1	Sandra A. Edwards (State Bar No. 154578) Joshua W. Malone (State Bar No. 301836)	
2	Farella Braun + Martel LLP 235 Montgomery Street, 17th Floor	ELECTRONICALLY
3	San Francisco, CA 94104 Telephone: (415) 954-4400; Fax: (415) 954-4480	FILED Superior Court of California,
4	sedwards@fbm.com jmalone@fbm.com	County of San Francisco 05/24/2018
5		Clerk of the Court BY:ERNALYN BURA
6	Joe G. Hollingsworth (appearance pro hac vice) Martin C. Calhoun (appearance pro hac vice)	Deputy Clerk
7	Kirby T. Griffis (appearance <i>pro hac vice</i>) William J. Cople (appearance <i>pro hac vice</i>)	
8	Hollingsworth LLP 1350 I Street, N.W.	
9	Washington, DC 20005 Telephone: (202) 898-5800; Fax: (202) 682-1639	
10	jhollingsworth@hollingsworthllp.com mcalhoun@hollingsworthllp.com kgriffis@hollingsworthllp.com	
11	wcople@hollingsworthllp.com	
12	George C. Lombardi (appearance <i>pro hac vice</i>) James M. Hilmert (appearance <i>pro hac vice</i>)	
13	Winston & Strawn LLP 35 West Wacker Drive	
14		
15		
16 17	Attorneys for Defendant MONSANTO COMPANY	
18	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
19	COUNTY OF SAN FRANCISCO	
20		
21	DEWAYNE JOHNSON,	Case No. CGC-16-550128
22	Plaintiff,	DEFENDANT MONSANTO COMPANY'S
23	VS.	MOTION IN LIMINE NO. 29 TO EXCLUDE DAMAGES AND EVIDENCE
24	MONSANTO COMPANY,	REGARDING LOSS OF CONSORTIUM
25	Defendant.	Trial Date: June 18, 2018 Time: 9:30 a.m.
26		Department: TBD
27		
28		

I. INTRODUCTION

Defendant Monsanto Company ("Monsanto") respectfully requests that this Court exclude Plaintiff Dewayne Johnson's ("Plaintiff") impermissible claim for loss of consortium damages, and the introduction at trial of any evidence or argument concerning Plaintiff's or Plaintiff's wife's loss of consortium. Although Plaintiff has asserted he intends to seek damages related to an alleged loss of consortium, he is not the proper party to do so. Nor is Plaintiff's spouse a party to this lawsuit. Evidence, including testimony from either Plaintiff or his spouse regarding the deprivation of the benefits of their marriage—such as the loss of enjoyment of sexual relations, the ability to have children, the loss of companionship, love, comfort, care, assistance, protection, or moral support—should therefore be excluded because it is irrelevant to the litigation, would constitute cumulative evidence, cause an undue consumption of time, confuse the issues, and mislead the jury.

II. <u>ARGUMENT</u>

A. Plaintiff Cannot Claim Damages for Loss of Consortium

A claim "for loss of 'consortium,' i.e., for loss of conjugal fellowship and sexual relations" can be asserted by "a married person whose spouse has been injured by the negligence of a third party." *Rodriguez v. Bethlehem Steel Corp.*, 12 Cal. 3d 382, 385 (1974). Loss of consortium includes the loss of companionship, emotional and moral support, love, assistance, felicity, sexual relations, conjugal society, comfort, affection, and the ability to have children. *Id.* at 404-06, 408 (declaring "that in California each spouse has a cause of action for loss of consortium, as defined herein, caused by a negligent or intentional injury to the other spouse by a third party.").

On February 22, 2018, Plaintiff served a Statement of Damages seeking general damages in the amount of \$10 million for loss of consortium, which are distinct from his claims for pain, suffering, and inconvenience damages, and emotional distress damages. Plaintiff cannot seek damages for a loss of consortium: the cause of action may only originate with Plaintiff's wife. *Rodriguez*, 12 Cal. 3d at 385. Because Plaintiff's wife is not a party to this litigation, and Plaintiff is not the proper party to seek such damages, any damages for and evidence of loss of consortium should be excluded at trial.

B. Any Evidence Regarding A Loss of Consortium Should be Excluded At Trial

Monsanto anticipates Plaintiff will introduce evidence from Plaintiff or his wife to demonstrate a loss of conjugal fellowship and sexual relations. This evidence may include private and intimate testimony from Plaintiff or his wife concerning their sexual relations and spousal companionship prior to and following Plaintiff's diagnosis of non-Hodgkin's lymphoma. Plaintiff does not properly allege a loss of consortium cause of action and any such evidence and testimony from either Plaintiff or his wife is not relevant because it is not a disputed fact that is of consequence in this litigation. *See* Cal. Evid. Code § 210 (defining relevant evidence as "having any tendency in reason to prove or disprove any disputed fact that is of consequence to the determination of the action."); *see also* Cal. Evid. Code § 350 ("No evidence is admissible except relevant evidence.").

In addition to being irrelevant, evidence of any of Plaintiff's wife's loss of consortium should be excluded because it would be cumulative to Plaintiff's testimony on other possible non-economic causes of action, creating an inappropriate emotional plea, resulting in an undue emphasis of issues, and necessitating an undue consumption of time. Cal. Evid. Code § 352. It would also mislead the jury into believing that the companionship and sexual relations between Plaintiff and his wife are somehow relevant to Plaintiff's alleged damages even though Plaintiff's wife is not a party to the litigation. Cal. Evid. Code § 352. Further, such testimony from Plaintiff's wife would confuse the jury by requiring it to differentiate between Plaintiff's other alleged non-economic damage claims, such as emotional distress, and the irrelevant evidence concerning loss of consortium. Cal. Evid. Code § 352 (court may exclude evidence where probative value is substantially outweighed by the probability that its admission will . . . create substantial danger of undue prejudice, of confusing the issues, or of misleading the jury.")

25 ||

27 ||

34812\6667436.2

Ш. **CONCLUSION** For the foregoing reasons, the Court should exclude Plaintiff's claim of general damages for loss of consortium, and any evidence or argument regarding Plaintiff's or his wife's alleged loss of consortium. Dated: May 24, 2018 Respectfully submitted, FARELLA BRAUN + MARTEL LLP u e Enson By: Sandra A. Edwards Attorneys for Defendant MONSANTO COMPANY