		Case 3:22-cv-02900 Document 1 File	d 05/16/22 Page 1 of 26
CALLAHAN & BLAINE APROFESSIONAL LAW CORPORATION 3 HUTTON CENTRE DRIVE, NINTH FLOOR SANTA ANA, CALIFORNIA 92707 TELEPHONE: (714) 241-444 WWW.CALLAHAN-LAW.COM	$   \begin{array}{c}     1 \\     2 \\     3 \\     4 \\     5 \\     6 \\     7 \\     8 \\     9 \\     10 \\     11 \\     12 \\     13 \\     14 \\     15 \\     16 \\     17 \\   \end{array} $	Richard T. Collins (Bar No. 166577) <b>CALLAHAN &amp; BLAINE, APLC</b> 3 Hutton Centre Drive, Ninth Floor Santa Ana, California 92707 Telephone: (714) 241-4444 Facsimile: (714) 241-4445 Attorneys for Plaintiffs, Carlos Gordoa, Ariani Reyes UNITED STATES I NORTHERN DISTRIC CARLOS GORDOA, an individual; ARIANI REYES, an individual; and B.G, a minor; Plaintiff, V. APPLE, INC., a California corporation; LUXSHARE-ICT, INC., a California corporation; and LUXSHARE PRECISION INDUSTRY CO., LTD., a Chinese corporation;	DISTRICT COURT
	<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	Defendants.         Plaintiffs Carlos Gordoa and Ariani Reyes as parents of B.G., a minor, for their complaints against Defendants Apple Inc. ("Apple"), Luxshare-ICT, Inc. ("Luxshare-ICT"), and Luxshare Precision Industry Co., Ltd. ("Luxshare         Precision") (collectively, the "Defendants") <sup>1</sup> hereby demand a jury trial and allege as follows:         1         1         To the extent necessary to preserve limitations against unknown but responsible defendants, Plaintiffs state that they are ignorant of the names of additional defendants who may be responsible for the injuries described herein, and such defendants are hereby designated as John Does I – X. CAL. CODE CIV. PROC. § 474.	

#### NATURE OF ACTION

Apple is a ubiquitous tech-company that independently or through
 partners, subsidiaries, or affiliates manufactures, designs, formulates, tests,
 packages, labels, produces, creates, makes, constructs, assembles, markets,
 advertises, promotes, distributes, offers to sell and/or sells products ranging from
 hardware to software and whose products are used by—it seems—*everyone* including children.

8 2. AirPods Pro®<sup>2</sup> (hereinafter referred to as "AirPods") are wireless
9 Bluetooth in-ear headphones that Apple initially released on October 30, 2019. At
10 all times relevant hereto, AirPods were manufactured, designed, formulated, tested,
11 packaged, labeled, produced, created, made, constructed, assembled, imported,
12 marketed, advertised, promoted, distributed, offered for sale and/or sold by
13 Defendants.

3. Defendants place defective AirPods into the stream of commerce that
(a) fail to automatically reduce or limit notification and/or alert volumes, (b) fail to
self-adjust, gradually increase, or otherwise equalize notification and/or alert
volumes, and (c) fail to include any warnings of the defect(s) described herein or fail
to include inadequate warnings of the defect(s) described herein.

4. This is an action for personal injuries after defective AirPods worn by
 B.G. in his right ear produced ear shattering sound levels that ripped open B.G.'s
 right ear drum and damaged his cochlea during an Amber Alert notification, causing
 B.G. to suffer from tinnitus, significant and permanent hearing loss, other temporary
 or permanent injuries, pain, suffering, and disabilities leading to the loss of the
 pleasures of life.

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The terms "AirPods Pro" and "AirPods" mean AirPods Pro and AirPods Bluetooth wireless headphones and the hardware or software and any related devices and/or hardware or software components or accessories required for the use and operation of AirPods Pro and/or AirPods. The terms include, but are not limited to, devices such as iPhones, iPads, MacBooks, and any and all related hardware, software, services, operating system, or iOS required for the use and operation of AirPods Pro and/or AirPods.

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#### PARTIES

5. Plaintiffs Carlos Gordoa and Ariani Reyes are individuals residing in
 San Antonio, Texas. Plaintiffs are the parents of B.G., a minor individual who also
 resides in San Antonio, Texas.

6. Apple is a California corporation with its principal place of business
located at One Apple Park Way, Cupertino, California 95014. Apple is located in
the Northern District of California and does business within this judicial district.

8 7. On information and belief, Luxshare-ICT is a California corporation 9 with its principal place of business located at 890 Hillview Court, Suite 200, 10 Milpitas, California 95035. Luxshare-ICT is located within the Northern District of 11 California and, on information and belief, does business within this judicial district 12 (a) independently, (b) as a subsidiary of Luxshare Precision, and/or (c) in 13 partnership with Apple by importing, marketing, distributing, selling, and/or offering to sell AirPods sold by Apple in the United States and, specifically, the 14 15 offending AirPods worn by B.G.

On information and belief, Luxshare Precision is a corporation 16 8. 17 organized and existing under the laws of China with its principal place of business 18 locate at No. 17 Kuiqing Road, Qinghuang Industrial Zone, Qingxi Town, 19 Dongguan City 523650, China and/or 2/F Block A2, Sanyo New Industrial Zone, 20 West Haoyi Community, Shajing Street, Baoan District, Shenzhen China. On 21 information and belief, Luxshare Precision is the corporate parent or alter-ego of Luxshare-ICT. On information and belief, Apple partners with Luxshare Precision 22 23 to manufacture AirPods in China. Further, on information and belief, Apple 24 exercises control over Luxshare Precision and/or Luxshare Precision exercises 25 control over Luxshare-ICT and/or acts through its partners, Apple and Luxshare-26 ICT, to export, import, market, distribute, sell, and/or offer to sell AirPods sold by 27 Apple in the United States and, specifically, the offending AirPods worn by B.G. For example, Luxshare Precision presents Luxshare-ICT as its North American 28

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### JURISDICTION AND VENUE

9. This Court has subject matter jurisdiction under 28 U.S.C. § 1332
because the Plaintiffs and Defendants are citizens of different states, the amount in
controversy exceeds seventy-five thousand dollars (\$75,000.00), excluding interest
and costs, and there is complete diversity of citizenship between Plaintiffs and
Defendants.

