UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
APPLE INC.,
Petitioner,
V.
KOSS CORPORATION,
Patent Owner.
Case IPR2021-00592 Patent 10,469,934

CORRECTED PETITIONER'S REPLY TO PATENT OWNER'S RESPONSE



TABLE OF CONTENTS

I. IN	NTROD	UCTI	ON1
II.T	HE PRI	OR A	RT RENDERS CLAIM 1 OBVIOUS2
	A.	netw	pt-Seshadri-Rao combination renders obvious "a remote, vork-connected server that is in wireless communication with the ile, digital audio player"2
		1.	Koss inappropriately attempts to limit the Haupt-Seshadri-Rao combination to the express teachings of Seshadri with respect to the capabilities of the mobile DAP
		2.	Koss misinterprets the Petition's mapping of the claimed "headphone assembly," "remote, network-connected server," and "mobile, digital audio player"
	B.	netw trans	pt-Seshadri-Rao combination renders obvious that <i>the same cork-connected server</i> to which the headphone assembly initiates smission of the request <i>also transmits the firmware upgrades</i> to headphone assembly
	C.		nt Owner's arguments alleging non-obviousness of claim 1 are clusory and unsupported by expert testimony10
III.	SUCC	CESS	WOULD HAVE HAD A REASONABLE EXPECTATION OF IN COMBINING THE PRIOR ART TEACHINGS INTO AN11
	A.		OSITA would have been able to implement the combination hones using Rosener's circuitry13
	В.	com	OSITA would have understood how to implement the bination earphones to avoid any power consumption issues ing to firmware upgrades
IV.	THE PROPOSED COMBINATIONS TEACH THE HEADPHONE + MICROPHONE LIMITATIONS OF CLAIMS 7, 21, 30, and 45		
V.			SHADRI-RAO-PAULSON TEACHES ACTIVATION OF THE ONE BY THE USER (CLAIMS 37 and 39)19



VI.	THE I	HAUPT-SESHADRI COMBINATION TEACHES THE DIGITAL	
	SIGN	AL PROCESSOR (DSP) FOR SOUND QUALITY ENHANCEMEN	T٧
	RECIT	ΓED IN CLAIMS 52 AND 56	21
VII. SECONDARY CONSIDERATIONS			23
	A.	Koss Has Not Established <i>Prima Facie</i> Nexus	23
	B.	Unclaimed Features In AirPod Products Confirm Lack of Nexus	24
	C.	Koss Fails To Show That the Secondary Considerations Evidence Is The Direct Result Of The Unique Characteristics Of The Challenge	ed
		Claims	25
VIII.	CONC	CLUSION	26



LIST OF EXHIBITS

APPLE-1001	U.S. Patent No. 10,469,934 to Koss, et al. ("the '934 patent")
APPLE-1002	Excerpts from the Prosecution History of the '934 patent ("the Prosecution History")
APPLE-1003	Declaration of Jeremy R. Cooperstock
APPLE-1004	Certified English-language translation of WIPO PCT App. Pub. No. WO 2006/042749 to Haupt <i>et al.</i> ("Haupt")
APPLE-1005	U.S. Patent No. 8,401,219 to Hankey et al. ("Hankey")
APPLE-1006	[RESERVED]
APPLE-1007	U.S. Pat. App. Pub. No. 2006/0166716 to Seshadri <i>et al.</i> ("Seshadri")
APPLE-1008	U.S. Pat. App. Pub. No. 2008/0076489 to Rosener <i>et al.</i> ("Rosener")
APPLE-1009	U.S. Pat. No. 7,881,745 to Rao et al. ("Rao")
APPLE-1010	U.S. Pat. App. Pub. No. 2006/0026304 to Price et al. ("Price")
APPLE-1011	U.S. Pat. No. 7,551,940 to Paulson et al. ("Paulson")
APPLE-1012	U.S. Pat. App. Pub. No. 2008/0052698 to Olson et al. ("Olson")
APPLE-1013	[RESERVED]
APPLE-1014	Plaintiff KOSS Corporations' Preliminary Infringement Contentions, KOSS Corporation v. Apple Inc., 6:20-cv-00665 (WDTX)
APPLE-1015	Example Order Governing Proceedings - Patent Case



APPLE-1016	Agreed [Proposed] Scheduling Order, KOSS Corporation v. Apple Inc., 6:20-cv-00665 (WDTX)
APPLE-1017	Katie Buehler, "Texas Patent Trials Halted Due to COVID-19 Spike," Law360, available at https://www.law360.com/ip/articles/1330855/texas-patent-trials-halted-due-to-covid-19-spike.
APPLE-1018	Scott McKeown, District Court Trial Dates Tend to Slip After PTAB Discretionary Denials, available at https://www.patentspostgrant.com/district-court-trial-dates-tend-to-slip-afterptab-discretionary-denials/ (Jul. 24, 2020)
APPLE-1019	Amended Agreed Scheduling Order, <i>Fintiv, Inc. v. Apple, Inc.</i> , Civil Action No. A-19-CV-1238 (WDTX)
APPLE-1020	Letter from Michael Pieja to Darlene F. Ghavimi re Conditional Stipulation dated March 2, 2021
APPLE-1021	Constantine A. Balanis, <i>Antenna Theory: A Review</i> , 80 Proceedings of the IEEE 7 (1992)
APPLE-1022	Declaration of Seth Sproul ISO Motion for <i>Pro Hac Vice</i> Admission
APPLE-1023	Updated Declaration of Seth Sproul
APPLE-1024	Declaration of Michael Pieja ISO Motion for <i>Pro Hac Vice</i> Admission
APPLE-1025	Updated Declaration of Michael Pieja
APPLE-1026	Declaration of Doug Winnard ISO Motion for <i>Pro Hac Vice</i> Admission
APPLE-1027	Supplemental Declaration of Jeremy R. Cooperstock



DOCKET A L A R M

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.

