IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

Encoditech LLC,

Plaintiff,

Patent Case

v.

Jury Trial Demanded

Beurer North America, L.P.

Defendant.

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff, ("Encoditech"), through its attorney, Isaac Rabicoff, complains of Beurer North America, L.P. ("Beurer") and alleges the following:

PARTIES

- 1. Plaintiff Encoditech LLC is a corporation organized and existing under the laws of Texas that maintains its principal place of business at 3415 Custer Road, Suite 120-A, Plano, Texas, 75023.
- 2. Defendant Beurer Connect Corp. is a corporation organized and existing under the laws of Delaware that maintains its principal place of business at 900 N. Federal Highway, Suite 300, Hallandale Beach, FL 33009.

JURISDICTION

- 3. This is an action for patent infringement arises under the patent laws of the United States, Title 35 of the United States Code.
- 4. This Court has exclusive subject matter jurisdiction under 28 U.S.C. §§ 1331 and 1338(a).

5. This Court has personal jurisdiction over Beurer because it has engaged in systematic and continuous business activities in the District of Delaware. Specifically, Beurer is incorporated in the state of Delaware and provides its full range of services to residents in this District. As described below, Beurer has committed acts of patent infringement giving rise to this action within this District.

VENUE

6. Venue is proper in this District under 28 U.S.C. § 1400(b) because Beurer has committed acts of patent infringement in this District, and Beurer is incorporated in the state of Delaware. In addition, Encoditech has suffered harm in this District.

PATENT-IN-SUIT

7. Encoditech is the assignee of all right, title and interest in United States Patent No. 6,321,095 (the "'095 Patent") including all rights to enforce and prosecute actions for infringement and to collect damages for all relevant times against infringers of the Patent-in-Suit. Accordingly, Encoditech possesses the exclusive right and standing to prosecute the present action for infringement of the Patent-in-Suit by Beurer.

The '095 Patent

- 8. On November 20, 2001, the United States Patent and Trademark Office issued the '095 Patent. The '095 Patent is titled "Wireless Communications Approach." The application leading to the '095 Patent was filed on March 26, 1999. A true and correct copy of the '095 Patent is attached hereto as Exhibit A.
- 9. A certificate of correction for the '095 Patent was filed on May 4, 2017. A true and correct copy of the certificate of correction is attached hereto as Exhibit B.
 - 10. The '095 Patent is valid and enforceable.

- 11. The invention claimed in the '095 Patent relates to a mobile station that provides direct, wireless communications with another mobile station on a portion of a radio frequency (RF) band. Ex. A at 2:54-57.
- 12. The inventors wanted to improve wireless communications, without requiring the physical infrastructure of digital cellular telephone systems. *Id.* at 3:58-61.
- 13. The '095 Patent claims are not directed to a method of organizing human activity or to a fundamental economic practice long prevalent in commerce. The '095 Patent describes a system that addresses a technical problem--providing wireless communications methods that allow for more than one user to communicate with another and have private conversations, *id.* at 1:32-46--with a technical solution, providing direct, wireless communications using a frequency division multiple access/time division multiple access communication protocol. *Id.* at 2:30-34.
- 14. The '095 Patent does not preempt the field or preclude the use of other methods of providing wireless communications. The claims are directed to mobile stations "configured to select a portion of a radio frequency (RF) band" and "transmit a first signal on a first sub-portion." *Id.* at claim 1. The '095 Patent identifies other methods of providing wireless communications which are generally described "in the context of a non-frequency hopping application." *Id.* at 12:10-12.
- 15. The '095 Patent does not take a well-known or established business method or process and apply it to a general-purpose computer. Instead, the specific system and processes described in the '095 Patent have no direct corollary to a well-known business process. The '095 Patent describes a system that addresses a technical problem that arises in the context of providing wireless communications. *See id.* at 1:32-46. The invention has

improved wireless communications by providing direct, wireless communications using a frequency division multiple access/time division multiple access communication protocol. *Id.* at 2:30-34.

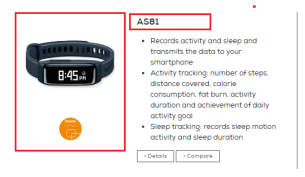
COUNT I: INFRINGEMENT OF THE '095 PATENT

- 16. Encoditech incorporates the above paragraphs herein by reference.
- 17. **Direct Infringement.** Beurer has been and continues to directly infringe at least claim 7 of the '095 Patent in this District and elsewhere in the United States, by providing an app that satisfies the preamble of claim 7" "[a] wireless communications system." For example, Beurer's AS81 records activity through an activity tracker and is compatible with the "beurer HealthManager" app. Upon information and belief, Beurer has performed each step of claim 7 at least by internal testing of Beurer's AS81:

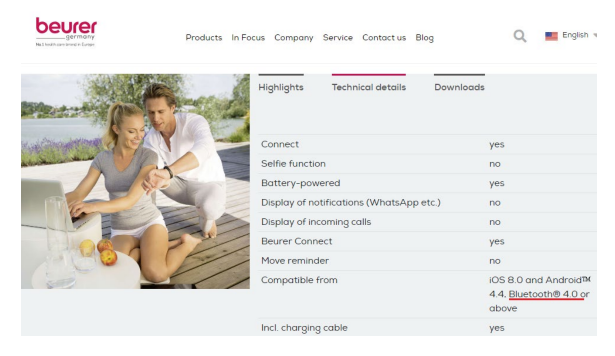


sleep is analysed. Find that motivation and get a little bit closer to your goals!

