UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE, INC., Petitioner,

v.

SCRAMOGE TECHNOLOGY, LTD., Patent Owner.

IPR2022-00118 Patent 10,804,740 B2

Record of Oral Hearing Held: March 9, 2023

Before JAMESON LEE, KARL D. EASTHOM, and BRIAN J. MCNAMARA, *Administrative Patent Judges*.



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APPEARANCES:

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ON BEHALF OF PETITIONER:

SCOTT JARRATT, ESQUIRE CALMANN J. CLEMENTS, ESQUIRE Haynes & Boone, L.L.P. 6000 Headquarters Drive Suite 200 Plano, TX 75024

ON BEHALF OF PATENT OWNER:

BRETT COOPER, ESQUIRE JOHN PETRSORIC, ESQUIRE BC Law Group, P.C. 153 Hewlett Neck Road Woodmere, NY 11598

ANTONIO PAPAGEORGIOU, ESQUIRE Lombard, Geliebter & Cohen, L.L.P. 230 Park Avenue 4th Floor, West New York, NY 10169

The above-entitled matter came on for hearing 1:00 p.m., EDT on Thursday, March 9, 2023, by video, before Julie Souza, Notary Public.

1 PROCEEDINGS 2 3 JUDGE MCNAMARA: Good afternoon everyone. Welcome to the 4 Patent Trial Appeal Board. Today we're going to be conducting an oral 5 hearing in case IPR 2022-00118. I am Judge Brian McNamara and with me 6 on the panel are Judges Jamison Lee and Karl Easthom. 7 As we're conducting this hearing by video, I have a couple of things 8 that I'd like to go over first, just some preliminary matters. Our primary 9 concern, of course, is that, you know, you have a right to be heard and if at any time during the proceeding you come up with any -- you encounter any 10 technical difficulties that you feel undermines your ability to adequately 11 12 represent your client, let us know immediately. And you can do that by 13 contacting the team member who provided you with connection information. 14 Second wind. When you're not speaking, we request that you mute yourself. That's primarily to avoid crosstalk and echoes, which can be 15 16 interfering, which can interfere with our ability to hear each other. The other 17 thing -- another thing you should do is identify yourself every time you 18 speak. So that will allow the court reporter to prepare an accurate transcript. 19 And keep in mind that we have the entire record, including the 20 demonstratives. So when you're referring to demonstratives, papers, 21 exhibits, clearly and explicitly reference the Slide or the page number. 22 Pause a few seconds after you identify that particular page, that'll give us a 23 little time to find it and it will also help prepare an accurate hearing 24 Okay. So the -- and another thing I'd ask you to do is to sort of transcript. 25 keep in mind this is a public hearing, and so you want to avoid any

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1	confidential material. If you do encounter the need to discuss anything that's
2	confidential, please let us know and we'll have to decide how to handle that.
3	Each side in this hearing will have 45 minutes as indicated in the hearing
4	order.
5	And so beginning with the Petitioner, could counsel please enter
6	appearances, please?
7	MR. JARRATT: Yes. Good afternoon, Your Honors. This is Scott
8	Jarratt with Haynes & Boone and I represent Petitioner, Apple.
9	JUDGE MCNAMARA: Thank you.
10	MR. JARRATT: And with me I have
11	JUDGE MCNAMARA: Oh. I'm sorry. Go ahead. I'm sorry. Didn't
12	mean to interrupt.
13	MR. JARRATT: And also joining for Petitioner, Apple, is Calmann
14	Clement, also with Haynes & Boone.
15	JUDGE MCNAMARA: Okay. And for the Patent Owner?
16	MR. COOPER: Thank you, Your Honor. It's Brett Cooper on behalf
17	of the Patent Owner. My colleague, John Petrsoric, is with us as well. And
18	on the amendment side, Mr. Antonio Papageorgiou is with us as well. I'll let
19	him introduce himself.
20	MR. PAPAGIORGIOU: Yes. Thank you, Your Honor. Antonio
21	Papageorgiou with Lombard & Geliebter for the Patent Owner.
22	JUDGE MCNAMARA: Great. Thank you, very much.
23	So we'll begin the hearing then with the Petitioner presenting its case-
24	in-chief and its arguments on any motions pending before us, and obviously
25	there's a motion to amend. The Petitioner may reserve up to 50 percent of its

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1	allocated time for rebuttal, and then we will hear from the Patent Owner and
2	opposition to the Petitioner and the Patent Owner may reserve up to 50
3	percent of its allocated time for surrebuttal. Following the Patent Owner's
4	opposition arguments, we will then hear the rebuttal from the Petitioner and
5	then subsequent to the surrebuttal from the Patent Owner.
6	One other thing I'd like to add is after we adjourn, if the parties would
7	please remain on the line in case the court reporter has any questions or
8	needs any clarifications.
9	Assuming we are all ready to begin, let me begin with the Petitioner
10	and ask if there is some amount of time you would like me to alert you to. I
11	will do the best I can to do that.
12	MR. JARRATT: Yes, Your Honor. Ten minutes, please for rebuttal.
13	JUDGE MCNAMARA: Okay. Great. So you will have 35
14	minutes is what you plan for your initial presentation, right?
15	MR. JARRATT: Correct.
16	JUDGE MCNAMARA: Okay. Great. All right. Well, we're ready
17	when you are, so please proceed.
18	MR. JARRATT: All right. Thank you, Your Honor. Let's start with
19	Slide 2 of Petitioner's demonstrative. And so this the '740 Patent is all
20	about wireless charging, right, and it's focused on the receiver side, right,
21	such as a wireless power receiver in a mobile device. Right. And this thing
22	is Figures 26 and 27. They generally illustrate examples in the various
23	components in the wireless power receiver. Coil connection terminals,
24	receiving space, et cetera.
25	And I use the word "example" because the claims in the '740 Patent

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