### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re <i>Inter Partes</i> Review of:	)
U.S. Patent No. 8,288,952	)
Issued: Oct. 16, 2012	)
Application No.: 13/189,865	)
Filing Date: July 25, 2011	)

For: Intelligent User Interface Including A Touch Sensor Device

#### FILED VIA PRPS

DECLARATION OF PAUL BEARD IN SUPPORT OF PETITION FOR *INTER PARTES* REVIEW OF U.S. PATENT NO. 8,288,952 [CORRECTED]

For ease of reference, Mr. Beard refers to this declaration as being in support of "'952 Petition" challenging claims 1-4, 14, 16, 17, 19, 22-24, 26, 27, and 38-40.



Apple Inc., et al. Exhibit 1003 Apple Inc., et al. v. Global Touch Solutions, LLC IPR2015-01175

## **TABLE OF CONTENTS**

			<u>Page</u>	
I.	INTI	RODUCTION AND QUALIFICATIONS	1	
II.	MY EXPERIENCE WITH PORTABLE, BATTERY-POWERED DEVICES IN THE MID-1990S			
III.	UNDERSTANDING OF THE GOVERNING LAW			
	A. B. C. D.	Invalidity by Anticipation or Obviousness	11 11	
IV.	LEV	EL OF SKILL IN THE ART	12	
	A. B. C.	Use of a Signal Switch in a User Interface	13	
V.	PER	SPECTIVE APPLIED IN THIS DECLARATION	19	
VI.	OVERVIEW OF THE '952 PATENT			
	A. B.	Disclosure of the '952 Patent		
VII.	THE	PRIOR ART	24	
	A. B. C.	BeardRathmannDanielson	32	
VIII.	MOTIVATIONS TO COMBINE THE PRIOR ART			
	A. B.	Motivation to Combine Beard with Rathmann  Motivation to Combine Beard and Rathmann with Danielson		
IX.	CLA	IM CONSTRUCTIONS	47	
	A.	Legal Standard	47	



	B.	"energy consuming load"	47
X.	GRO	OUNDS OF INVALIDITY	49
	A.	Ground 1: Claims 1, 2, 3, 16, 17, 19, 22, 23, 24, 26, 27, 38, and 40 are invalid under 35 U.S.C. § 103 on the ground that they are all rendered obvious by Beard in view of Rathman	t n49
		1. Claim 1	
		2. Claim 2	
		3. Claim 3	
		4. Claim 16	
		5. Claim 17	
		6. Claim 19	
		7. Claim 22	72
		8. Claim 23	74
		9. Claim 24	76
		10. Claim 26	78
		11. Claim 27	91
		12. Claim 38	94
		13. Claim 39	96
		14. Claim 40	
	B.	Ground 2: Claims 4 and 14 are invalid under 35 U.S.C. § 1	03
		on the ground that they are rendered obvious by Beard in v	iew
		of Rathmann and Danielson	98
		1. Claim 4	98
		2 Claim 14	100



I, Paul Beard, resident of Bigfork, Montana, hereby declare as follows:

## I. INTRODUCTION AND QUALIFICATIONS

- 1. I have been retained by Apple Inc. ("Apple") to provide my opinion concerning the validity of U.S. Patent No. 8,288,952 (Ex. 1001, "the '952 patent") in support of its Petition for *Inter Partes* Review of U.S. Patent No. 8,288,952 ("'952 Petition"). I have not previously been employed or retained by Apple in any capacity.
- 2. From 1980 to 1983, I attended the University of Manchester (U.K.) where I received a B.Sc. (Honors) degree in Electrical and Electronics Engineering.
- 3. From 1978 to 1989, I was employed by British Telecom (BT) in England. I received a series of promotions culminating in my eventual position as Head of Group for BT's ISDN voice and data terminals. These terminals were portable electronic devices with microcontroller chips.
- 4. From 1989 to 1991, I was employed as a member of technical staff for VMX Inc., where I designed a world-wide approved subscriber line interface circuit.
- 5. From 1991 to 1994, I was the Vice President of Systems Engineering at DSP Group, where I architected a low-cost, fixed-point digital signal processing chip.



- 6. From 1994 to 1998, I was the Chief Architect and a Fellow of Norand Corporation, a developer of portable, wireless, pen-based data-entry devices that were battery-powered.
- 7. From 1998 to 2000, I founded a wireless (radio frequency) product development company called Alation Systems based on my invention of a new type of radio frequency modulation scheme. I sold Alation Systems to Cypress Semiconductor in 2000.
- 8. From 2000 to 2005, I was the Chief Technology Officer (CTO) of Wireless Systems at Cypress Semiconductor. I directly reported to the CEO, and was the only Engineering Fellow in the entire company. During my time at Cypress, I invented the technology underlying the 2.4 Ghz wireless mouse as described in U.S. Patent No. 8,442,437. Cypress's WirelessUSB line of radio frequency chips is based on this technology, and the technology is also widely used in portable, battery-powered electronic devices such as microphones, electronic toys, mice and keyboards.
- 9. WirelessUSB was a major commercial success, and received four international electronics product awards, including a prestigious EDN (Electrical Design News) innovation award. I also designed two Cypress radio and wireless integrated circuits (IC), the CYRF6951 and CYRF6961.



# DOCKET

# 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.