8 10. This Court has personal jurisdiction over Apple because, *inter alia*,
9 Apple is a California corporation having its principal place of business located
10 within this judicial district. Further, on information and belief, Apple regularly and
11 continuously transacts business within the State of California and within this judicial
12 district independently, and/or in partnership with each and all of the other
13 Defendants, to sell AirPods and, specifically, the AirPods worn by B.G.

11. 14 This Court has personal jurisdiction over Luxshare-ICT because, *inter* alia, Luxshare-ICT is a California corporation having its principal place of business 15 16 located within this judicial district. Further, on information and belief, Luxshare-17 ICT regularly and continuously transacts business within the State of California and 18 within this judicial district independently, as a subsidiary of Luxshare Precision, 19 and/or in partnership with Apple by exporting, importing, marketing, distributing, 20 selling, and/or offering to sell AirPods sold by Apple in the United States and, specifically, the AirPods worn by B.G. 21

12. This Court has personal jurisdiction over Luxshare Precision because,
on information and belief, Luxshare Precision regularly and continuously transacts
business within the State of California and within this judicial district either directly,
through the actions of Luxshare-ICT as its agent and/or alter-ego, and/or through a
partnership with Apple including exporting, importing, marketing, distributing,
selling, and/or offering to sell AirPods sold by Apple in the United States and,
specifically, the AirPods worn by B.G. Further, on information and belief, Luxshare

Precision routinely and purposefully avails itself of the benefits and protections of
 the laws of the State of California and the United States.

3 13. Venue is proper in this judicial district under 28 U.S.C. §§ 1391(b) and 1400(b) because: Apple and Luxshare-ICT reside in this judicial district, Apple, 4 5 Luxshare-ICT, and Luxshare Precision independently, through corporate parents or subsidiaries, or as partners have committed acts in this judicial district of exporting, 6 importing, marketing, distributing, selling, and/or offering to sell AirPods sold by 7 8 Apple in the United States and, specifically, the AirPods worn by B.G., and 9 Defendants maintain and/or are responsible for regular and established places of business in this judicial district. For instance, Luxshare-ICT has its principal place 10 of business located at 890 Hillview Court, Suite 200, Milpitas, California 95035, 11 12 and Luxshare-ICT operates on Luxshare Precision's behalf.

13 14. With respect to Luxshare Precision, venue is also proper under 28
14 U.S.C. §§ 1391(b), (c) and 1400(b) because as a foreign corporation, it may be sued
15 in any judicial district that has personal jurisdiction over it, including this judicial
16 district as set forth above.

#### FACTS

18 15. Carlos Gordoa is the father of B.G. Ariani Reyes is the mother of B.G.
19 Plaintiffs and their son, B.G., reside in San Antonio, Texas. B.G.'s date of birth is
20 November 27, 2007. The defective AirPods (Serial No. GX8ZQ5\*\*\*\*) were
21 purchased new on November 29, 2019, at the La Cantera Apple Store located at
22 15900 La Cantera Pkwy, San Antonio, Texas 78256. The AirPods made the basis of
23 this lawsuit were not and have never been altered or repaired since the product was
24 purchased new from the Apple Store.

16. On May 17, 2020, B.G. was watching Netflix on his iPhone connected
to the AirPods at a low volume when an Amber Alert went off suddenly, and
without warning, at a volume that tore apart B.G.'s ear drum, damaged his cochlea,
and caused significant injuries to B.G.'s hearing. Further, as a result of the damage

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to his right ear, B.G. has suffered from bouts of dizziness, vertigo, and nausea. At 12
 years old, B.G. suffered sudden and permanent hearing loss in his right ear, other
 significant and temporary or permanent injuries, pain, suffering, and the loss of the
 pleasures of life as a direct result of Defendants' defective AirPods.

5 17. The severe hearing loss in B.G.'s right ear continues to persist. B.G.
6 will require consistent clinical follow-up visits, testing and monitoring, and must use
7 a hearing aid for the rest of his life:



B.G. has also battled through tinnitus since the incident. B.G.'s hearing was normal
and symmetric prior to the occurrence made the basis of this lawsuit.

18. The AirPods are defective in that the design, manufacturing, and/or
lack of warnings or instructions or, in the alternative, inadequate warnings or
instructions subject(s) wearers to injury arising from the following non-exhaustive
unreasonable risks:

a) the AirPods do not automatically reduce, control, limit, or
increment notification or alert volumes to a safe level that causes them to emit

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- 6 -Gordoa Reyes Complaint or transmit, imperceptibly to the wearer until the time of such emission or
 transmission, dangerous sounds directly into the ear canal while the user
 incorrectly believes that the AirPods are working as intended, thereby posing
 an unreasonable or serious risk to the wearer's hearing and health;

b) when the AirPods are inserted into the ear according to
stated fitting instructions, an unreasonably dangerous environment is created
in the ear unbeknownst to the user such that sudden increases in sound
volumes associated with notifications or alerts are not properly equalized,
limited, controlled, incremented, or reduced, thereby posing and unreasonable
or serious risk to the wearer's hearing and health;

c) following Defendants' standard instructions for use, or
insertion into the ear, poses an unreasonable or serious risk to a user's hearing
and general health arising from sudden, unexpected, and/or uncontrolled
increases in sound volumes associated with alerts or notifications; and

d) the warnings, if any, and/or instructions that accompanied
the AirPods failed to provide the level of information that an ordinary user
would expect when using AirPods in a manner reasonably foreseeable to
Defendants.