Activity trackers record your movement throughout the day and also at night. The tracker records the number of steps taken during the day, the distance covered, activity duration, whether you reached your daily target and your calorie consumption and fat burn. The total sleep duration is recorded at night and the quality of



Available at: https://www.beurer.com/web/us/products/active/sport-and-activity/activity-sensors/index.php; webpage attached hereto as Exhibit C.



Available at: https://www.beurer.com/web/us/products/active/sport-and-activity/activity-sensors/index.php; webpage attached hereto as Exhibit D.

6. Technical Specifications

Model: AS 81 Type: PR148

Product measurements (LxWxH): 9.9 in x 0.8 in x 0.5 in (252 x 19.6 x 11.5 mm)

Product weight: approx. 0.6 oz (16 g)
Power supply: 1 x 3.7V Li-lon /

Li-Polymer (LiMn) battery (built-in)

Memory capacity: 30 days and 7 nights

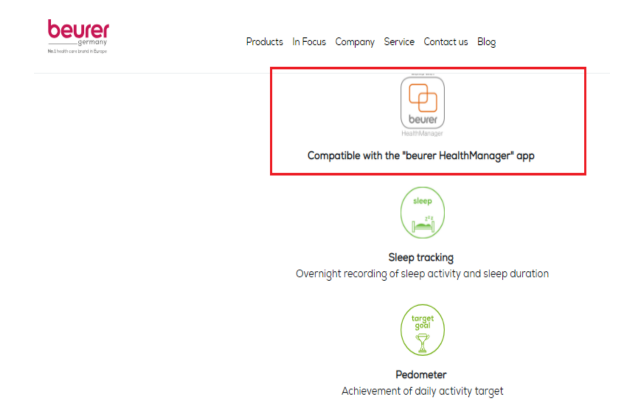
IPX classification: IPX 4

Transfer: via Bluetooth® low energy technology

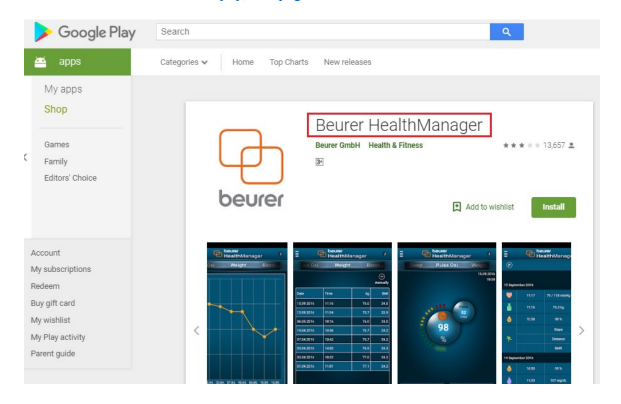
List of supported smartphones:



Available at: https://pim.beurer.com/images/attribut/656.78 AS81 2018-03-06 02 IM BEU-USA.pdf; webpage attached hereto as Exhibit E.



Available at: https://www.beurer.com/web/us/products/active/sport-and-activity/activity-sensors/index.php; webpage attached hereto as Exhibit F.



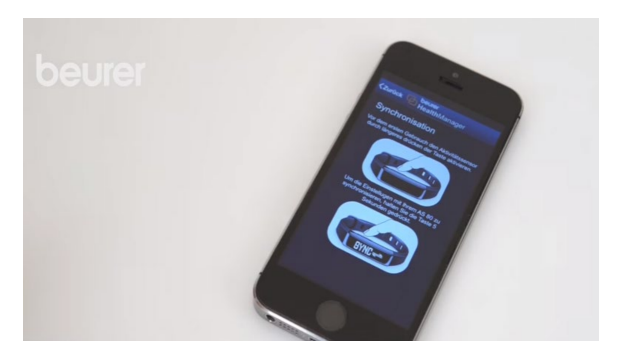
Available at:

https://play.google.com/store/apps/details?id=com.beurer.connect.healthmanager&hl=en IN; webpage attached hereto as Exhibit G.

- 18. Beurer sells, offers for sale in the United States, and imports into the United States, the AS81.
- 19. Beurer's AS81 satisfies claim element 7(a): "a first mobile station." For example, Beurer's AS81 works on a mobile device. *See* Exs. C-G:



Available at: https://www.youtube.com/watch?v=szoZk8ecuiA; webpage attached hereto as Exhibit H.



Available at: https://www.youtube.com/watch?v=szoZk8ecuiA; webpage attached hereto as Exhibit I.

