# UNITED STATES PATENT AND TRADEMARK OFFICE

### BEFORE THE PATENT TRIAL AND APPEAL BOARD

MOBILEIRON, INC., Petitioner

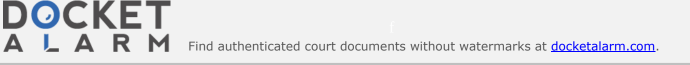
v.

BLACKBERRY LIMITED, Patent Owner

CASE NO. IPR2021-00162 U.S. Patent No. 8,442,489 Issue Date: May 14, 2013

Title: SYSTEM AND METHOD FOR CONFIGURING DEVICES FOR SECURE OPERATIONS

**PETITIONER'S UPDATED MANDATORY NOTICES** 



Pursuant to 37 C.F.R. § 42.8(a)(3), Petitioner MobileIron, Inc. hereby updates its Mandatory Notices to reflect a change in the real party-in-interest, the substitution of counsel and updated service information.

#### I. Mandatory Notices Under §42.8(A)(1)

A. Real Party-In-Interest under §42.8(b)(1)

MobileIron, Inc. is the real party-in-interest to this IPR petition. Ivanti, Inc. publicly announced that it has acquired Petitioner. *See* https://www.ivanti.com/company/press-releases/2020/ivanti-acquiresmobileironand-pulse-secure (last visited December 28, 2020).

#### **B.** Related Matters under 42.8(b)(2)

This is the first IPR petition filed against the '489 patent. The '489 patent is the subject of a declaratory judgment claim brought by Petitioner against BlackBerry Corporation (Patent Owner) and BlackBerry Ltd. (collectively, Defendants): *MobileIron. Inc. v. Blackberry Corp., et al.*, Case No. 3:20-cv-02877 (N.D. Cal.). Petitioner filed the original complaint (Ex.1013, ¶¶83-89). Petitioner filed a First Amended Complaint (Ex.1014, ¶¶84-90) on June 29, 2020. Petitioner has not asserted in those complaints that any claim of the '099 patent is invalid. Defendants have not yet answered, and no trial date has been set.

#### IPR2021-00162 Petitioner's Updated Mandatory Notices

On September 17, 2020, Patent Owner filed five IPR petitions for patents asserted by Petitioner against Patent Owner in the litigation: (1) *BlackBerry Ltd. v. MobileIron, Inc.*, IPR2020-01519 (PTAB) (2) *BlackBerry Ltd. v. MobileIron, Inc.*, IPR2020-01593 (PTAB); (3) *BlackBerry Limited v. MobileIron, Inc.*, IPR2020-01594 (PTAB); (4) *BlackBerry Limited v. MobileIron, Inc.*, IPR2020-01604 (PTAB); and *BlackBerry Limited v. MobileIron, Inc.*, IPR2020-01604 (PTAB); and *BlackBerry Limited v. MobileIron, Inc.*, IPR2020-01604 (PTAB). Petitioner has filed an IPR petition for a patent asserted in the litigation: *MobileIron, Inc. v. BlackBerry Ltd.*, IPR2020-01741 (PTAB). The Board has provided filing dates for the five petitions filed by Patent Owner and approved the mandatory notices, but no responses have as yet been filed by the Petitioner or Patent Owner in any of the actions. None of these petitions relates to the '489 patent.

On November 2, 2020, Petitioner filed an additional IPR petition for another patent asserted in the litigations, *MobileIron, Inc. v. BlackBerry Ltd.*, IPR2021-00157 (PTAB). On November 4, 2020, Petitioner filed yet another IPR petition for a another, different patent asserted in the litigation contemporaneous with this petition. *MobileIron, Inc. v. BlackBerry Ltd.*, IPR2021-00126 (PTAB).

C. Lead and Back-Up Counsel under §42.8(b)(3)Petitioner provides the following designation of counsel.

### IPR2021-00162 Petitioner's Updated Mandatory Notices

LEAD COUNSEL	BACK-UP COUNSEL
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## **D.** Service Information

Petitioner consents to electronic service at the addresses provided above for

lead and back-up counsel.

Dated: January 5, 2021

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Respectfully submitted,

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#### IPR2021-00162 Petitioner's Updated Mandatory Notices

### CERTIFICATE OF SERVICE

### Pursuant to 37 C.F.R. § 42.6(e)(4), I hereby certify that the foregoing

### PETITIONER'S UPDATED MANDATORY NOTICES was served by electronic

mail by agreement upon the following counsel of record for the Patent Owner:

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