19 19. Defendants, and each of them, were aware of and knew about the 20 design, manufacturing, or marketing defects affecting the AirPods via numerous 21 complaints—prior to and after the occurrence made the basis of this lawsuit—by 22 AirPod wearers about the sudden and unexpected increase(s) in sound volume 23 during notifications or alerts that soared to dangerous, injurious levels but chose to 24 intentionally, knowingly, or recklessly ignore the issue(s) at least 1538 times as of 25 April 12, 2019, and subsequently, to wit: 26

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- 7 -Gordoa Reyes Complaint

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	4/27/22, 6:03 PM How to adjust AirPod notifications volume Apple Community  Store Mac Pad Prone Watch AirPods TV & home Only of Apple Accessories Supront Q.	Ó
2	Community	Support
3		Search
4	Support Communities / iPhone / iPhone Acce	essories
5	Looks like no one's replied in a while. To start the conversation again, simply ask a new question.	
6	tarafromprovidence	
7	Level 1 (25 points)	
8	O: How to adjust AirPod notifications volume while listening to music?	
9	This has to changed, when a notification comes through I want to rip my AirPods out, it is so loud! Sometimes I get so startled () that I jump out of my skin! Why can't it just be a soft background noise like when I have used other head	
10	ear phones?!?!	
11	Posted on Apr 12, 2019 1541 PM	
12	Reply I have this question too (1538)	
13		
14	ArPods Notifications are EXTREMELY LOUD, Apple Community     AirPods Notifications are EXTREMELY LOUD, Apple Community     Store Mat Plat iPhone Winth AirPods TV & Home Only on Apple Accessories Support Q.	No. of Street
15	Community Set Support	
16	Sign in Browse Search Support Communities / IPhone / AirPods	
17	(1) Linkis like no one's replied in a while. To start the conversation again, simply ask a new question.	
	woodmtw	
18	Level 1 (22 points)	
19	AirPods Notifications are EXTREMELY LOUD, while other sounds are not	
20	<ul> <li>Having the same problem that many have already reported with extremely loud Airpods (2nd Gen) notifications, while</li> </ul>	
21	the volume for phone calls, music, and other sounds are fine. In Settings, there appears to be no way to differentiate sound levels between devices like headphones, airpods, the built-in speaker, etc. If I lower the volume slider under 'Sounds and Haptics' to a level that is comfortable when wearing the airpods, then it gets WAY TOO LOW for me to hear	
22	other phone alerts when I'm not wearing them. I am on-call for my employer frequently and need to be able to hear my phone ringer or a text come in when in noisy environments, Why can't IOS allow for a separate volume level for each sound 'device' (Airpods, built-in speaker, and speakerphone)? I have tried all of the ideas in the community threads here	
23	and they aren't addressing the real problem. I can't turn my phone ringer volume down so low to make the airpods comfortable to listen to , but still hear my phone ring when I need to. Apple designers, PLEASE prioritize this feature into an upcoming IOS release. Thank you.	
24	Posted on Aug 14, 2020 11:56 AM	
25	Reply I have this question too	
26		
27		
28		
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	Gordoa Reyes Complaint	

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		Case 3:22-cv-02900 Document 1 Filed 05/16/22 Page 9 of 26		
	1	4/27/22, 5:58 PM AirPods Notifications are EXTREMELY LOUD Apple Community		
	2	💮 Qualitytimportant   + Level 1 (19 pains) 🚸 Helpful		
	-3	Sep 9, 2020 4 52 AM In response to woodm/w		
	3 4	I fully agree and sent in yet another request to Apple for this to be fixed. You are correct. It is a design flaw and what is really disappointing is that they chose to carry this design flaw into the Airpod Pro-even with so much user feedback on how bad that design is. Apple stands for excellence in thinking through the user experience and this is a clear example of total failure on that score. It's not okay that we have to adjust the phone ring volume up and down each and every time we insert an Airpod into our ear. There isn't even an Automation/Shortcut option for users to workamound this flaw until they		
	5	finally decide to fix it. Apple, your user community has explained this problem to you for several years now. PLEASE fix it ASAP		
	6	Receive Helpful (S)		
	7			
	,	Osamyningertaet     Sever 1 (Prosten)     Helpful		
	8	Sep 9, 2020 # 54 AM in response to woodnow. By the way, you can ignore the helpful posts asking you to reset the AirPods and reset the phone nothing changes with		
	9	reset because this is a fundamental flaw in the software design of the AirPods and the airpod pros. There is a solution, but its an insane use case. every time you insert the headphone go to settings and turn down the ringer volume. That will fix the loud alerts but it also means that when you take out the AirPods, you will likely miss phone calls and alerts		
	10	because the volume of the phone has been turned down in settings. It makes no sense at all,		
	11			
E 100 R	12	Disconstruction and the second		
BLAINE ORPORATION , NINTH FLC RNIA 92707 241-4444 AW.COM	13	Dct 2), 2020 5/54 FM in response to wandmitw Yes, please fix this! I literally threw my AirPod across the room when I got a shrill text alert while listening to peaceful music.		
о́ш <u>"</u> с́і		Not cool.		
HAN & onal Law itre driv ia, califc one: (714 allahan-	14	Tenthy Helpful (1)		
ALLAH ROFESSION ON CENTR ON CENTR INTA ANA, FIELEPHON	15			
A H H A'	16			
3 HUT	17	CAUSES OF ACTION		
	18	I. <u>First Cause of Action – Negligence</u>		
	19	20. Plaintiffs re-allege and incorporate by reference all preceding		
	20	paragraphs in this Complaint as though fully set forth herein.		
	21	21. At all times relevant to this action, Defendants, and each of them, had a		
	22	duty to manufacture, design, devise, test, package, label, produce, create, make,		
	23	construct, assemble, market, advertise, promote, and distribute AirPods with		
	24	reasonable and due care for the safety and well-being of those using AirPods		
	25	including, but not limited to, Plaintiffs and B.G.		
	26	22. B.G. was a foreseeable user of the AirPods in that Defendants, and each		
	27	of them, knew, or in the exercise of reasonable care should have known, that		
	28	AirPods would be used by adults, parents, and children, including Plaintiffs and		
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		Gordoa Reyes Complaint		
		Condu Reyes Complaint		

