UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

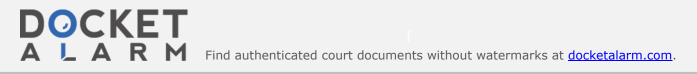
APPLE INC., Petitioner

v.

COREPHOTONICS, LTD., Patent Owner

IPR2020-00896 Patent No. 10,317,647

PETITIONER'S REQUEST FOR ORAL ARGUMENT



In accordance with 37 C.F.R. § 42.70(a), Petitioner hereby requests oral argument in the present *inter partes* review to be held on September 8, 2021 as set forth in the Scheduling Order. Paper 8 at 10.

I. Issues to be Presented During Oral Argument

Petitioner requests the opportunity to address all issues raised in the papers pertaining to the instituted grounds, including:

- how Iwasaki renders claims 1-3 and 5 obvious;
- how the combination of Ogino and Chen II renders claims 1 and 4 obvious;
- how the combination of Ogino, Chen II, and Bareau renders claims 2, 3, 5, and 8-11 obvious;
- how the combination of Ogino, Chen II, Bareau, and Kingslake renders claim 6 obvious;
- how the combination of Hsieh and Beich renders claim 7 obvious;
- how the combination of Chen, Iwasaki, and Beich renders claim 12 obvious;
- any issues raised by the Patent Owner in sur-reply or relative to testimony of experts; and
- any issues raised by the Board or Patent Owner at the argument.

II. Exchange of Demonstratives

Petitioner requests that the demonstrative exchange schedule reflected in the

order issued in IPR2020-00905 (quoted below) be adopted in this proceeding:

... any demonstrative exhibits to be presented at the hearing must be served seven business days before the hearing. They shall be filed with the Board no later than three business days before the hearing. Any objection to demonstrative exhibits should be resolved at least two business days prior to the hearing by way of a joint telephone conference call to the Board. Any objection to demonstrative exhibits that is not timely presented will be considered waived.

IPR2020-00905, paper 35, at 3.

III. Conduct of the Oral Argument

Petitioner requests that each side be allocated a total of 60 minutes to present oral arguments and that the hearing in IPR2020-00878, this hearing, and the hearing in IPR2020-00897 proceed in seriatim.

Respectfully submitted,

Dated: July 27, 2021 HAYNES AND BOONE, LLP 2323 Victory Avenue, Suite 700 Dallas, Texas 75219 Facsimile: 214-200-0853 /Michael S. Parsons/ Michael S. Parsons Registration No. 58,767 Lead Counsel for Petitioner Telephone: 972-739-8611

CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. § 42.6, this is to certify that a true and correct copy of

the foregoing "Petitioner's Request for Oral Argument" service was made on the

Patent Owner as detailed below:

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Date of service	July 27, 2021
<i>Manner of service</i>	Electronic Mail: <u>nrubin@raklaw.com;</u> jchung@raklaw.com; <u>mfenster@raklaw.com;</u> jtsuei@raklaw.com; jlink@raklaw.com
Documents served	Petitioner's Request for Oral Argument
Persons Served	Neil A. Rubin C. Jay Chung Marc A. Fenster James S. Tsuei Russ August & Kabat 12424 Wilshire Blvd., 12th Fl. Los Angeles, CA 90025
	Jonathan Link Russ August & Kabat 800 Maine Ave SW, Suite 200 Washington, DC. 20024

By: /Michael S. Parsons/ Michael S. Parsons Registration No. 58,767 Lead Counsel for Petitioner