

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

MEMORY INTEGRITY, LLC,

Plaintiff,

v.

APPLE INC.,

Defendant.

Civil Action No. 1:13-cv-01796-GMS

JURY TRIAL DEMANDED

**PLAINTIFF MEMORY INTEGRITY, LLC'S
INITIAL IDENTIFICATION OF ASSERTED CLAIMS AND ACCUSED PRODUCTS**

Plaintiff Memory Integrity, LLC (“MI” “Memory Integrity” or “Plaintiff”) provides the following preliminary identification of the asserted claims and accused products to Defendant Apple Inc. (“Apple”) in accordance with paragraph 5(b) of this Court’s October 1, 2014 Scheduling Order.

The preliminary identifications contained herein are based upon information reasonably and currently available to Plaintiff. However, Plaintiff anticipates that discovery and other pretrial preparation will uncover additional relevant information, which may lead to, for example, the identification of additional accused products. Plaintiff reserves the right to clarify, amend, modify, and supplement the information contained in these identifications as information becomes available through discovery or investigation during this action, and as permitted by the Federal Rules of Civil Procedure and this Court’s Scheduling Order.

I. ASSERTED CLAIMS AND ACCUSED PRODUCTS

Plaintiff identifies the following accused products which are alleged to infringe at least claims 1-3, 8, 11-12, and 14-25 of U.S. Patent No. 7,296,121 (the “’121 Patent” or the “Patent-in-Suit”):



All Apple products containing a multi-core, ARM-based processor¹ with a snoop control unit (or similar snoop-filtering unit).

The foregoing includes but is not limited to:

- Apple's iPad 2, iPad 3, iPad 4, iPad Mini, iPad Mini 2, iPad Air products;
- Apple's iPhone 4S, iPhone 5, iPhone 5C, iPhone 5S, iPhone 6, iPhone 6 Plus products;
- Apple's iPod Touch (5th Generation) products;
- All versions, variations, models, and upgrades of the foregoing; and any products that are reasonably similar to any of the above-identified products.

II. FILE HISTORY

The file history of the Patent-in-Suit is being produced with Bates numbers MI_ALL_000001-000188.

¹ "ARM-based processor" refers to any processor compatible, in whole or in part, with an ARM instruction set, regardless of whether the processor itself was designed by ARM.

Dated: October 13, 2014

Respectfully submitted,

/s/ Jonathan D. Baker

Jonathan D. Baker (*pro hac vice*)

FARNEY DANIELS PC

411 San Borel Ave., Suite 350

San Mateo, CA 94402

Telephone: (424) 268-5200

Facsimile: (424) 268-5219

jbaker@farneydaniels.com

Stamatios Stamoulis (#4606)

stamoulis@swdelaw.com

Richard C. Weinblatt (#5080)

weinblatt@swdelaw.com

STAMOULIS & WEINBLATT LLC

Two Fox Point Centre

6 Denny Road, Suite 307

Wilmington, DE 19809

(302) 999-1540

Attorneys for Plaintiff Memory Integrity, LLC

CERTIFICATE OF SERVICE

I hereby certify that on October 13, 2014, I caused a copy of this document to be served by transmitting it via e-mail or electronic transmission to counsel of record for Defendant.

/s/ Jonathan Baker

Jonathan Baker

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

MEMORY INTEGRITY, LLC,

Plaintiff,

v.

HTC CORPORATION AND
HTC AMERICA, INC.,

Defendants.

Civil Action No. 1:13-cv-01802-GMS

JURY TRIAL DEMANDED

**PLAINTIFF MEMORY INTEGRITY, LLC'S
INITIAL IDENTIFICATION OF ASSERTED CLAIMS AND ACCUSED PRODUCTS**

Plaintiff Memory Integrity, LLC (“MI” “Memory Integrity” or “Plaintiff”) provides the following preliminary identification of the asserted claims and accused products to Defendants HTC Corporation and HTC America, Inc. (collectively, “HTC”) in accordance with paragraph 5(b) of this Court’s October 1, 2014 Scheduling Order.

The preliminary identifications contained herein are based upon information reasonably and currently available to Plaintiff. However, Plaintiff anticipates that discovery and other pretrial preparation will uncover additional relevant information, which may lead to, for example, the identification of additional accused products. Plaintiff reserves the right to clarify, amend, modify, and supplement the information contained in these identifications as information becomes available through discovery or investigation during this action, and as permitted by the Federal Rules of Civil Procedure and this Court’s Scheduling Order.

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.