1 B.G.

2 23. On information and belief, Defendants, and each of them, failed to
3 exercise reasonable and due care under the circumstances and therefore breached
4 their duties in the following ways:

a) failing to design the AirPods in a manner which would
automatically reduce or limit notification or alert volumes to a safe level;

b) failing to design the AirPods in a manner which would
properly self-adjust, equalize, reduce, limit, or increment sudden increases in
sound volumes to a safe level when inserted according to the standard fitting
instructions provided by Defendants;

c) failing to properly and thoroughly test the AirPods prior to
distributing the devices for public consumption or prior to placing such
devices into the stream of commerce;

14 d) failing to properly and thoroughly analyze the data15 resulting from testing of the AirPods;

16 e) designing, manufacturing, distributing, and selling the
17 AirPods without a warning or without an adequate warning of the significant
18 and dangerous risks associated with AirPods.

f) designing, manufacturing, distributing and selling the
AirPods without instructions or without proper instructions to avoid the harm
which could foreseeably occur because of using or inserting the AirPods in
the manner intended by or as directed by Defendants;

g) failing to fulfil the standard of care required of a
reasonable and prudent manufacturer, designer, distributor, and/or seller of
AirPods for consumer use, which were intended for use by persons of all ages
or known to be used by persons of all ages;

h) negligently continuing to manufacture, market, advertise,
warn, instruct, distribute, offer to sell, and sell the AirPods to consumers of all

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ages after Defendants knew or reasonably should have known of risks as
 described herein and/or the availability of safer alternative designs; and

i) the warnings, if any, and/or instructions that accompanied
the AirPods failed to provide the level of information that an ordinary user or
consumer would expect when using AirPods in a manner reasonably
foreseeable to Defendant.

In the event Plaintiffs or B.G. received warnings or instructions or 7 24. proper or adequate warnings or instructions as to the risks associated with AirPods 8 9 including, but not limited to, instructing wearers that sudden, injurious increases in 10 sound volume occur or are likely to occur as a result of alerts or notifications, or that 11 wearers should turn off notifications because of the risk that sudden, injurious 12 increases in sound volume occur or are likely to occur as a result of alerts or 13 notifications, Plaintiffs and B.G. would have heeded the warning and/or instructions, or they would not have purchased the product. 14

15 25. Defendants, and each of them, knew or reasonably should have known
16 that the defective condition(s) of the AirPods made the devices unreasonably
17 dangerous to people of all ages who use the devices.

18 26. The AirPods were and are dangerous when used by consumers with19 common knowledge as to the devices's characteristics and common usage.

20 27. Defendants, and each of them, knew or reasonably should have known
21 of the defect(s) at the time that the AirPods were used by B.G.

22 28. At all times relevant to this action, the AirPods were in a condition23 which made them unreasonably dangerous to an ordinary person.

24 29. At all times relevant to this action, B.G. was using the AirPods in the
25 manner in which such device was intended, as provided for by Defendants'
26 instructions.

30. As exporters, importers, designers, developers, manufacturers,
inspectors, advertisers, distributors, suppliers, inventors, testers, packagers, labelers,

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producers, creators, makers, constructors, assemblers, marketers, promoters, and/or
 sellers of AirPods, Defendants, and each of them, owed a duty of care to protect
 Plaintiffs, B.G., and all those similarly situated, including the countless consumers
 all over the world using Defendants' products.

31. At all times relevant to this action, it was foreseeable to Defendants,
and each of them, that their actions or omissions would lead to severe, permanent,
and debilitating injuries to B.G. and all those similarly situated.

8 32. As a direct and proximate result of each and all Defendants' negligence 9 in designing, manufacturing, and marketing the defective AirPods, B.G. has suffered 10 significant temporary and permanent, continuous injuries, pain and suffering, disability, and impairment. B.G. has suffered mental anguish, emotional trauma, 11 12 physical harm, injuries, disability, and impairment in the past and that will continue 13 into the future. B.G. has lost his ability to live a normal life, and he will continue to live a diminished life into the future, including a diminished earning capacity. 14 15 Furthermore, B.G. has medical bills both past and future related to care arising from 16 and relating to the injuries suffered as a result of the defective AirPods.

33. By reason of the foregoing, Defendants, and each of them, are liable toPlaintiffs for all compensable damages as a result of Defendants' negligence.

## 19 II. <u>Second Cause of Action – Strict Liability (Design Defect)</u>

20 34. Plaintiffs repeat and re-allege each and every allegation of this21 Complaint as if set forth in full in this cause of action.

35. Defendants, and each of them, owe users of AirPods such as Plaintiffs
and B.G. a duty of care to design a product that is not unreasonably dangerous to
users.

36. At all times relevant to this action, Defendants, and each of them,
exported, imported, designed, developed, manufactured, inspected, advertised,
distributed, supplied, invented, tested, packaged, labeled, produced, created, made,
constructed, assembled, marketed, promoted, and/or sold the defective AirPods

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1 thereby placing such product into the stream of commerce in a condition that was 2 defective and unreasonably dangerous to consumers, including B.G.

3 37. The AirPods are defective and unreasonably dangerous as a result of the following non-exhaustive defects in the design of the product: 4

5 the AirPods do not automatically reduce, control, limit, or a) increment notification or alert volumes to a safe level that causes them to emit 6 7 or transmit, imperceptibly to the wearer until the time of such emission or transmission, dangerous sounds directly into the ear canal while the user 8 9 incorrectly believes that the AirPods are working as intended thereby posing 10 an unreasonable or serious risk to the wearer's hearing and health;

**b**) an unreasonably dangerous environment in the ear is created when, unbeknownst to the user, AirPods are inserted into the ear according to stated fitting instructions such that sudden increases in sound volumes associated with notifications or alerts are not properly equalized, limited, controlled, reduced, or incremented thereby posing and unreasonable or serious risk to the wearer's hearing and health; and

17 c) following Defendants' standard instructions for use, or 18 insertion into the ear, poses an unreasonable or serious risk to a user's hearing 19 and general health arising from sudden, unexpected, and/or uncontrolled 20 increases in sound volumes associated with alerts or notifications.

