UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., SNAP INC., FACEBOOK, INC., and WHATSAPP, INC. Petitioner

v.

UNILOC USA, INC. and UNILOC LUXEMBOURG S.A. Patent Owner

Case IPR2017-00225¹ Patent 8,995,433

PETITIONER APPLE INC.'S REQUEST FOR ORAL ARGUMENT

Mail Stop "PATENT BOARD" Patent Trial and Appeal Board U.S. Patent & Trademark Office O. Box 1450 Alexandria, VA 22313-1450

¹ Snap Inc., which filed a petition in IPR2017-01611, as well as Facebook, Inc. and WhatsApp, Inc., which filed a petition in IPR2017-01634, have been joined as petitioners in this proceeding.



Pursuant to 37 C.F.R. § 42.70 and the Board's May 25, 2017 Scheduling Order (Paper 8), Petitioner Apple Inc. respectfully requests oral argument, which is currently scheduled for February 8, 2018. The Board has also scheduled oral arguments for two additional *inter partes* review proceedings between the same parties on the same day: IPR2017-00221 (U.S. Patent No. 7,535,890) and IPR2017-00222 (U.S. Pat. No. 8,243,723). There are no overlapping issues, arguments, or claim scope between the three proceedings. So, Petitioner Apple Inc. requests the oral argument be held separately for each proceeding.

Petitioner Apple Inc. respectfully requests that the Board schedule an oral argument in this proceeding as follows:

• 30 minutes per side for the oral argument (from 2:30 p.m. until approximately 3:30 p.m.), with Petitioner presenting first, Patent Owner responding, and Petitioner rebutting.

Petitioner specifies the following issues to be argued:

- 1. The unpatentability of claims 1, 2, 4, and 8 as being obvious over Abburi and Holtzberg;
- 2. The unpatentability of claim 3 as being obvious over Abburi, Holtzberg, and Vuori;
- 3. The unpatentability of claims 5 and 6 as being obvious over Abburi, Holtzberg, and Logan;



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4. The unpatentability of claims 1, 2, 4-6, and 8 as being obvious over Väänänen and Holtzberg;

5. The unpatentability of claim 3 as being obvious over Väänänen, Holtzberg, and Vuori;

6. Any issues specified by Patent Owner in its Request for Oral Argument; and

7. Any other outstanding motions, pleadings, and other issues that the Board deems necessary for issuing a Final Written Decision.

Petitioner requests the ability to use audio visual equipment to display possible demonstratives and exhibits, including the use of a computer, projector, and a screen.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

/Jason D. Eisenberg/

Jason D. Eisenberg Registration No. 43,447 Attorney for Petitioner Apple Inc.

Date: January 4, 2018 1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600



CERTIFICATION OF SERVICE

The undersigned hereby certifies that the foregoing **PETITIONER APPLE**

INC.'S REQUEST FOR ORAL ARGUMENT was served electronically via e-

mail on January 4, 2018, in its entirety upon the following parties:

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