UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., Petitioner, v. SMARTFLASH LLC, Patent Owner.

Case CBM2014-00110 U.S. Patent No. 8,336,772

Before JENNIFER S. BISK, RAMA G. ELLURU, NEIL T. POWELL, JEREMY M. PLENZLER, and MATTHEW R. CLEMENTS, *Administrative Patent Judges*.

MOTION FOR REFUND OF POST-INSTITUTION FEES

Apple Inc. hereby requests a refund of the \$18,000 post-institution fee that it previously paid. Petitioner Apple filed a petition for covered business method review of U.S. Patent No. 8,336,772 on April 3, 2014, and paid the USPTO \$30,000 on that date, including a \$12,000 payment for the covered business method review request fee and a \$18,000 payment for the post-institution fee, as required by 37 C.F.R. §42.15(b). The Board denied institution of the covered business method review petition on September 30, 2014. (Paper No. 7.) Based on this denial of institution, Petitioner Apple Inc. is entitled to a refund of the post-institution fee. *See e.g.*, 78 FR 4233 (January 18, 2013) available at http://www.gpo.gov/fdsys/pkg/FR-2013-01-18/pdf/2013-00819.pdf ("if the review is not instituted at all, the portion of the fee covering the trial would be returned"). For at least the foregoing reasons, Apple hereby requests a refund of the \$18,000 post-institution fee that it previously paid.

CKET A R M Find authenticated court documents without watermarks at <u>docketalarm.com</u>. Case CBM2014-00110 Patent No. 8,336,772 The refund may be deposited in Deposit Account No. 061075 under Order No. 104677-5008.

Dated: October 15, 2014

Respectfully submitted,

By <u>/J. Steven Baughman/</u> J. Steven Baughman, Lead Counsel Registration No. 47,414 steven.baughman@ropesgray.com Ching-Lee Fukuda, Back-up Counsel Registration No. 44,334 ching-lee.fukuda@ropesgray.com ROPES & GRAY LLP Prudential Tower 800 Boylston Street Boston, Massachusetts 02199-3600 (202) 508-4606 (Telephone) (617) 235-9492 (Fax) Attorneys/Agents For Petitioner

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing Motion for Refund of Post-Institution

Fees in connection with Covered Business Method Review Case CBM2014-00110 was

served on this 15th day of October, 2014, by electronic mail, pursuant to the parties'

agreement concerning electronic service, upon Davidson Berquist Jackson &

Gowdey, LLP, counsel for Patent Owner, at mcasey@dbjg.com, jsd@dbjg.com, and

docket@dbjg.com.

DOCKE

Dated: October 15, 2014

By / Megan F. Raymond/ Megan F. Raymond