21 38. At all times relevant to this action, AirPods were defective in their 22 design in that they are not reasonably fit, suitable, or safe for their intended purpose 23 or their foreseeable risks exceed the benefits associated with their design or, if 24 applicable, there were safer alternative design(s) for the like product, hardware or 25 software components, or related accessories.

39. 26 The AirPods were expected to reach, and did reach, users and/or 27 consumers, including B.G., without substantial change in the defective and unreasonably dangerous condition in which they were designed, manufactured, and 28

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1 sold.

40. B.G. used the AirPods in a foreseeable manner as normally intended,
recommended, promoted, presented, instructed, and marketed by the Defendants,
and each of them.

5 41. The AirPods are defective in design and unreasonably dangerous for6 the following reasons:

a) the AirPods, as designed, failed to perform safely when
used by an ordinary consumer such as B.G., including when used as intended
and in a reasonably foreseeable manner; or

b) in light of relevant factors, the benefits of the AirPods, as
designed, do not outweigh the risk of the dangers inherent in such design.

12 42. Further, the AirPods were, and are, unreasonably dangerous and 13 defective in design for their intended use in that, when they left the hands of the manufacturers and/or supplier, they posed a risk of inflicting significant and 14 15 temporary or permanent injury, including tinnitus and hearing loss, pain, suffering, 16 mental and emotional anguish, the loss of the pleasures of life, and other serious injury which could have been reduced or avoided, inter alia, by the adoption of a 17 18 feasible, reasonable alternative design. There were safer alternative designs for the like product. 19

43. The AirPods, as designed, were insufficiently tested and caused
harmful adverse events that outweighed any potential utility. The AirPods, as
designed, manufactured, tested, and supplied, were defective due to failures to test
or study, inadequate testing or study, and/or failures to report or inadequate
reporting regarding the results of any testing or studies, if any, on sudden volume
increases.

44. As a substantial factor or, in the alternative, as a direct and proximate
result of or, in the alternative, as a producing cause of the defectively designed
AirPods, as described herein, B.G. has suffered significant temporary and

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permanent, continuous injuries, pain and suffering, disability, and impairment. B.G.
has suffered mental anguish, emotional trauma, physical harm, injuries, disability,
and impairment in the past and that will continue into the future. B.G. has lost his
ability to live a normal life, and he will continue to live a diminished life into the
future, including a diminished earning capacity. Furthermore, B.G. has medical bills
both past and future related to care arising from and relating to the injuries suffered
as a result of the defective AirPods.

8 45. By reason of the foregoing, Defendants, and each of them, are liable to
9 Plaintiffs for all compensable damages as a result of the defectively designed
10 AirPods.

# 11 III. <u>Third Cause of Action – Strict Liability (Failure to Warn)</u>

46. Plaintiffs repeat and re-allege each and every allegation of thisComplaint as if set forth in full in this cause of action.

47. Defendants, and each of them, owe users of AirPods such as Plaintiffs
and B.G. a duty of care to provide warnings or instructions or, in the alternative,
adequate warnings or instructions regarding the risks of using such product.

48. At all times relevant to this action, Defendants, and each of them,
exported, imported, designed, developed, manufactured, inspected, advertised,
distributed, supplied, invented, tested, packaged, labeled, produced, created, made,
constructed, assembled, marketed, promoted, and/or sold defective AirPods thereby
placing such product into the stream of commerce in a condition that was defective
and unreasonably dangerous to consumers, including B.G.

49. The AirPods are defective and unreasonably dangerous, in part,
because there are no warnings or instructions or, in the alternative, inadequate
warnings or instructions as to the following non-exhaustive risks:

a) the AirPods do not automatically reduce, control, limit, or
increment notification or alert volumes to a safe level that causes them to emit
or transmit, imperceptibly to the wearer until the time of such emission or

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transmission, dangerous sounds directly into the ear canal while the user
 incorrectly believes that the AirPods are working as intended thereby posing
 an unreasonable or serious risk to the wearer's hearing and health;

b) when the AirPods are inserted into the ear according to
stated fitting instructions, an unreasonably dangerous environment is created
in the ear unbeknownst to the user such that sudden increases in sound
volumes associated with notifications or alerts are not properly equalized,
limited, controlled, reduced, or incremented thereby posing and unreasonable
or serious risk to the wearer's hearing and health; and

c) following Defendants' standard instructions for use, or
insertion into the ear, poses an unreasonable or serious risk to a user's hearing
and general health arising from sudden, unexpected, and/or uncontrolled
increases in sound volumes associated with alerts or notifications.

50. The AirPods were defective and unreasonably dangerous when they left
the possession of the Defendants, and each of them, in that they failed to contain
warnings or instructions or contained warnings or instructions insufficient to alert
consumers, including Plaintiffs and B.G., of the dangerous risks associated with
such device.

19 51. The warnings, if any, and/or instructions that accompanied the AirPods
20 failed to provide the level of information that an ordinary consumer would expect
21 when using the AirPods in a manner reasonably foreseeable to Defendant, and each
22 of them.

52. Had Plaintiffs or B.G. received warnings, instructions, proper or
adequate warnings, or instructions as to the risks associated with the wear or use of
AirPods including, but not limited to, instructing wearers that sudden, injurious
increases in sound volume occur or are likely to occur as a result of alerts or
notifications or that wearers should turn off notifications because of the risk that
sudden, injurious increases in sound volume occur or are likely to occur as a result

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of alerts or notifications, Plaintiffs and B.G. would have heeded the warning(s)
 and/or instruction(s) or they would not have purchased the product.

53. Information provided by Defendants, and each of them, to Plaintiffs,
B.G., and to consumers concerning the use, wear, and, if any, safety AirPods did not
accurately reflect the serious and potentially life altering adverse events wearers
such as B.G. could or would suffer.

