## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

CALLAWAY GOLF COMPANY,	)
Plaintiff,	)
٧.	) Civ. No. 06-91-SLR
ACUSHNET COMPANY,	)
Defendant.	)
	)

**VERDICT SHEET** 

Dated: March 26, 2010

vvo, the july, dilutilihously find as follow	We,	the	jury,	unanimously	find	as	follows
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## I. VALIDITY

## A. Anticipation

1. Has Acushnet proven, by clear and convincing evidence, that any of the following claims is invalid due to anticipation?

"Yes" is a finding for Acushnet. "No" is a finding for Callaway.

(A) U.S. Patent No. 6,210,293 (the '293 patent)

Claim 1 Yes<u>Yes</u> No\_\_\_

(B) U.S. Patent No. 6,503,156 (the '156 patent)

Claim 1 Yes\_Yes\_ No\_\_\_\_

(C) U.S. Patent No. 6,506,130 (the '130 patent)

Claim 5 Yes Yes No\_\_\_\_

(D) U.S. Patent No. 6,595,873 (the '873 patent)

Claim 3 Yes Yel No\_\_\_\_

## **B.** Obviousness

2. Has Acushnet proven, by clear and convincing evidence, that any of the following claims is invalid due to obviousness?

"Yes" is a finding for Acushnet. "No" is a finding for Callaway.

(A) U.S. Patent No. 6,210,293 (the '293 patent)

Claim 1 Yes\_\(\ells\) No\_\_\_\_

Question 2 continues on the next page.

Question 2 co	ontinued	from previous	page				
	(B)	U.S. Patent No. 6,503,156 (the '156 patent)					
		Claim 1	Yes <u> \e\</u>	No			
	(C)		No. 6,506,130 (the '1				
		Claim 5	Yes_\c\	No			
	(D)		No. 6,595,873 (the '8				
		Claim 3	Yes (e)	No			
II. DAMAGE	ES						
Answ	er the f	ollowing ques	tions only if you find	any of the C	allaway patent claims		
valid (i.e., you answered "no" to both questions 1 and 2 for one or more claims).							
3.	What	is the total an	nount of lost profit da	amages, if an	y, that should be		
awarded to	Callawa	ay?					
	\$						
	-						
4.	For ar	ny sales for w	hich you have not av	varded lost p	rofits, what amount of		
reasonable	royalty damages should be awarded to Callaway?						
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