Paper No. ____

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC. Petitioner

v.

MEMORYWEB, LLC
Patent Owner

Patent No. 10,423,658

Inter Partes Review No. IPR2022-00033

PATENT OWNER'S NOTICE OF APPEAL



Pursuant to at least 35 U.S.C. §§ 141 and 142 and 37 C.F.R. §§ 90.2(a) and 90.3, notice is hereby given that Patent Owner MemoryWeb, LLC ("MemoryWeb") appeals to the United States Court of Appeals for the Federal Circuit from the Final Written Decision, dated May 18, 2023 (Paper No. 39) ("Final Decision") (attached as Exhibit A) and the Decision Denying Patent Owner's Request on Rehearing dated November 22, 2023 (Paper No. 42) ("Rehearing Decision") (attached as exhibit B) entered in IPR2022-00033, and from all underlying findings, orders, decisions, rulings, and opinions. This notice is timely under 37 C.F.R. § 90.3, having been filed no later than 63 days after the Rehearing Decision.

In accordance with 37 C.F.R. § 90.2(a)(3)(ii), MemoryWeb states that the issues on appeal may include, but are not limited to:

- The Board's determination that claims 1-15 of U.S. Patent No. 10,423,658 were shown by a preponderance of the evidence to be unpatentable under 35 U.S.C. § 103(a) in view of the Aperture 3 User Manual (Ex. 1005) ("A3UM") and Belitz (Ex. 1006), including any findings or determinations supporting or related to that determination;
- The Board's determination that claims 3-4 of U.S. Patent No. 10,423,658 were shown by a preponderance of the evidence to be unpatentable under 35 U.S.C. § 103(a) in view of A3UM (Ex. 1005), Belitz (Ex. 1006), and Rasmussen (Ex.



1025), including any findings or determinations supporting or related to that determination;

- The Board's determination that A3UM (Ex. 1005) was shown by a preponderance of the evidence to be a printed publication and qualifies as prior art to U.S. Patent No. 10,423,658;
- The Board's findings relating to the proper construction of the claim term "application view";
- The Board's findings relating to the proper construction of the claim phrase "responsive to . . . displaying";
- The Board's findings relating to the proper construction of the claim phrase "[first/second]-person-location selectable element";
- The Board's denial of Patent Owner's Motion to Exclude (Paper No. 34);
- All other issues decided adversely to MemoryWeb in any orders, decisions, rulings, and opinions.

A copy of this Notice of Appeal is being filed with the Patent Trial and Appeal Board. In addition, this Notice of Appeal and the required docketing fees are being filed with the Clerk's Office for the United States Court of Appeals for the Federal Circuit.



IPR2022-00033 Patent No. 10,423,658

Patent Owner's Notice of Appeal

Respectfully submitted,

Dated: January 3, 2024 By: /s/Jennifer Hayes

Jennifer Hayes Reg. No. 50,845 Nixon Peabody LLP

300 South Grand Avenue,

Suite 4100,

Los Angeles, CA 90071-3151

Tel. 213-629-6179 Fax 866-781-9391



CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Patent Owner's

Notice of Appeal was served on January 3, 2024, by email:

Counsel for Petitioner Apple Inc.:

Jeffrey P. Kushan
Thomas A. Broughan, III
Scott M. Border
Sidley Austin LLP
1501 K Street, N.W.
Washington, D.C. 20005
jkushan@sidley.com
tbroughan@sidley.com
sborder@sidley.com
SidleyAppleMemoryWebIPRs@sidley.com

Counsel for Petitioner, Apple Inc.

By: /s/Jennifer Hayes

Counsel for Patent Owner



DOCKET

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