UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD TWITTER, INC., Petitioner, v. YOUTOO TECHNOLOGIES, LLC, Patent Owner. Case IPR2017-01133 Patent 8,601,506

PETITIONER'S UPDATED EXHIBIT LIST



No.	Description
1001	U.S. Patent No. 8,601,506 ("the '506 Patent")
1002	File History of U.S. Patent No. 8,601,506
1003	Declaration of Henry Houh ("Houh Decl.")
1004	C.V. of Henry Houh
1005	Declaration of Eric Pepper ("Pepper Decl.")
1006	"A Mobile Phone-based Context-aware Video Management Application," Janne Lahti, et al., MULTIMEDIA ON MOBILE DEVICES II, PROC. OF SPIE-IS&T ELECTRONIC IMAGING, SPIE Vol. 6074, 60740O, 2006 ("Lahti")
1007	U.S. Patent Application Publication No. 2009/0157697, titled "Systems And Methods For Creating Variable Length Clips From A Media Stream" to Conway et al. ("Conway")
1008	U.S. Patent Application Publication No. 2002/0104099, titled "System And Method To Provide Media Programs For Synthetic Channels" to Novak ("Novak")
1009	Current TV "create & upload: mobile" webpage
1010	Current TV "Submission Guidelines" webpage
1011	Current TV "FAQ" webpage
1012	Declaration of Scott Bennett
1013	Declaration of Arie Pellikaan
1014	Excerpts of Dictionary of Computing and Digital Media
1015	Excerpts from Patent Owner's Infringement Contentions
1016	Affidavit of Christopher Butler with Exhibit A
1017	"Online Video Gets Real," John R. Quain, PC Magazine (Feb. 7, 2007)
1018	Declaration of Robert T. Cruzen
1019	Twitter, Inc.'s Motion For Order (i) Holding That The Automatic Stay Does Not Apply Pursuant To 11 U.S.C. § 362(B)(4), Or Alternatively, (ii) Lifting The Automatic Stay For Cause Under § 362(D)(1) And Waiving The Stay Under Bankruptcy Rule 4001(A)(3), Brief In Support Thereof, and Notice Of Opportunity for Hearing.

No.	Description
1020	Youtoo Technologies, LLC's Response and Objection To Twitter, Inc's Motion To Lift The Automatic Stay; <i>In re Youtoo Technologies, LLC, Debtor</i> , Case No. 17-14849 (W.D. Okla. Bankruptcy Court Feb. 16, 2018).
1021	Trustee's Objection to Creditor, Twitter, Inc's Motion for Relief or to Lift the Automatic Stay with Notice of Hearing, <i>In re Youtoo Technologies, LLC, Debtor</i> , Case No. 17-14849 (W.D. Okla. Bankruptcy Court Feb. 16, 2018).
1022	Twitter, Inc.'s Reply in Support of its Motion for Order (I) Holding that the Automatic Stay Does Not Apply Pursuant to 11 U.S.C. § 362(b)(4), or Alternatively, (II) Lifting the Automatic Stay for Cause Under § 362(d)(1) and Waiving the 14-Day Stay Under Bankruptcy Rule 4001(a)(3), Brief in Support, <i>In re Youtoo Technologies, LLC, Debtor</i> , Case No. 17-14849 (W.D. Okla. Bankruptcy Court Feb. 21, 2018).
1023	Twitter, Inc.'s Notice Of Intent To Present Witnesses And Exhibits At The Hearing On March 21, 2018, <i>In re Youtoo Technologies, LLC, Debtor</i> , Case No. 17-14849 (W.D. Okla. Bankruptcy Court March 1, 2018).
1024	Notice Of Debtor's Witness And Exhibit List For Hearing On Document No. 21, <i>In re Youtoo Technologies, LLC, Debtor</i> , Case No. 17-14849 (W.D. Okla. Bankruptcy Court March 1, 2018).
1025	Motion To Sell Property Free And Clear Of Liens, Claims And Encumbrances Combined With Brief And With Notice Of Opportunity For Hearing And Notice Of Hearing, <i>In re Youtoo Technologies, LLC, Debtor</i> , Case No. 17-14849 (W.D. Okla. Bankruptcy Court March 13, 2018).
1026	Order, <i>In re Youtoo Technologies, LLC, Debtor</i> , Case No. 17-14849 (W.D. Okla. Bankruptcy Court March 27, 2018).
1027	Twitter, Inc.'s Limited Objection To Motion To Sell Property Free And Clear Of Liens, Claims, And Encumbrances Combined With Brief And With Notice Of Opportunity For Hearing And Notice Of Hearing And Brief in Support, <i>In re Youtoo Technologies</i> , <i>LLC</i> , <i>Debtor</i> , Case No. 17-14849 (W.D. Okla. Bankruptcy Court April 3, 2018).



Respectfully submitted,

Dated: April 5, 2018

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CERTIFICATE OF SERVICE IN COMPLIANCE WITH 37 C.F.R. § 42.6(e)(4)

The undersigned certifies that on April 5, 2018, a complete copy of

Petitioner's Updated Exhibit List with Exhibit 1027 was served on counsel for

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