DOCKET NO.: 337722-000232 Filed on behalf of Apple Inc.

By: Larissa S. Bifano, Reg. No. 59,051 Joseph W. Wolfe, Reg. No. 73,173 Zachary Conrad, Reg. No. 77,682

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., Petitioner

v.

BILLJCO LLC, Patent Owner

IPR2022-00310

PETITIONER'S REQUEST FOR ORAL ARGUMENT

Mail Stop **Patent Board**Patent Trial and Appeal Board
U.S. Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450



Pursuant to 37 C.F.R. 42.70(a), Petitioner, Apple Inc., requests oral argument on the issues set forth below at a place and time set by the Board. Oral argument is presently scheduled for April 14, 2023 (Paper No. 24, "Revised Scheduling Order").

Without waiving any issue not specifically identified herein, Petitioner specifies at least the following issues to be presented by Petitioner at oral argument:

- 1. Proper construction of the relevant claims of the '868 Patent;
- 2. Arguments and evidence that claims 1, 2, 5, 20, 24, 25, 28, and 43 are obvious in view of Haberman alone and Haberman in view of Boger;
- 3. Rebuttal to Patent Owner's arguments and evidence on all matters including the issues listed above.

Petitioner requests 45 minutes for argument time for a total of 1 hour and 30 minutes for the session. To the extent the Board schedules this hearing to last more or less than the total hearing time requested by Petitioner, Petitioner requests to be given half the total length.

If this oral hearing cannot be held in person, Petitioner requests that the hearing take place via video conference. Petitioner requests the ability to present demonstratives and exhibits to the Board and the ability to have Petitioner's



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counsel attend the video conference from separate locations.

If this oral hearing can be held in person, Petitioner requests the ability to use a computer, projector, and screen to display demonstratives and exhibits.

Petitioner also requests that two attorneys at Petitioner's counsel's table be allowed to use computers at the hearing (in addition to counsel making the argument using his or her computer to show the demonstratives), to avoid the need for the parties to bring entire paper copies of the record into the hearing room and to facilitate efficient answering of panel questions.

Dated: February 16, 2023 Respectfully Submitted,

/Larissa S. Bifano/

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Attorneys for Petitioner Apple Inc.



CERTIFICATE OF SERVICE

The undersigned certifies service of a copy of this document on the Patent Owner's counsel of record pursuant to 37 C.F.R. §§ 42.6(e) and 42.105(b) by electronic mail to the following:

brian.michalek@saul.com joseph.kuo@saul.com brian.landry@saul.com IPGroupMailbox@saul.com courtland.merrill@saul.com

Dated: February 16, 2023 /Joseph W. Wolfe/

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