- 20. Beurer's AS81 has a second mobile station. For example, Beurer's app work on mobile devices that communicate with each other via Bluetooth V4.0 low energy. *See* Exs. C-E, H-I.
- 21. Beurer's AS81 satisfies claim element 7(b): "a second mobile station transmits a first request signal on a first sub-portion of the first portion of the RF band directly to the mobile station to request communications between the first mobile station and the second mobile station, establish, in response to receiving a first acknowledge signal from the second mobile station, a direct communication link between the first mobile station and the second mobile station on the first portion of the RF band, receive from the second mobile station a public encryption key generated using a private encryption key associated with the second mobile station, generate a message containing a common encryption key (Ckey)." For example, Beurer's AS81 selects a 2.4 GHz-

- 2.4385 GHz range of the ISM band to carry communications between the mobile devices via Bluetooth V4.0 low energy. *See* Figures C-G.
- 22. Beurer's AS81 satisfies claim element 7(c): "encrypt the message using the public encryption key to generate an encrypted message, may decrypt the encrypted message using the private encryption key and extract the Ckey, wherein, messages exchanged between the first and second mobile stations are encrypted using the Ckey." For example, Beurer's AS81 allows for data to be shared between devices. *See* Figures C-G.
- 23. Beurer's AS81 satisfies claim element 7(d): "wherein the second mobile station is configured to transmit, in response to receiving the first request signal from the first mobile station configured to select a first portion of a radio frequency band (RF) to carry communications between the first mobile station and the second mobile station." For example, Beurer's AS81 selects a 2.402 GHz range of the ISM band to carry communications between the mobile devices via Bluetooth V4.0 low energy. *See* Exs. C-E.
- 24. Beurer's AS81 satisfies claim element 7(e): "transmit a first request signal on a first sub-portion of the first portion of the RF band directly to the second mobile station to request communications between the first mobile station and the second mobile station, the first acknowledge signal on a second sub-portion of the first portion of the RF band directly to the first mobile station to acknowledge the first request signal." For example, Beurer's AS81 transmits a request signal on a double-sided spectrum with center frequency 2.402 GHz of the range of the ISM band directly to the mobile devices and establishes a direct communication link between the two mobile devices upon

receiving a first acknowledgment signal from the second mobile station. See Exs H-I.

- 25. **Induced Infringement**. Beurer has also actively induced, and continues to induce, the infringement of at least claim 7 of the '095 Patent by actively inducing its customers, including merchants and end-users to use Beurer's program in an infringing manner as described above. Upon information and belief, Beurer has specifically intended that its customers use its program in a manner that infringes at least claim 7 of the '095 Patent by, at a minimum, providing access to, support for, training and instructions for, its program to its customers to enable them to infringe at least claim 7 of the '095 Patent, as described above. Even where performance of the steps required to infringe at least claim 7 of the '095 Patent is accomplished by Beurer and Beurer's customer jointly, Beurer's actions have solely caused all of the steps to be performed.
- 26. Encoditech is entitled to recover damages adequate to compensate it for such infringement in an amount no less than a reasonable royalty under 35 U.S.C. § 284.
- 27. Encoditech will continue to be injured, and thereby caused irreparable harm, unless and until this Court enters an injunction prohibiting further infringement.

JURY DEMAND

28. Under Rule 38(b) of the Federal Rules of Civil Procedure, Encoditech respectfully requests a trial by jury on all issues so triable.

PRAYER FOR RELIEF

WHEREFORE, Encoditech asks this Court to enter judgment against Beurer USA, Inc., granting the following relief:

A. A declaration that Beurer has infringed the Patent-in-Suit;

- B. A judgment that Beurer accounts to Encoditech for all infringing activities and other conduct complained of herein;
- C. An award of damages to compensate Encoditech for Beurer's direct infringement of the Patent-in-Suit;
- D. An order that Beurer and its officers, directors, agents, servants, employees, successors, assigns, and all persons in active concert or participation with them, be permanently enjoined from infringing the Patent-in-Suit under 35 U.S.C. § 283;
- E. A declaration that this case is exceptional, and an award to Encoditech of reasonable attorneys' fees, expenses and costs under 35 U.S.C. § 285;
- F. An award of prejudgment and post-judgment interest; and
- G. Such other and relief as this Court or jury may deem proper and just.

Date: October 18, 2018

Isaac Rabicoff (*Pro Hac Vice* Admission Pending) RABICOFF LAW LLC 73 W Monroe St Chicago, IL 60603 773.669.4590 isaac@rabilaw.com

Respectfully submitted,

/s/ Timothy Devlin Timothy Devlin Devlin Law Firm LLC 1306 N. Broom St., Suite 1 Wilmington, DE 19806 302.449.9010 302.353.4251 tdevlin@devlinlawfirm.com

Attorneys for Plaintiff

Kenneth Matuszewski (Pro Hac Vice Admission Pending) RABICOFF LAW LLC 73 W Monroe St Chicago, IL 60603 (708) 870-5803 kenneth@rabilaw.com