Case CBM2015-00118 Patent 7,334,720 B2

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., Petitioner

v.

SMARTFLASH LLC, Patent Owner

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Before the Honorable JENNIFER S. BISK, RAMA G. ELLURU, GREGG I. ANDERSON, and PETER P. CHEN, *Administrative Patent Judges*.

## NOTICE THAT PETITIONER APPLE INC.'S MOTION FOR JOINDER (PAPER 3) IS UNOPPOSED

On June 29, 2015, the Board authorized the undersigned, on behalf of and acting in a representative capacity for Petitioner Apple Inc. ("Petitioner"), to submit a notice stating that Apple's Motion for Joinder (Paper 3) is not opposed by Patent Owner Smartflash LLC ("Patent Owner").

On April 30, 2015 and concurrently with its Petition, Petitioner filed a Motion for Joinder requesting joinder of its Petition with pending Covered Business Method review CBM2014-00190, which was instituted by the Board on April 2, 2015. Paper 3 at 2. At the May 4, 2015 telephonic conference with the



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Board, Patent Owner's counsel stated that Patent Owner "will oppose the motion under 325(c)." *See* Paper 8 at 16:11-20. The Board's May 6, 2015 Order on the Conduct of Proceedings set a June 1, 2015 due date for Patent Owner's opposition to Petitioner's Motion for Joinder. Paper 5 at 3. However, on June 1, 2015, Patent Owner only filed a preliminary response, stating therein that "[i]f the Board institutes a CBM review, Patent Owner does not oppose Petitioner's Motion for Joinder, Paper 3." Paper 7 at 1 n.1. Accordingly, Petitioner's pending Motion for Joinder (Paper 3) is unopposed, and Petitioner is prepared to provide any further information in connection with the request for joinder as the Board may require.

Respectfully submitted,

July 1, 2015

By:/J. Steven Baughman/

J. Steven Baughman (Lead Counsel) Reg. No. 47,414 Megan Raymond (Backup Counsel) Reg. No. 72,997

**ROPES & GRAY LLP** 

One Metro Center, 700 12<sup>th</sup> St. Suite 900

Washington, DC 20005-3948

P: 202-508-4606 / F: 202-383-8371 steven.baughman@ropesgray.com

Ching-Lee Fukuda (Backup Counsel) Reg. No. 44,334

**ROPES & GRAY LLP** 

1211 Avenue of the Americas New York, NY 10036

P: 212-596-9336 /F: 212-596-9000 ching-lee.fukuda@ropesgray.com

Mailing address for all PTAB correspondence: **ROPES & GRAY LLP** IPRM – Floor 43, Prudential Tower, 800 Boylston Street, Boston, MA 02199-3600

Attorneys for Petitioner Apple Inc.



## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of the foregoing NOTICE THAT PETITIONER APPLE INC.'S MOTION FOR JOINDER (PAPER 3) IS UNOPPOSED was served on July 1, 2015, to the following Counsel for Patent Owner via e-mail, pursuant to the parties' agreement concerning service:

Michael R. Casey
J. Scott Davidson
DAVIDSON BERQUIST JACKSON & GOWDEY LLP
8300 Greensboro Drive, Suite 500
McLean, VA 22102
Telephone: (571) 765-7700
Facsimile: (571) 765-7200
mcasey@dbig.com

mcasey@dbjg.com jsd@dbjg.com docket@dbjg.com

Attorneys for Patent Owner Smartflash LLC

/s/ Sharon Lee
Sharon Lee

**ROPES & GRAY LLP** 

