court has already held that this theory may be presented to the jury. See ECF No. 154 at 24.
- The article of manufacture that is the basis for Inventist's claim for lost profits includes the entire Solowheel device as discussed.
- Disgorgement the Court will submit the disgorgement of profits claim to the jury and treat the disgorgement verdict as advisory.

## General Trial Details

- Trial will commence with jury selection on Monday, August 14, 2023. Sixseven jurors will be selected. The trial will be held in the Seattle courthouse (courtroom to be determined).
- o Trial will run from 9:00 a.m. to 4:30 p.m.
- All exhibits must be pre-marked and will be pre-admitted, but only those used during the trial will be given to the jury.
- o Stipulated facts will be read to the jury.

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