Paper No. 21 Entered: January 11, 2016

## UNITED STATES PATENT AND TRADEMARK OFFICE

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## BEFORE THE PATENT TRIAL AND APPEAL BOARD

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APPLE INC., Petitioner,

v.

# DSS TECHNOLOGY MANAGEMENT, INC., Patent Owner.

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Case IPR2015-00369 Patent 6,128,290

Before JAMESON LEE, MATTHEW R. CLEMENTS, and CHARLES J. BOUDREAU, *Administrative Patent Judges*.

BOUDREAU, Administrative Patent Judge.

Conduct of Proceeding 37 C.F.R. § 42.5

On January 1, 2016, the parties in the above proceeding jointly requested a conference call to discuss, *inter alia*, whether Patent Owner may file motions to file corrective Patent Owner Responses and Declarations in this and related proceeding IPR2015-00373. Responsive to the parties'



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request, a conference call was held on January 7, 2016, between counsel for the parties and Judges Boudreau, Lee, and Clements. Petitioner Apple Inc. was represented on the call by Mark W. Rygiel. Patent Owner DSS Technology Management, Inc. was represented on the call by Andriy Lytvyn.

On the call, we explained that, because the proposed corrections to the Responses and Declarations identified by Patent Owner are sufficiently straightforward and not likely to lead to any confusion, corrected filings are neither necessary nor authorized at this time.



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## For PETITIONER:

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