UNITED	STATES	PATENT	AND T	TRADE	EMARK	OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SAMSUNG ELECTRONICS CO., LTD.,
SAMSUNG ELECTRONICS AMERICA, INC.,
SONY CORPORATION; AND
SONY MOBILE COMMUNICATIONS INC.
Petitioners

v.

NEODRON LTD. Patent Owner.

PETITION FOR *INTER PARTES* REVIEW OF U.S. PATENT NO. 8,749,251



TABLE OF CONTENTS

					Page
I.	INTR	ODU	CTION		1
II.				OTICES, GROUNDS FOR STANDING, AND FEE N	1
III.	PREC	CISE R	ELIEF	REQUESTED	3
IV.	THE	CHAL	LENG	ED '251 PATENT	3
V.	'251	PATE:	NT PR	OSECUTION HISTORY	5
VI.	LEVI	EL OF	ORDI	NARY SKILL IN THE ART	6
VII.	CLA	ІМ СО	NSTR	UCTION	6
	A.	"key	touch o	on the touchscreen" (claims 1, 10, 16)	6
VIII.	SPEC	CIFIC I	EXPLA	ANATION OF GROUNDS	9
	A.			laims 6 and 15 are rendered obvious by Mese in view	9
		1.	Sumn	nary of Mese	9
		2.	Sumn	nary of Oh	11
		3.	Claim	. 1	13
			a.	Element 1[pre]: "An apparatus comprising"	13
			b.	Element 1[a]: "a sensing element of a touch screen"	14
			c.	Element 1[b]: "one or more computer-readable non-transitory storage media coupled to the sensing element and embodying logic that is operable when executed to"	17
			d.	Element 1[c]: "determine an amount of time that has elapsed since the sensing element last detected a change of capacitance indicative of a key touch on the touch screen; and"	18



TABLE OF CONTENTS (continued)

			Page
	e.	Element 1[d]: "if the amount of time that has elapsed exceeds a predetermined time duration, then initiate a particular function of the apparatus"	20
4.	Claim	ı 6	21
	a.	Element 6[a]: "wherein the particular function comprises turning off the apparatus."	21
5.	Claim	n 10	22
	a.	Element 10[pre]: "A method comprising"	22
	b.	Element 10[a]: "monitoring detection by a sensing element of a key touch on a touch screen, the sensing element being of the touch screen"	23
	c.	Element 10[b]: "determining an amount of time that has elapsed since the sensing element last detected a change of capacitance indicative of a key touch on the touch screen"	23
	d.	Element 10[c]: "if the amount of time that has elapsed exceeds a predetermined time duration, then initiating a particular function of an apparatus"	23
6.	Claim	n 15	
	a.	Element 15[a]: "wherein the particular function comprises turning off power to an apparatus"	24
7.	Motiv	vation to Combine Mese and Oh	24
		laims 6 and 15 are rendered obvious by Mese in view in further view of Oh	26
1	Sumn	nary of Chaudhri	26



B.

TABLE OF CONTENTS (continued)

			Page			
2.	Claim 1					
	a.	Elements 1[pre]-1[b]: "An apparatus comprising: a sensing element of a touch screen; and one or more computer-readable non-transitory storage media coupled to the sensing element and embodying logic that is operable when executed to:"	28			
	b.	Element 1[c]: "determine an amount of time that has elapsed since the sensing element last detected a change of capacitance indicative of a key touch on the touch screen; and"	28			
	a.	Element 1[d]: "if the amount of time that has elapsed exceeds a predetermined time duration, then initiate a particular function of the apparatus"	31			
3.	Claim	ı 6	31			
	a.	Element 6[a]: "wherein the particular function comprises turning off the apparatus."	32			
4.	Claim	n 10	32			
	a.	Element 10[pre]: "A method comprising"	32			
	b.	Element 10[a]: "monitoring detection by a sensing element of a key touch on a touch screen, the sensing element being of the touch screen"	32			
	c.	Element 10[b]: "determining an amount of time that has elapsed since the sensing element last detected a change of capacitance indicative of a key touch on the touch screen"	32			



Page

TABLE OF CONTENTS (continued)

d. Element 10[c]: "if the amount of time elapsed exceeds a predetermined time then initiating a particular function of an ap	duration, paratus"
5. Claim 15	33
a. Element 15[a]: "wherein the particular comprises turning off power to an apparatu	
6. Motivation to Combine Mese and Chaudhri and C	Oh33
IX. DISCRETIONARY DENIAL IS NOT APPROPRIATE	36
A. The Board should not deny institution under 35 U.S.C.	§314(a)36
1. The Pending Petitions Filed by Other Parties Justify Discretionary Denial	
a. Factor One	37
b. Factors Two – Five	38
c. Factor Six	39
d. Factor Seven	39
e. Factor Eight	40
f. Factor Nine	40
2. The Pending ITC Investigation (Concerning I Claims Not Challenged Herein) and Stayed Distributions Do Not Justify Discretionary Denial	rict Court
B. The Board should not deny institution under 35 U.S.C.	§325(d)45
1. Advanced Bionics Step 1: The Petition Does Not the Same or Substantially Same Art or Ar Previously Considered	



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

