## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## **BEFORE THE PATENT TRIAL AND APPEAL BOARD**

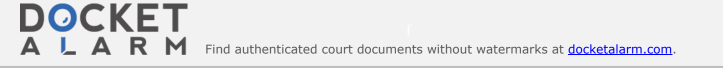
SAMSUNG ELECTRONICS CO., LTD., Petitioner,

v.

ARENDI S.A.R.L., Patent Owner.

Case No. To Be Assigned Patent No. 8,306,993

PETITION FOR *INTER PARTES* REVIEW OF U.S. PATENT NO. 8,306,993 UNDER 35 U.S.C. §§ 311-319 AND 37 C.F.R. § 42.100 *et seq*.



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Exhibit	Description
Ex. 1001	U.S. Patent No. 8,306,993
Ex. 1002	File History for U.S. Patent No. 8,306,993
Ex. 1003	Bonura, T. and J. Miller, "Drop Zones, An Extension to LiveDoc,"
	SIGCHI Bulletin, Vol. 30, No. 2, April 1998, pp. 59-63
Ex. 1004	Pensoft Corp., Perspective Handbook, First Edition, November
	1992
Ex. 1005	Bonura, T. and J. Miller, "From Documents to Objects, An
	Overview of LiveDoc," SIGCHI Bulletin, Vol. 30, No. 2, April
	1998, pp. 53-58
Ex. 1006	U.S. Patent No. 6,112,099 to P. Ketola
Ex. 1007	U.S. Patent No. 6,005,549 to Forest
Ex. 1008	Norwegian patent application NO 984066
Ex. 1009	Certified translation of NO 984066
Ex. 1010	Declaration of Paul C. Clark, D.Sc.
Ex. 1011	Curriculum vitae of Paul C. Clark, D.Sc.
Ex. 1012	Order Re Claim Construction (Dkt. No. 255), Arendi U.S.A., Inc.
	v. Microsoft Corp., CA No. 02-343-T, Sept. 27, 2004 (D.R.I.)
Ex. 1013	Declaration of Diana Cohen, and Tabs A-F referenced therein,
	prepared for and filed in <i>Ex Parte</i> Reexamination Control No.
	90/011,287
Ex. 1014	U.S. Patent No. 5,434,777 to W.W. Luciw (discussed in the
	Declaration of Dr. Clark, Ex. 1010)

## LIST OF EXHIBITS

## I. MANDATORY NOTICES (37 C.F.R. § 42.8(a)(1))

## A. REAL PARTIES-IN-INTEREST (37 C.F.R. § 42.8(B)(1))

The real parties-in-interest for this petition for *Inter Partes* Review ("IPR") are Samsung Electronics Co., Ltd. ("Petitioner"); Samsung Electronics America, Inc.; and Samsung Telecommunications America, LLC.

### **B.** RELATED MATTERS (37 C.F.R. § 42.8(B)(2))

U.S. Patent No. 8,306,993 ("the '993 Patent") is currently the subject of litigation against multiple defendants in the District of Delaware, including the action captioned *Arendi S.A.R.L. v. Samsung Electronics Co., Ltd., Samsung Electronics America, Inc., and Samsung Telecommunications America, LLC* (Civil Action No. 12-1598 (LPS); the "Samsung Litigation"). Other defendants in the Delaware litigations include LG Electronics, Inc. (C.A. No. 12-1595), Apple Inc. (C.A. No. 12-1596), Research In Motion Limited (C.A. No. 12-1597), Nokia (C.A. No. 12-1599), HTC Corp. (C.A. No. 12-1600), Motorola Mobility LLC (C.A. No. 12-1601), and Sony (C.A. No. 12-1602).

A petition for *inter partes* review of the '993 Patent was filed on December 2, 2013 by petitioners Motorola Mobility LLC, Google, Inc., and Apple Inc. (IPR2014-00203).

## DOCKET A L A R M



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