Patent No. 7,296,121 IPR2015-00159, IPR2015-01376

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., HTC CORPORATION, HTC AMERICA, INC., SAMSUNG ELECTRONICS CO. LTD, SAMSUNG ELECTRONICS AMERICA, INC., AMAZON.COM, INC., SONY CORP., SONY ELECTRONICS INC., SONY MOBILE COMMUNICATIONS AB, SONY MOBILE COMMUNICATIONS (USA) INC., LG ELECTRONICS, INC., LG ELECTRONICS USA, INC., and LG ELECTRONICS MOBILECOMM USA, INC.,

Petitioner,

v.

MEMORY INTEGRITY, LLC,

Patent Owner.

Case IPR2015-00159, IPR2015-01376 Patent No. 7,296,121

PETITIONERS' NOTICE OF APPEAL

DOCKET

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Notice is hereby given, pursuant to pursuant to 35 U.S.C. §§ 141(c) and 142, and 37 C.F.R. §§ 90.2(a) and 90.3(a), that Petitioners Sony Corp., Sony Electronics Inc., Sony Mobile Communications AB, and Sony Mobile Communications (USA) Inc., (collectively "Sony") and LG Electronics, Inc., LG Electronics USA, Inc., and LG Electronics Mobilecomm USA, Inc., (collectively "LG") (collectively "Petitioners"), hereby appeal to the United States Court of Appeals for the Federal Circuit from the Final Written Decision entered on June 21, 2016 (Paper 13) (attached hereto as Appendix A), and from all underlying orders, decisions, rulings and opinions that are adverse to Petitioners.

In accordance with 37 C.F.R. § 90.2(a)(3)(ii), Petitioners further indicate that the issues on appeal include, but are not limited to, the determination of patentability of claim 11 of Memory Integrity, LLC's U.S. Patent No. 7,296,121 ("the '121 patent") under 35 U.S.C. § 102, any finding or determination supporting or related to this issue, including the construction of the claim term "programmed," and all other issues decided adversely to Petitioners in any orders, decisions, rulings, and opinions.

Simultaneous with this submission, a copy of the Notice of Appeal is being filed with the Patent Trial and Appeal Board. In addition, a copy of this Notice of Appeal, along with the required docketing fees, is being filed with the Clerk's Office for the United States Court of Appeals for the Federal Circuit.

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Respectfully submitted,

Date: August 23, 2016

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/Zaed M. Billah/ Walter E. Hanley, Jr. (Reg. No. 28,720) Zaed M. Billah (Reg. No. 71,418) Kenyon & Kenyon LLP One Broadway New York, NY Telephone: 212.425.7200 Fax: 212.425.5288 Email: whanley@kenyon.com Email: zbillah@kenyon.com Counsel for Sony Corp., Sony Electronics Inc., Sony Mobile Communications AB, and Sony Mobile Communications (USA) Inc.,

Henry Petri (Reg. No. 33,063) Sunwoo Lee (Reg. No. 43,337) Ryan Murphy (Reg. No. 66,285) Jay Guiliano (Reg. No. 41,810) Polsinelli PC 1401 Eye Street, N.W. **Eighty Floor** Washington, D.C. 20005 Telephone: 202.783.3300 Fax: 202.783.3535 Email: hpetri@polsinelli.com Email: lee@polsinelli.com Email: rmurphy@polsinelli.com Email: jguiliano@polsinelli.com Counsel for LG Electronics, Inc., LG Electronics USA, Inc., and LG Electronics Mobilecomm USA, Inc.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that in addition to being filed electronically with the U.S. Patent and Trademark Office, pursuant to 37 C.F.R. §§ 42.6(e)(4) and 90.2, the foregoing PETITIONER'S NOTICE OF APPEAL TO THE UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT and all accompanying documents, were filed by Express Mail on August 23, 2016 with the Director of the United States Patent and Trademark Office, at the following address:

> Director of the U.S. Patent and Trademark Office Office of the General Counsel P.O. Box 1450 Alexandria, VA 22313-1450

The undersigned certifies that a copy of the foregoing Notice of Appeal and accompanying documents, along with the required docket fee, was filed on August 23, 2016 with the United States Court of Appeals for the Federal Circuit through the Court's CM/ECF filing system, that a copy of the foregoing Notice of Appeal and accompanying documents were filed with the Patent Trial and Appeal Board electronically on August 23, 2016 pursuant to 37 C.F.R. 42.6(b), and that the foregoing Notice of Appeal and accompanying documents were served upon the Patent Owner pursuant to

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37 C.F.R. 42.6(e)(1) via electronic mail on August 23, 2016 by serving the

correspondence address of record as follows:

Jonathan D. Baker Michael D. Sanders Gurtej Singh Farney Daniels PC 411 Borel Avenue, Suite 350 San Mateo, California 94402

Email: jbaker@farneydaniels.com msaunders@farneydaniels.com tsingh@farneydaniels.com MemoryIntegrityIPR@farneydaniels.com

Dated: August 23, 2016

/Zaed M. Billah/

Zaed M. Billah Reg. No. 71,418 Kenyon & Kenyon LLP One Broadway New York, New York 10004 Phone: 212-425-7200 Fax: 212-425-5288 Email: zbillah@kenyon.com

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