UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., Petitioner,

v.

MASIMO CORPORATION, Patent Owner.

IPR2020-01521 (Patent 10,292,628 B1) IPR2020-01714 and IPR2020-01715 (Patent 10,631,765 B1)

> Record of Oral Hearing Held Virtually: January 19, 2022

Before JOSIAH C. COCKS, ROBERT L. KINDER, and AMANDA F. WIEKER, *Administrative Patent Judges*.

APPEARANCES:

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ON BEHALF OF THE PETITIONER:

WALTER KARL RENNER, ESQUIRE ANDREW PATRICK, ESQUIRE HYUN JIN IN, ESQUIRE Fish & Richardson 1000 Maine Avenue, S.W. Washington, D.C. 20024

ON BEHALF OF PATENT OWNER:

STEPHEN JENSEN, ESQUIRE Knobbe, Martens, Olson & Bear, LLP 2040 Main Street Irvine, CA 92614

The above-entitled matter came on for hearing on Wednesday, January 19, 2022, commencing at 10:00 a.m., EDT, at the U.S. Patent and Trademark Office, by video/by telephone, before Chris Hofer, Notary Public.

PROCEEDINGS

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RM

- - - - -JUDGE COCKS: Good morning. I am Judge Cocks. I am joined by 2 Judges Wieker and Kinder and we have something of a busy schedule today. 3 We have scheduled oral argument in connection with six related *inter* 4 5 *partes* review proceedings involving five separate patents. As we set forth in our order setting oral arguments, we have divided the hearings into 6 four sessions. The first session beginning now involves IPR2020-01521, 7 8 01714 and 01715 concerning patents 10,292,628 and 10,631,765. Let's 9 begin with introduction of counsel who is arguing this first session. Let's begin with Petitioner. Would you please state your appearance today. 10 MR. RENNER: Good morning, Judge. This is Karl Renner from 11 12 Fish & Richardson and I am joined by Andrew Patrick, Hyun Jin In who'll be presenting in the first stanza today. Grace Kim and Usman Khan are also 13 with us. 14 JUDGE COCKS: All right. Thank you, Mr. Renner. And for Patent 15 Owner, would you please state your appearance today. 16 17 MR. JENSEN: Yes. I'm Stephen Jensen on behalf of Patent Owner. I'll be arguing the first set that you mentioned. With me is Jeremiah Helm 18 19 and Josh Stowell who will be handling later proceedings. JUDGE COCKS: All right. Thank you, Mr. Jensen. All right. So, 20 for this first session we have allotted 60 minutes of time per side. Petitioner 21 bears the burden of showing unpatentability and will argue their case first 22 and may reserve rebuttal time. Patent Owner will then argue their 23 opposition to Petitioner's case and may reserve surrebuttal time. Petitioner 24

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1 will then argue their rebuttal and Patent Owner will argue their surrebuttal. A couple of logistics points is that there will be four separate 2 transcripts for the four sessions. So, this first session involving the three 3 cases will have a single transcript. As we have noted to the parties in our 4 5 Order setting oral arguments, any argument the parties wish to appear in a 6 given transcript per case must be stated in connection with that session or case. Also, we have electronic copies of the parties' demonstratives but if 7 they would please try and identify the slide and slide deck as they go for 8 9 both our benefit and the benefit of the transcript, we would appreciate it and that being said given that we have a full day, Mr. Renner, you may begin 10 11 whenever you are ready.

MR. RENNER: Certainly. Thank you, Your Honor, and we'll reserve
20 minutes in this first argument and I'll welcome Andrew Patrick to join
me.

MR. PATRICK: Thank you. Thank you, Your Honors. May it 15 please the Board. My name is Andrew Patrick and I represent Petitioner 16 Apple. I am joined today by my colleagues Karl Renner and Hyun Jin In 17 and we plan to divide our presentation on the '628 and '765 patents between 18 19 us. I'd like to ask Your Honors if I could to turn to slide 2 of our 20 presentation which provides an overview. From the record briefing it's no secret that the dispute between the parties in this proceeding (audio 21 interference). Indeed, similar to the issues addressed last month during our 22 hearing on related matters and as shown in the table of contents provided on 23 this slide we've organized our presentation today to address the record 24 evidence supporting the integration of features for which Masimo has 25

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1 questioned combinability.

In that regard I will begin with issue 1A which addresses separate and 2 distinct bases found within Ohsaki for integrating a cover with a protruding 3 convex surface into each base reference. I will then turn to issue 1C which 4 addresses an additional basis corroborated by Inokawa. My colleague today 5 will speak today to issues 1B and 2 with issue 1B offering yet another 6 7 separate and distinct basis found within Inokawa for integrating a cover with a protruding convex surface and with issue 2 addressing the multiple bases 8 9 rooted within Inokawa for adding a second emitter to Aizawa. Finally, I will round out our direct by addressing issue 3 regarding the basis for integrating 10 wireless communications with handheld computing devices into the primary 11 references. 12

Before digging in I would like to call your attention to a rather 13 unusual fact pattern presented by this case. In it the prior art not only 14 teaches each of the features central to the dispute before us, it sets forth 15 explicit motivations for integrating these specific features and it does so in a 16 striking way, by acknowledging structures that exist in the base references 17 and by describing how those structures would be improved by inclusion of 18 the features for which combinability has been questioned. This happens 19 over and over again. We see it with regard to issue 1 where the Ohsaki 20 reference tells us that several benefits flow from changing the flat surface 21 found in conventional covers like Aizawa's to a cover featuring a convex 22 protruding portion. 23

Likewise, regarding issue 2, we see Inokawa acknowledge
transmitters like those arguably described in the base reference Aizawa and

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