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

U.S. Patent No. 8,601,506

PATENT OWNER'S MOTION FOR STAY

LIST OF EXHIBITS

2001 Official Notice of Bankruptcy Case Filing, U.S. Bankruptcy Court for the Western District of Oklahoma, Case No., 17-14849 (filed November 30, 2017) Case IPR2017-001133 Patent Owner's Motion for Stay

Pursuant to 37 C.F.R. § 42.20(b) and the Board's Order on the conduct of the

proceedings entered on December 7, 2017, authorizing this motion, Patent Owner

hereby moves for a stay of the above-captioned proceeding.

On November 30, 2017, Patent Owner filed a petition under 11 U.S.C.

Section 301 for Chapter 7 bankruptcy in Case No. 17-14849 in the U.S.

Bankruptcy Court for the Western District of Oklahoma. (Ex. 2003) Pursuant to 11

U.S.C. §362(a) (emphasis added):

Except as provided in subsection (b) of this section, <u>a petition filed under</u> <u>section 301</u>, 302, or 303 of this title ... <u>operates as a stay, applicable to all</u> <u>entities</u>, of—

(1) the commencement or <u>continuation</u> ... of a judicial, <u>administrative</u>, or other <u>action or proceeding against the debtor</u> that was or could have been commenced before the commencement of the case under this title....

The Patent Trial and Appeal Board is part of the Patent and Trademark

Office, which is an administrative agency, and oversees administrative

proceedings, including Inter Partes Reviews ("IPRs"), see 35 U.S.C. §§1 & 6.

IPRs are thus administrative proceedings that are subject to 11 U.S. Code §362(a)

(1). The Patent Owner Youtoo Technologies, LLC in the present IPR is the debtor

in the bankruptcy petition. While 11 U.S.C. §362(b) sets forth exceptions to the

automatic stay provisions of 11 U.S.C. §362(a) (e.g., for criminal proceedings and

certain actions or proceedings pertaining to family law issues), none of the

exceptions apply here. Accordingly, the filing of the bankruptcy petition operates

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as an automatic stay of the continuation of the above-captioned Inter Partes

Review.

Moreover, pursuant to 11 U.S.C. §362(c)(2):

the stay of any other act under subsection (a) of this section continues until the earliest of—

(A) the time the case is closed;

(B) the time the case is dismissed; or

(C) if the case is a case under chapter 7 of this title concerning an individual or a case under chapter 9, 11, 12, or 13 of this title, the time a discharge is granted or denied....

Accordingly, Patent Owner respectfully requests that the Board grant a stay

pending closing or dismissal of the bankruptcy, or lifting of the stay by the

Bankruptcy Court.

DOCKF

RM

Respectfully submitted,

Dated: December 13, 2017

/Spencer C. Patterson/ Spencer C. Patterson (Reg. No. 43,849) Grable Martin Fulton PLLC 1914 Skillman St., Ste. 110-144 Dallas, TX 75206 Tel.: (214) 396-8601 Fax.: (214) 988-0775 Case IPR2017-001133 Patent Owner's Motion for Stay

CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. § 42.6(e), I certify that I caused to be served on the

counsel for Petitioner a true and correct copy of the foregoing "Patent Owner's

Motion for Stay" by electronic means on December 13, 2017 at the following

email addresses of record:

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Dated: <u>December 13, 2017</u>	/Spencer C. Patterson/
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