	Case 8:24-cv-00098	Document 1	Filed 01/16/	24 Page 1	of 7	Page ID #:1
1 2 3 4 5 6 7 8 9	MILLER BARON BEN HERBERT, C bherbert@millerb 2121 Avenue of the Los Angeles, CA 90 Telephone: 310.552 LEWIS BRISBOIS LAWRENCE R. LA Lawrence.LaPort 633 West 5 th Street, Los Angeles, Califo Telephone: 213.250 Facsimile: 213.250.	A#277356 parondess.con Stars, 26 th F1 0067 .4400 S BISGAAR APORTE, CA e@lewisbrisb Suite 4000 rnia 90071 .1800	oor D & SMITH #130003	[LLP		
10 11 12	Attorneys for Plaint HYPER ICE, INC. a HYPERICE IP SUE	iffs and 3CO, LLC				
13 14 15	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA, SOUTHERN DIVISION					
16 17 18	HYPER ICE, INC., corporation, and HY SUBCO, LLC, a De liability company,	PERICE IP	ed C	ASE NO. OMPLAII IFRINGE		TOR PATENT NT
19 20	Plaintif	ffs,	D	EMAND I	FOR	JURY TRIAL
212223	vs. JOICOM CORPOR RENPHO, a Califor			ial Date:	N	one Set
24 25	Defend	lant.				
26 27 28						
	4848-2190-1040.2 COMPLAINT FOR PATENT INFRINGEMENT					

Plaintiff Hyper Ice, Inc. ("Plaintiff" or "Hyperice") alleges as follows 1 1. 2 for this Complaint for Patent Infringement ("Complaint") against defendant Joicom 3 Corporation dba Renpho ("Defendant" or "Renpho"): THE PARTIES 4 Hyperice is a California corporation with its principal place of business 5 2. at 525 Technology Drive, Suite 100, Irvine, California 92618. 6 7 3. Hyperice is informed and believes, and based thereon alleges, that Defendant is a California corporation with a principal place of business at 14129 8 9 The Merge Street, Building 3 Unit A, Eastvale, CA 92880. 10 4. On information and belief, either itself or through its subsidiaries, parents, or other related companies, Defendant sells infringing products via 11 Amazon.com and via its website, renpho.com, to consumers in this District, 12 throughout the State of California, and throughout the United States. 13 JURISDICTION AND VENUE 14 15 5. This is an action for patent infringement under 35 U.S.C. §§ 271 et seq. brought by Hyperice against Defendant for Defendant's infringement of U.S. Patent 16 No. 11,857,482 ("the '482 Patent"). 17 18 6. This Court has subject matter jurisdiction over Hyperice's claims asserted herein pursuant to 28 U.S.C. §§ 1331 and 1338(a) because those claims 19 arise under the patent laws of the United States, 35 U.S.C. §§ 1 et seq. 20 This Court has personal jurisdiction over Defendant by virtue of, inter 21 7. 22 alia, Defendant's conduct of business in this District; its purposeful availment of the 23 rights and benefits of California law; and its substantial, continuous, and systematic contacts with the State of California and this District. On information and belief, 24 Defendant: (1) intentionally markets and sells its infringing products to residents of 25 this State; (2) enjoys substantial income from this State; and (3) is incorporated in 26 27 this State. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b) and 28 28 8.

U.S.C. § 1400(b) because Defendant has committed acts of infringement in this
 District and has a regular and established place of business in this District, and
 because Defendant is incorporated in this State and has a regular and established
 place of business in this District.

GENERAL ALLEGATIONS

6 9. The '482 Patent is entitled "Massage Device Having Variable Stroke
7 Length" and issued on January 2, 2024, claiming priority to Application No.
8 14/317,573, filed on June 27, 2014, and Provisional Application No. 61/841,693,
9 filed on July 1, 2013. A true and correct copy of the '482 Patent is attached hereto as
10 Exhibit 1.

11 10. Philip C. Danby and John Charles Danby are the named inventors of
12 the inventions disclosed in the '482 Patent. Hyperice IP Subco, LLC, a wholly
13 owned subsidiary of Hyper Ice, Inc., is the owner of the '482 Patent. Hyper Ice, Inc.
14 is a licensee that has been granted the express, irrevocable right to, *inter alia*,
15 sublicense, enforce, and defend the '482 Patent.

16 11. This action arises out of Defendant's direct infringement of the '48217 Patent.

18 12. Since at least 2018, Hyperice has developed, arranged for the
19 manufacture of, offered for sale, and sold the Hypervolt line of battery-powered
20 percussive massage devices, including the Hypervolt Go 2, Hypervolt 2, and
21 Hypervolt 2 Pro, all of which are covered by one or more claims of the '482 Patent.
22 13. Defendant offers for sale and/or sells products that infringe the '482

23 Patent, including but not limited to all Renpho massage guns, including but not
24 limited to all models sold at renpho.com and on Amazon.com.

25

28

5

COUNT 1 – PATENT INFRINGEMENT

26 14. Hyperice incorporates by reference the allegations in Paragraphs 1-13
27 above.

