UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., Petitioners,

v.

LOGANTREE LP Patent Owner

Case IPR2022-00040 Patent 6,059,576

PATENT OWNER'S MANDATORY NOTICES UNDER 37 C.F.R. 42.8(a)(2)

Pursuant to 37 C.F.R. § 42.8, LoganTree LP ("Patent Owner"), hereby provides the following mandatory notices:

A. Real Party-In-Interest (37 C.F.R. § 42.8 (b)(1))

LoganTree LP is the owner of the entire interest in U.S. Patent No. 6,059,576 ("the '576 Patent"), and thus is a real-party-in-interest.

B. Related Matters (37 C.F.R. § 42.8(b)(2))

The Patent Owner identifies the following judicial and/or administrative matters that may affect, or may be affected by, a decision in this *Inter Partes* Review:



- The '576 Patent was submitted for reexamination on April 4, 2014, No. 90/013,201, with a Reexamination Certificate issued on March 17, 2015.
- The '576 Patent was previously the subject of *LoganTree LP*, *v. Apple Inc.*, 6:21-cv-00397, in the Western District of Texas. On May 16, 2022, that district court proceeding was transferred from the Western District of Texas to the Northern District of California, as *LoganTree LP v. Apple Inc.*, 5:22-cv-02892.
- The '576 Patent is or has been asserted in a number of other district court proceedings since 2015, including LoganTree LP v. LG Electronics, Inc., et al., 4:21-cv-00332 (E.D. Tex. Apr. 27, 2021); LoganTree LP v. Huawei Technologies USA Inc., et al., 4:21-cv-00119 (E.D. Tex. Mar. 25, 2021); LoganTree LP v. Fossil Group, Inc., 1:21-cv-00385 (D. Del. Mar. 16, 2021); LoganTree LP v. Omron Healthcare, Inc., 1:18-cv-01617 (D. Del. Oct. 18, 2018); LoganTree LP v. Garmin International, Inc., et al., 6:17-cv-01217 (D. Kan. Aug. 23, 2017) (transferred from the Western District of Texas, LoganTree LP v. Garmin International, Inc., et al., 5:17-cv-00098); LoganTree LP v. FitBit Inc., 3:16-cv-02443 (N.D. Cal. May 5, 2016) (transferred from the Eastern District of Texas, LoganTree LP v. FitBit Inc., 2:15-cv-01575).



- The '576 Patent has been the subject of other IPR petitions, including *FitBit*, *Inc. v. LoganTree LP*, PTAB-IPR2017-00256 and *Fitbit*, *Inc. v. LoganTree LP*, PTAB-IPR2017-00258, both of which were terminated by agreement before institution; *Garmin International, Inc., et al. v. LoganTree LP*, PTAB-IPR2018-00564 and *Garmin International, Inc., et al. v. LoganTree LP*, PTAB-IPR2018-00565 (the "Garmin IPRs"), both of which reached Final Written Decision finding that Petitioner had not met its burden showing the challenged claims to be unpatentable.
- The Garmin IPRs were both appealed to the U.S. Court of Appeals for the Federal Circuit, *Garmin International, Inc. et al. v. LoganTree LP*, 2020-1108 and 2020-1109, in which the Federal Circuit affirmed the Final Written Decisions on September 11, 2020.
- Finally, this proceeding is pending concurrently with IPR2022-00037 also filed by Petitioner for IPR of the '576 Patent.

C. Lead and Back-Up Counsel (37 C.F.R. § 42.8(b)(3))

Patent Owner designates the following counsel:

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D. Service Information (37 C.F.R. § 42.8(b)(4))

Please direct all correspondence regarding this proceeding to the counsel at the address listed above. Patent Owner also consents to electronic service by email to the e-mail address for Lead Counsel, with copy to the email addresses for Back-Up Counsel and to jeffrey.wright@azalaw.com.

Respectfully Submitted,

Dated: August 26, 2022 By: /s/ David E. Warden

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CERTIFICATE OF SERVICE

I hereby certify that LoganTree LP's Mandatory Notices Under 37 C.F.R. 42.8(a)(2) were served on August 26, 2022, by electronic mail to the following:

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