

# EXHIBIT 36

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11 Attorneys for Plaintiff  
 FIRSTFACE CO., LTD.

12 **UNITED STATES DISTRICT COURT**  
 13 **NORTHERN DISTRICT OF CALIFORNIA**  
 14 **SAN FRANCISCO DIVISION**

15 FIRSTFACE CO., LTD.,  
 16  
 Plaintiff,  
 17  
 v.  
 18  
 APPLE INC.,  
 19  
 Defendant.

CASE NO. 3:18-cv-02245-JD  
**PLAINTIFF'S SUPPLEMENTAL  
 SECOND AMENDED DISCLOSURE OF  
 ASSERTED CLAIMS AND  
 INFRINGEMENT CONTENTIONS**  
 Judge: Hon. James Donato

1 Pursuant to N.D. Cal. Patent L.R. 3-1, Plaintiff Firstface Co., Ltd. submits this supplemental  
2 second amended disclosure of asserted claims and infringement contentions to Defendant Apple Inc.

3 **I. Patent L.R. 3-1(a)—Each Claim of Each Patent In Suit That Is Allegedly Infringed**

4 Firstface contends that Apple directly infringes claims 11-14 and 18 of U.S. Patent No. 9,633,373  
5 (the “’373 patent”) under 35 U.S.C. § 271(a). Firstface also contends that Apple indirectly infringes  
6 claims 11-14 and 18 of the ’373 patent under 35 U.S.C. §§ 271(b) and 271(c).

7 Firstface contends that Apple directly infringes claims 10, 12-13, and 15-17 of U.S. Patent No.  
8 9,779,419 (the “’419 patent”) under 35 U.S.C. § 271(a). Firstface also contends that Apple indirectly  
9 infringes claims 10, 12-13, and 15-17 of the ’419 patent under 35 U.S.C. §§ 271(b) and 271(c).

10 Firstface reserves the right to augment or supplement its contentions to identify additional claims  
11 infringed by Apple after discovery, in response to Apple’s production pursuant to N.D. Cal. Patent L.R.  
12 3-4, or as permitted under the Patent Local Rules.

13 **II. Patent L.R. 3-1(b)—Each Accused Instrumentality**

14 Apple’s direct and indirect infringements of claims 11-14 of U.S. Patent No. 9,633,373 and  
15 claims 10, 12-13, and 15-17 of U.S. Patent No. 9,779,419 pertain to Apple mobile devices that support  
16 fingerprint authentication and Siri functionality (the “’373 Accused Products” and “’419 Accused  
17 Products”).<sup>1</sup> Apple’s direct and indirect infringements of claim 18 of U.S. Patent No. 9,633,373 pertain  
18 to Apple smartphones that support fingerprint authentication and Siri functionality (the “’373 Accused  
19 Smartphone Products”).<sup>2</sup>

20  
21  
22 <sup>1</sup> The ’373 Accused Products and ’419 Accused Products include (but are not limited to) the following  
23 devices: iPhone 6, iPhone 6 Plus, iPhone 6s, iPhone 6s Plus, iPhone SE, iPhone 7, iPhone 7 Plus, iPhone  
24 8, iPhone 8 Plus, iPad (2017 version, a/k/a the iPad (5th generation)), iPad (2018 version, a/k/a the iPad  
25 (6th generation)), iPad Air 2, iPad mini 3, iPad mini 4, iPad Pro (12.9 inch) (1st generation), iPad Pro  
(9.7 inch) (1st generation), iPad Pro (12.9 inch) (2nd generation), iPad Pro (10.5 inch) (2nd generation),  
iPad mini (5th generation), iPad Air (3rd generation), iPad (7th generation), iPad (8th generation), iPad  
(9th generation), iPhone SE (2nd generation), iPad Air (4th generation), and iPad mini (6th generation).

26 <sup>2</sup> The ’373 Accused Smartphone Products include (but are not limited to) the following devices: iPhone  
27 6, iPhone 6 Plus, iPhone 6s, iPhone 6s Plus, iPhone SE, iPhone 7, iPhone 7 Plus, iPhone 8, iPhone 8 Plus,  
28 and iPhone SE (2nd generation).

1 (g) Firstface does not possess any documents responsive to Patent L.R. 3-2(g). Firstface  
2 anticipates that Apple possesses documents responsive to Patent L.R. 3-2(g) and will  
3 request such documents during discovery.

4 (h) Firstface does not possess any documents responsive to Patent L.R. 3-2(h). Firstface  
5 anticipates that Apple possesses documents responsive to Patent L.R. 3-2(h) and will  
6 request such documents during discovery.

7 (i) Firstface does not possess any documents responsive to Patent L.R. 3-2(i).

8 (j) Firstface does not possess any documents responsive to Patent L.R. 3-2(j).

9 Dated: March 4, 2022

Respectfully submitted,

10 /s/ Edward R. Nelson III

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**CERTIFICATE OF SERVICE**

Pursuant to Civil Local Rule 5-5, Christopher G. Granaghan certifies that the foregoing Plaintiff's Second Amended Disclosure of Asserted Claims and Infringement Contentions was served on the following counsel of record via e-mail on March 4, 2022.

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