54. At all times relevant to this action, the AirPods were defective and
unreasonably dangerous and presented a substantial danger to persons wearing the
product, and these risks and dangers were known or knowable at or around the time
of sale. Ordinary consumers would not have recognized the potential risks and
dangers posed to wearers unaware of or caught off-guard by sudden increases in
sound volume to injurious levels associated with alerts or notifications.

55. Had adequate warnings and instructions been provided, Plaintiffs, B.G.,
and other similarly situated persons would not have been at risk of the harmful
injuries described herein. Defendants, and each of them, failed to provide warnings
or instructions or adequate warnings or instructions of such risks and dangers to
wearers of AirPods as described herein. Neither Plaintiffs, nor B.G., knew, nor
could they have learned through the exercise of reasonable care, the risks of serious
injury associated with and/or caused by AirPods.

56. Defendants, and each of them, knew or had knowledge of the failure to
warn or instruct or that the warnings or instructions that were given failed to
properly warn of the risks or increased risks of serious injury associated with and/or
caused by AirPods.

57. Plaintiffs, B.G., and other similarly situated persons reasonably rely
upon the skill, superior knowledge, and judgment of the Defendants. Defendants,
and each of them, had a continuing duty to warn consumers such as Plaintiffs and
B.G. of the dangers associated with the subject product.

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58. As a substantial factor or, in the alternative, as the direct and proximate

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2 failure to warn or instruct or failure to adequately warn or instruct, B.G. has suffered

3 significant temporary and permanent, continuous injuries, pain and suffering,

4 disability, and impairment. B.G. has suffered mental anguish, emotional trauma,

5 physical harm, injuries, disability, and impairment in the past and that will continue

6 into the future. B.G. has lost his ability to live a normal life, and he will continue to

7 live a diminished life into the future, including a diminished earning capacity.

8 Furthermore, B.G. has medical bills both past and future related to care arising from9 and relating to the injuries suffered as a result of the defective AirPods.

10 59. By reason of the foregoing, Defendants, and each of them, are liable to
11 Plaintiffs for damages as a result of the failure to warn or instruct or failure to
12 adequately warn or instruct.

# IV. Fourth Cause of Action – Strict Liability (Manufacturing Defect)

60. Plaintiffs repeat and re-allege each and every allegation of this Complaint as if set forth in full in this cause of action.

16 61. Defendants, and each of them, owe users of AirPods such as Plaintiffs
17 and B.G. a duty of care to manufacture a product that is not unreasonably dangerous
18 to users.

62. At all times relevant to this action, Defendants, and each of them,
exported, imported, designed, developed, manufactured, inspected, advertised,
distributed, supplied, invented, tested, packaged, labeled, produced, created, made,
constructed, assembled, marketed, promoted, and/or sold defective AirPods thereby
placing such product into the stream of commerce in a condition that was defective
and unreasonably dangerous to consumers, including B.G.

63. The AirPods suffer from a manufacturing defect and are unreasonably
dangerous, in part, because the offending AirPods differ from Defendants' intended
result or from other ostensibly identical units of the same product line for the
following non-exhaustive reasons:

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a) the AirPods do not automatically reduce, control, limit, or
increment notification or alert volumes to a safe level that causes them to emit
or transmit, imperceptibly to the wearer until the time of such emission or
transmission, dangerous sounds directly into the ear canal while the user
incorrectly believes that the AirPods are working as intended thereby posing
an unreasonable or serious risk to the wearer's hearing and health;

b) when the AirPods are inserted into the ear according to
stated fitting instructions, an unreasonably dangerous environment is created
in the ear unbeknownst to the user such that sudden increases in sound
volumes associated with notifications or alerts are not properly equalized,
limited, controlled, reduced, or incremented thereby posing and unreasonable
or serious risk to the wearer's hearing and health; and

c) following Defendants' standard instructions for use, or
insertion into the ear, poses an unreasonable or serious risk to a user's hearing
and general health arising from sudden, unexpected, and/or uncontrolled
increases in sound volumes associated with alerts or notifications.

17 64. The AirPods were defective and unreasonably dangerous when they left18 the possession of the Defendants, and each of them.

19 65. As a substantial factor or, in the alternative, as a direct and proximate 20result of or, in the alternative, as a producing cause of the manufacturing defects, 21 B.G. has suffered significant temporary and permanent, continuous injuries, pain 22 and suffering, disability, and impairment. B.G. has suffered mental anguish, 23 emotional trauma, physical harm, injuries, disability, and impairment in the past and 24 that will continue into the future. B.G. has lost his ability to live a normal life, and 25 he will continue to live a diminished life into the future, including a diminished 26 earning capacity. Furthermore, B.G. has medical bills both past and future related to 27 care arising from and relating to the injuries suffered as a result of the defective AirPods. 28

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CALLAHAN & BLAINE a professional law corration utton centre drive. Ninth floor santa ana. California 9247 Telephone: (714) 241-4444 www.callahan-law.com 66. By reason of the foregoing, Defendants, and each of them, are liable to
 Plaintiffs for damages as a result of the manufacturing defects.

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## V. <u>Fifth Cause of Action – Gross Negligence</u>

4 67. Plaintiffs repeat and re-allege each and every allegation of this5 Complaint as if set forth in full in this cause of action.

68. The wrongs committed by Defendants, and each of them, were 6 7 aggravated by the kind of malice, fraud, oppression, and grossly negligent disregard 8 for the rights of others, the public, Plaintiffs and B.G., for which the law would allow the imposition of punitive damages (and which Plaintiffs seek, as set forth 9 below) under California Civil Code section 3294, and Defendants and each of them, 10 11 through their officers, directors, and/or managing agents, had advance knowledge of 12 and consciously disregarded such wrongful conduct, and otherwise authorized 13 and/or ratified such wrongful conduct.

69. Such punitive damages are appropriate given each and all Defendants'
conduct, as further alleged herein, which recklessly caused substantial injuries to
B.G. or, when viewed objectively from Defendants' standpoint at the time of the
conduct, involved an extreme degree of risk considering the probability and
magnitude of the potential harm to others, of which Defendants were actually,
subjectively aware of the risks involved, but nevertheless proceeded with conscious
indifference to the rights, safety, or welfare of others.

