

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC.,
Petitioner

v.

MPH TECHNOLOGIES OY,
Patent Owner

Case IPR2019-00820
Patent 7,937,581

**JOINT NOTICE OF STIPULATION TO MODIFY
TRIAL DUE DATES 5 AND 6**

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

Petitioner, Apple Inc., and Patent Owner, MPH Technologies Oy, have conferred and jointly agree to modify the October 7, 2019 Scheduling Order (Paper 11). Prior authorization was provided in the Scheduling Order (Paper 11, 6.)

Specifically, Petitioner and Patent Owner have agreed to extend DUE DATES 5 and 6 for Petitioner's Sur-Reply to Reply to Opposition to Motion to Amend; Motion to Exclude Evidence; Opposition to Motion to Exclude; and Request for Prehearing Conference:

	Previous Due Date	Newly Stipulated Due Date
Due Date 5: Petitioner's Sur-Reply to Reply to Opposition to Motion to Amend; Motion to Exclude Evidence	June 4, 2020	June 24, 2020
Due Date 6: Opposition to Motion to Exclude; Request for Prehearing Conference	June 11, 2020	July 1, 2020

All other DUE DATES in the Scheduling Order remain the same as previously modified in the Joint Notice of Stipulation to Modify Trial Due Dates 1, 2, and 3 previously submitted on November 26, 2019. It is not believed that any other action, by the parties or by the Board, is required to put the requested schedule modification into effect.

Respectfully submitted,

/Daniel S. Block/

Date: December 9, 2019

Daniel S. Block, Reg. No. 68,395
Attorney for Petitioner, Apple Inc.

/STS/

Date: December 6, 2019

Stephen T. Schreiner, Reg. No. 43,097
Attorney for Patent Owner,
MPH Technologies Oy

CERTIFICATE OF SERVICE (37 C.F.R. § 42.6(e))

The undersigned hereby certifies that the foregoing **JOINT NOTICE OF STIPULATION TO MODIFY TRIAL DUE DATES 5 AND 6** was served electronically via e-mail on December 9, 2019, in its entirety to the following counsel of record for Patent Owner:

James T. Carmichael jim@carmichaelip.com
(Lead Counsel)

Kenneth J. Weatherwax weatherwax@lowensteinweatherwax.com
(First Back-Up Counsel)

Stephen T. Schreiner (Back-Up Counsel) schreiner@carmichaelip.com

Christopher J. Lee (Back-Up Counsel) clee@leesheikh.com

Richard B. Megley (Back-Up Counsel) rmegley@leesheikh.com

Brian E. Haan (Back-Up Counsel) bhaan@leesheikh.com

Ashley E. LaValley (Back-Up Counsel) alavalley@leesheikh.com

Patrick Maloney (Back-Up Counsel) maloney@lowensteinweatherwax.com

Jason C. Linger (Back-Up Counsel) linger@lowensteinweatherwax.com

CARMICHAEL IP, PLLC
MPH-IPRs@carmichaelip.com

Respectfully Submitted,

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

/Daniel S. Block/

Daniel S. Block, Reg. No. 68,395
Counsel for Petitioner

Date: December 9, 2019

1100 New York Avenue, N.W.
Washington, D.C. 20005-3934
(202) 371-2600