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1	UNITED STATES PATENT AND TRADEMARK OFFICE
2	
3	BEFORE THE PATENT TRIAL AND APPEAL BOARD
4	
5	
6	APPLE, INC.,
7	Petitioner
8	v.
9	
	LBT IP I, LLC,
10	Patent Owner
11	
12	
13	Inter Partes Review Case No. IPR2020-01189 U.S. Patent No. 8,497,774
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15	
16	
17	THE VIDEO CONFERENCE HEARING conducted on
18	May 20th, 2021, at 2:00 p.m., taken remotely, before
19	Jill A. Bleskey, Registered Professional Reporter,
20	Certified Shorthand Reporter (IL), and a Certified
21	Court Reporter (MO), in a certain cause now pending
22	before the United States Patent and Trademark Office,
23	Before the Patent Trial and Appeal Board.
24	
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           (Starting time of the proceeding: 2:00 p.m.)
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                JUDGE HUDALLA: This is Judge Hudalla.
 4
 5
     have on the line with me Judges McShane and Dirba.
     Who do we have on the line today for Petitioner?
 6
 7
                MR. SEITZ: Good morning, Judge Hudalla.
 8
     This is Adam Seitz on behalf of Petitioner Apple.
 9
     Also with me are my partners, Jennifer Bailey and
     Robin Snader. And your Honor, I also asked a court
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11
     reporter to join us on the phone today as well and I
12
     can introduce her whenever you're ready.
13
                                That would be fine.
                JUDGE HUDALLA:
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                MR. SEITZ: We have Jill Bleskey who's on
15
     the phone from the court reporting service.
16
                JUDGE HUDALLA:
                                Thank you. And welcome to
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     you all. Obviously Mr. Seitz, when you have your
     transcript, if you could just file it at the next
18
19
     exhibit number, that would be greet.
20
                MR. SEITZ: Of course, your Honor.
21
                JUDGE HUDALLA:
                               And for Patent Owner, who
22
     do we have on the line today?
23
                MR. ZAJAC: Good afternoon, your Honor.
24
     This is Mitch Zajac from Butzel Long on behalf of
25
     Patent Owner. And then also with me is my colleague
```

1 Shaun Gregory. 2 JUDGE HUDALLA: Okay. Good afternoon to 3 And I assume, Mr. Zajac, you don't have a 4 dueling court reporter? 5 MR. ZAJAC: That's correct. 6 JUDGE HUDALLA: Okay. The purpose of 7 today's call is to discuss Patent Owner's indication that they will be filing motions to amend in these 9 And so I guess I'll just start with you, Mr. Zajac. Is it your intention to be filing motions to 10 amend in all five of the cases? 11 12 MR. ZAJAC: That's correct, your Honor. 13 And I'm actually going to turn it over to my 14 colleague, Mr. Gregory, to provide the details to 15 answer any questions you might have. 16 JUDGE HUDALLA: Okay. Go ahead, Mr. 17 Gregory. 18 MR. GREGORY: Just to confirm, we do 19 intend to file in all five. 20 JUDGE HUDALLA: Okay. So what I would 21 propose to do here is what -- I'll go through just 22 some of the general requirements of motions to amend 23 and then after we get through that then we can start

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talking about the new motion to amend pilot program.

So let's just get through the generalities first and

1 then we'll get into the more specific stuff. 2 I'm basically just going to be following along with the precedential Electrosonic's case. 3 4 I would strongly recommend both sides familiarize 5 themselves with that case 'cause it basically sets 6 forth all of the requirements for motion to amend practice. So Mr. Zajac, Mr. Gregory, I'll be 7 8 speaking to you but Mr. Seitz and your colleagues, 9 you can interrupt at any time if you want to ask questions or ask for some clarification. 10 11 So generally motions to amend must be 12 responsive to grounds of unpatentability. You may 13 make modifications that address Section 101 and 112 14 issues but in general you should be responding to the 15 grounds of unpatentability for which we've instituted 16 trial. 17 Your amendments should not enlarge the scope of the claims and you should not be introducing 18 19 any new matter. Patent owners should be proposing a 20 reasonable number of substitute claims. 21 general, we look for one to one correspondence. 22 for whatever reason, you expect to put in more than 23 one claim, one substitute claim for one of the claims 24 that has been instituted, you need to justify that in 25 your motion. And just to be clear, you'll be --

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