21 70. Plaintiffs assert claims for punitive damages in an amount within the
22 jurisdictional limits of the Court.

71. The acts and omissions of each and all Defendants, whether taken
singularly or in combination with others, constitute gross negligence that
proximately caused the injuries to Plaintiffs and B.G. In that regard, Plaintiffs seek
punitive damages in amounts that would punish Defendants for their conduct and
which would deter other technology companies from engaging in such misconduct
in the future.

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CALLAHAN & BLAINE A PROFESSIONAL LAW CORPORATION HUTTON CENTRE BRIVE, ININTH FLOOR SANTA ANA, CALIFA ANA, CALIA444 WWW.CALLAHAN-LAW.COM VI. <u>Sixth Cause of Action – Breach of Implied Warranty</u>

2 72. Plaintiffs repeat and re-allege each and every allegation of this3 Complaint as if set forth in full in this cause of action.

4 73. At all times relevant to this action, Defendants, and each of them,
5 exported, imported, designed, developed, manufactured, inspected, advertised,
6 distributed, supplied, invented, tested, packaged, labeled, produced, created, made,
7 constructed, assembled, marketed, promoted, and/or sold AirPods.

8 74. At all relevant times, Defendants, and each of them, intended the9 AirPods to be used in the manner that B.G. in fact used them.

10 75. Defendants, and each of them, impliedly warranted the AirPods to be of
11 merchantable quality, safe and fit for the use for which the Defendants intended
12 them and in the manner by which B.G. in fact used them.

76. Defendants, and each of them, breached their implied warranties as follows:

• Defendants failed to provide the warning or instruction and/or an adequate warning or instruction which a person exercising reasonable care would have provided concerning that risk, in light of the likelihood that AirPods would cause harm;

• Defendants place[d] a product in the stream of commerce that was and is more dangerous than an ordinary consumer would expect when used in an intended or reasonably foreseeable manner, and the foreseeable risks associated with the AirPods design exceeded the benefits associated with that design and these defects existed at the time the product left the Defendants' control; and

• Defendants manufactured, imported, exported, distributed, supplied, and sold the AirPods subject of this lawsuit when such product deviated in a material way from the design

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specifications, test results (if any), performance standards, or form otherwise identical units manufactured to the same design specifications, test results (if any), performance standards, and these defects existed at the time the product left Defendants' control.

6 77. As a result of the breached of implies warranties, as described herein, 7 B.G. has suffered significant temporary and permanent, continuous injuries, pain 8 and suffering, disability, and impairment. B.G. has suffered mental anguish, 9 emotional trauma, physical harm, injuries, disability, and impairment in the past and that will continue into the future. B.G. has lost his ability to live a normal life, and 10 11 he will continue to live a diminished life into the future, including a diminished 12 earning capacity. Furthermore, B.G. has medical bills both past and future related to 13 care arising from and relating to the injuries suffered as a result of the defective AirPods. 14

15 78. By reason of the foregoing, Defendants, and each of them, are liable to16 Plaintiffs for damages as a result of the breaches of implied warranties.

## VII. Seventh Cause of Action – Fraud by Non-Disclosure

18 79. Plaintiffs repeat and re-allege each and every allegation of this19 Complaint as if set forth in full in this cause of action.

20 80. Defendants were aware of or knew about the defect(s) in the AirPods that (a) fail to automatically reduce or limit notification and/or alert volumes, (b) fail 21 22 to self-adjust, incrementally increase, or otherwise equalize notification and/or alert 23 volumes, and (c) fail to include any warnings of the defect(s) described herein or fail 24 to include adequate warnings of the defect(s) described herein, but Defendants chose 25 to conceal or suppress these known defects by, among other actions or inactions, 26 leaving such information off the standard warnings or instructions provided to users: 27 28

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#### Safety and handling

#### Important safety information

Handle AirPods and case with care. They including batteries, and can be damaged or cause injury if dropped, burned, punctured, crushed, disassembled, or if exposed to excessive heat or liquid. Don't use damaged AirPods or case.

#### Bluetooth<sup>®</sup>

To turn off Bluetooth on AirPods, put them in the case and close it.

#### Batteries

Don't attempt to replace AirPod or case batteries yourself-you may damage the batteries, which could cause overheating and injury.

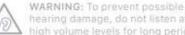
#### Lightning cable and connector

Avoid prolonged skin contact with the connector when the Lightning to USB Cable is plugged into a power source, because it may cause discomfort or injury. For example, while the case is charging using the Lightning to USB Cable and a power adapter plugged into a power source, don't sit or sleep on the Lightning connector or place it under a blanket, pillow, or your body. Take special care if you have a physical condition that affects your ability to detect heat against your body.

#### Hearing loss

permanently damage your hearing. Background noise, as well as continued exposure to high

volume levels, can make sounds seem quieter. than they actually are. Check the volume before inserting AirPods in your ear. For more information about hearing loss and how to set a maximum volume limit, see www.apple.com/sound.



#### hearing damage, do not listen at high volume levels for long periods.

#### Driving hazard

Use of AirPods while operating a vehicle is not recommended and is illegal in some areas. Check and obey the applicable laws and regulations on the use of earphones while operating a vehicle. Be careful and attentive while driving. Stop listening to your audio device if you find it disruptive or distracting while operating any type of vehicle or performing any activity that requires your full attention.

#### Choking hazard

AirPods and case may present a choking hazard or cause other injury to small children. Keep them away from small children.