Defendant has infringed and continues to infringe the '482 Patent under 15. 1 2 the Patent Laws of the United States, 35 U.S.C §§ 271 et seq. Defendant offers for 3 sale and/or sells the infringing products at issue in this case.

- Defendant infringes at least Claim 1 of the '482 Patent. Defendant 4 16. offers for sale and/or sells infringing products, which are battery-powered 5 6 percussive massagers that include the following claim limitations, either literally or under the doctrine of equivalents: 7
- 8
- a housing; a.

9 a piston having a proximal end and a distal end, the distal end of b. 10 the piston having a substantially cylindrical bore;

a motor at least partially within the housing and operatively 11 c. connected to the proximal end of the piston, wherein the motor is configured to 12 13 cause the piston to reciprocate at a first speed;

a drive mechanism that controls a predetermined stroke length of 14 d. the piston; and 15

16 a quick-connect system comprising the distal end of the piston e. 17 and a first massaging head, wherein the quick-connect system is configured to 18 secure the first massaging head to the percussive massager by a proximal end of the 19 massaging head being slid into the bore while the piston reciprocates the predetermined stroke length at the first speed. 20

21 17. Defendant's infringement of the '482 Patent has caused, and will continue to cause, significant damage to Hyperice. As a result, Hyperice is entitled 22 23 to an award of damages adequate to compensate it for the infringement in an amount that is in no event less than a reasonable royalty pursuant to 35 U.S.C. §284. 24 Hyperice is also entitled to recover prejudgment interest, post-judgment interest, and 25 26 costs.

27 18. As a result of Defendant's infringement of the '482 Patent, Hyperice has suffered irreparable harm and impairment of the value of its patent rights, and 28

1	Hyperice will continue to suffer irreparable harm and impairment of the value of its					
2	patent rights, unless and until Defendant is permanently enjoined by this Court from					
3	infringing the '482 Patent under 35 U.S.C. §283. Hyperice has no adequate remedy					
4	at law and is entitled to a permanent injunction against Defendant.					
5	PRAYER FOR RELIEF					
6	WHEREFORE, Hyperice prays for the following relief:					
7	1. That this Court enter judgment of infringement of the '482 Patent in					
8	favor of Hyperice and against Defendant;					

9 2. That this Court enter a permanent injunction against Defendant from
10 infringing the '482 Patent;

11 3. That this Court award Hyperice compensatory damages for
12 infringement of the '482 Patent, as well as interest thereon;

13

4. That this Court award Hyperice its costs of suit;

14 5. That this Court declare this an exceptional case under 35 U.S.C. §285
15 and award Hyperice its attorneys' fees and any other costs incurred in connection
16 with this action;

17 6. That this Court award Hyperice prejudgment and post-judgment18 interest; and

19 7. That this Court grant such further relief as the Court deems just and20 proper.

21
22
23

24

25

26

27

28

Λ

	Case 8:24-cv-00098 Document 1 Filed 01/16/24 Page 6 of 7 Page ID #:6	
1 2	DATED: January 16, 2024 MILLER BARONDESS LLP By: /s/ Ben Herbert	
3	BEN HERBERT, CA#277356	
4	bherbert@millerbarondess.com	
	2121 Avenue of the Stars, 26 th Floor	
5	Los Angeles, CA 90067 Telephone: 210 552 4400	
6	Telephone: 310.552.4400	
7	LEWIS BRISBOIS BISGAARD &	
8	SMITH LLP	
	LAWRENCE R. LAPORTE, CA#13000	
9	Lawrence.LaPorte@lewisbrisbois.com 633 West 5 th Street, Suite 4000	L
10	Los Angeles, California 90071	
11	Telephone: 213.250.1800	
	Facsimile: 213.250.7900	
12		
13	Attorneys for Plaintiffs	
14	HYPER ICE, INC. and HYPERICE IP SUBCO, LLC	
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	5	
	COMPLAINT FOR PATENT INFRINGEMENT	

	Case 8:24-cv-00098 Document 1 Filed 01/16/24 Page 7 of 7 Page ID #:7								
1 2	DEMAND FOR JURY TRIAL 8. Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure,								
3									
3 4	Plaintiffs HYPER ICE, INC. and HYPERICE IP SUBCO, LLC hereby demand a trial by jury of all issues triable by jury.								
5	DATED: January 16, 2024 MILLER BARONDESS LLP								
6									
7	By: /s/ Ben Herbert								
8	BEN HERBERT, CA#277356 bherbert@millerbarondess.com								
9	2121 Avenue of the Stars, 26 th Floor								
10	Los Angeles, CA 90067								
11	Telephone: 310.552.4400								
11	LEWIS BRISBOIS BISGAARD & SMITH LLP								
13	LAWRENCE R. LAPORTE, CA#130003								
14	Lawrence.LaPorte@lewisbrisbois.com 633 West 5 th Street, Suite 4000								
15	Los Angeles, California 90071								
	Telephone: 213.250.1800								
16 17	Facsimile: 213.250.7900								
	Attorneys for Plaintiffs								
18 10	HYPER ICE, INC. and HYPERICE IP SUBCO, LLC								
19 20									
20									
22									
23									
24									
25									
26									
27									
28									
	6								
	COMPLAINT FOR PATENT INFRINGEMENT								