Paper 33

Entered: June 15, 2022

## UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., Petitioner

v.

GUI GLOBAL PRODUCTS, LTD., D/B/A GWEE, Patent Owner.

IPR2021-00471 (Patent 10,259,021 B2) IPR2021-00472 (Patent 10,562,077 B2) IPR2021-00473 (Patent 10,589,320 B1)

> Record of Oral Hearing Held: May 19, 2022

Before SALLY C. MEDLEY, SHEILA F. McSHANE, and MONICA S. ULLAGADDI, *Administrative Patent Judges*.



IPR2021-00471 (Patent 10,259,021 B2) IPR2021-00472 (Patent 10,562,077 B2) IPR2021-00473 (Patent 10,589,320 B1)

#### **APPEARANCES:**

### ON BEHALF OF THE PETITIONER:

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### ON BEHALF OF THE PATENT OWNER:

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The above-entitled matter came on for hearing on May 19, 2022, commencing at 10:00 a.m. EDT, via videoconference.



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PROCEEDINGS
10:00 a.m.
JUDGE MEDLEY: Good morning, this is the consolidated hearing
for IPRs 2021-00471, 472 and 473 between Petitioner, Apple, and Patent
Owner, GUI Global Products. I am Judge Medley and with me are Judges
McShane, Ullagaddi. At this time, we'd like the parties to please introduce
counsel for the record beginning with petitioner.
MR. RENNER: Good morning, Your Honor. This is Karl Renner
from Fish & Richardson and I'm joined by Kenneth Darby also from Fish &
Richardson and Andrew Patrick and Kim Leung.
JUDGE MEDLEY: And will you be presenting arguments today,
Mr. Renner?
MR. RENNER: I will, Your Honor. Thank you.
JUDGE MEDLEY: Thank you. Okay and for patent owner?
MR. FAHMI: Good morning, Your Honor.
JUDGE MEDLEY: Good morning.

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- With me is the lead counsel, Jeffrey (Telephonic interference.)

  JUDGE MEDLEY: Mr. Fahmi, you're breaking up.

  MR. FAHMI: Okay, I'll see if there's a problem I can fix.
- JUDGE MEDLEY: Yes, I'm only hearing like every few words that you're saying.
- MR. HAYWOOD: Okay, let me check my settings here.



MR. FAHMI: This is Tarek Fahmi on behalf of the patent owner.

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JUDGE MEDLEY: Okay, we'll go ahead then and I'll just keep rolling with the introduction. I'd like to remind the parties that this hearing is open to the public and the resulting transcript will be available to the public. Each party has 60 minutes total time to present arguments. The petitioner will proceed first and may reserve some of its argument time to respond to arguments presented by patent owner. Thereafter, patent owner will respond to petitioner's presentation and may reserve argument time for surrebuttal.

The parties are reminded that any responsive argument presented must respond only to the arguments made by opposing counsel in the previous presentation. Are there any questions regarding the presentation order?

MR. RENNER: No, Your Honor.

JUDGE MEDLEY: Okay. And petitioner, do you wish to reserve some of your time to respond?

MR. RENNER: I would. I'd like to reserve 30 minutes, please.

JUDGE MEDLEY: Okay. And then patent owner, do you wish to reserve time to respond?

MR. FAHMI: Yes, please, Your Honor, 20 minutes.

JUDGE MEDLEY: Okay. And just to let you know we will take a brief break following petitioner's initial presentation. Petitioner, when you are ready, you may proceed.



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MR. RENNER: Thank you, Your Honor. We'll leave the record for reference instead of showing slides, but if there's anything you'd like me to show on the screen, please just let me know. I'll direct you, please, to our demonstratives at slide two, where you'll find a table of contents for them. In that table of contents, you'll see that we've offered roughly 90 slides today. We're not planning to walk through those laboriously. We'll instead be focusing our attention primarily on Issue Number One in the slides, relating to Issue Number One. That issue, of course, dominated the written record with nearly half the pages offered by the patent owner's response and the surreply given to the issue of combined ability. So, getting right to that if we could, I'd move to slide four please. One moment please.

The primary reference here Gundlach is shown here and one moment, if I could please, Your Honor, I've got a technical issue on my side. If I could pause for a second, I've got to get something right here on the slides. One moment please.

MR. SLAY: Hello? I'm afraid your system's on mute. I'm not sure if you have a local mute button.

MR. RENNER: It is, Your Honor, sorry about that. We're trying to get a technical issue resolved on the machine that I've gotten from you. Just one moment, if I could please.

JUDGE MEDLEY: If it's helpful, we have the slides. You could just call out the slides that you are looking at and we can proceed that way. And you're muted, if you're trying to talk.



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