#### Medical device interference

radios that emit electromagnetic fields. AirPods and case also contain magnets. These electromagnetic fields and magnets may interfere with pacemakers, defibrillators, or other medical devices. Maintain a safe distance of separation between your medical device and AirPods and case. Consult your physician and

18 81. Defendants, and each of them, had a duty to warn about, provide instructions concerning, and, at the very least, disclose the facts regarding sudden, 19 unexpected, and/or uncontrolled increases in sound volumes associated with alerts 20 or notifications to AirPods users including Plaintiffs and B.G., and Defendants, and 21 each of them, intended to defraud AirPods users including Plaintiffs and B.G. by 22 intentionally concealing or suppressing these facts. Plaintiffs and B.G. were 23 unaware of these facts, and Plaintiffs and B.G. would have heeded the warning 24 and/or instructions or they would not have purchased the product had they known of 25 these concealed or suppressed facts. 26

As a result of the concealment or suppression of the facts described 82. 27 above and as alleged throughout this Complaint, B.G. has suffered significant 28

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temporary and permanent, continuous injuries, pain and suffering, disability, and
 impairment. B.G. has suffered mental anguish, emotional trauma, physical harm,
 injuries, disability, and impairment in the past and that will continue into the future.
 B.G. has lost his ability to live a normal life, and he will continue to live a
 diminished life into the future, including a diminished earning capacity.
 Furthermore, B.G. has medical bills both past and future related to care arising from
 and relating to the injuries suffered as a result of the defective AirPods.

8 83. By reason of the foregoing, Defendants, and each of them, are liable to
9 Plaintiffs for damages as a result of the manufacturing defects.

10 84. The wrongs committed by Defendants, and each of them, were 11 aggravated by the kind of malice, fraud, oppression, and grossly negligent disregard 12 for the rights of others, the public, Plaintiffs and B.G., for which the law would 13 allow the imposition of punitive damages (and which Plaintiffs seek, as set forth 14 below) under California Civil Code section 3294, and Defendants and each of them, through their officers, directors, and/or managing agents, had advance knowledge of 15 16 and consciously disregarded such wrongful conduct, and otherwise authorized and/or ratified such wrongful conduct. 17

85. Such punitive damages are appropriate given each and all Defendants'
conduct, as further alleged herein, which recklessly caused substantial injuries to
B.G. or, when viewed objectively from Defendants' standpoint at the time of the
conduct, involved an extreme degree of risk considering the probability and
magnitude of the potential harm to others, of which Defendants were actually,
subjectively aware of the risks involved, but nevertheless proceeded with conscious
indifference to the rights, safety, or welfare of others.

86. Plaintiffs assert claims for punitive damages in an amount within the
jurisdictional limits of the Court.

27 87. The acts and omissions of each and all Defendants, whether taken
28 singularly or in combination with others, constitute fraud that proximately caused

- 24 -Gordoa Reyes Complaint the injuries to Plaintiffs and B.G. In that regard, Plaintiffs seek punitive damages in
 amounts that would punish Defendants for their conduct and which would deter
 other technology companies from engaging in such misconduct in the future.

# NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS – CARLOS GORDOA

6 88. Plaintiffs repeat and re-allege each and every allegation of this7 Complaint as if set forth in full in this cause of action.

8 89. Plaintiff Carlos Gordoa is B.G.'s father. Each and all Defendants'
9 negligent conduct or negligent failure(s) to act as alleged in this Complaint caused
10 B.G. to suffer injuries. Mr. Gordoa was present at the scene of the incident made the
11 basis of this lawsuit when it occurred and was aware that B.G. was injured. Indeed,
12 Mr. Gordoa took this picture shortly after the incident:



90. The concern on B.G.'s face was palpable and the concern was
immediately felt by his father. As a result of B.G.'s injuries, Mr. Gordoa reasonably
suffers from severe emotional distress beyond that which would be anticipated in a
disinterested witness and/or beyond that which an ordinary, reasonable person
would be able to cope.

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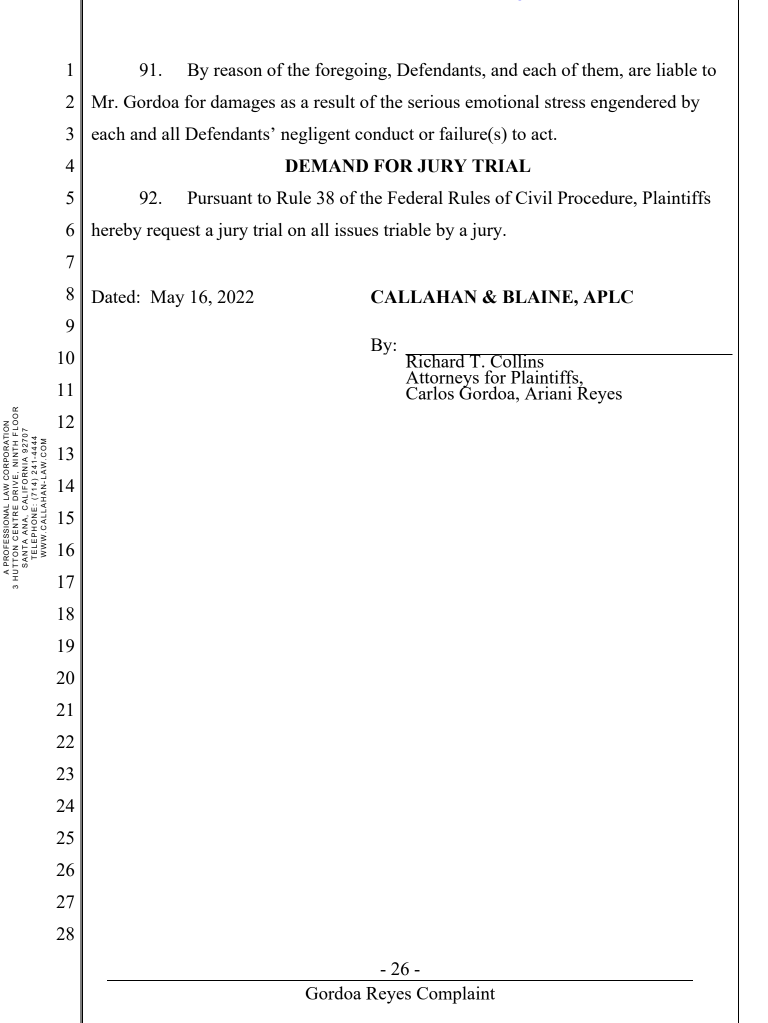
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