UNITED STATES INTERNATIONAL TRADE COMMISSION WASHINGTON, D.C.

Before the Honorable David P. Shaw Administrative Law Judge

In the Matter of

CERTAIN MOBILE TELEPHONES, TABLET COMPUTERS WITH CELLULAR CONNECTIVITY, AND SMART WATCHES WITH CELLULAR CONNECTIVITY, COMPONENTS THEREOF, AND PRODUCTS CONTAINING SAME

Inv. No. 337-TA-1299

RESPONDENT APPLE INC.'S PROPOSED CONSTRUCTIONS OF IDENTIFIED CLAIM TERMS

Pursuant to Ground Rule 6.C and Order No. 5 (Procedural Schedule), Respondent Apple Inc. submits the following proposed constructions for the claim terms identified by the parties for claim construction for U.S. Patent No. 8,102,805 ("'805 patent") and U.S. Patent No. 9,532,355 ("'355 patent"), together with supporting intrinsic and extrinsic evidence.

This disclosure is made without prejudice to Apple's right to seek construction of terms not identified herein, including in response to any other party's disclosure of its proposed claim terms and/or constructions. Apple reserves the right to object to any proposed claim term not identified in accordance with Order No. 5.

The cited evidence is exemplary, and Apple reserves the right to cite additional evidence, including in response to arguments made by another party. Apple may rely on any part of the file history of the asserted patents and the file history of any application from which the asserted patents claim priority, including in response to arguments made by another party. Apple may rely on the testimony of one or more of its disclosed experts regarding the proper construction of each term.

Discovery is still ongoing in this Investigation. Depositions have not yet commenced and there are deficiencies in the discovery Complainants Ericsson Inc. and Telefonaktiebolaget LM Ericsson have provided to date. Accordingly, Apple reserves the right to supplement, amend, or modify this submission.

Subject to the foregoing, Apple proposes the following constructions, attached hereto as Exhibit A.

Respectfully submitted,

<u>/s/ Kate Saxton</u> Kate Saxton (lead counsel) Joseph J. Mueller Timothy D. Syrett Annaleigh Curtis **Wilmer Cutler Pickering Hale and Dorr LLP** 60 State Street Boston, MA 02109 Telephone: (617) 526-6000 Facsimile: (617) 526-5000

Mark D. Selwyn Wilmer Cutler Pickering Hale and Dorr LLP 2600 El Camino Real, Suite 400 Palo Alto, CA 94306 Telephone: (650) 858-6000 Facsimile: (650) 858-6100

Michael D. Esch Heath A. Brooks **Wilmer Cutler Pickering Hale and Dorr LLP** 1875 Pennsylvania Ave., NW Washington, DC 20006 Telephone: (202) 663-6000 Facsimile: (202) 663-6363

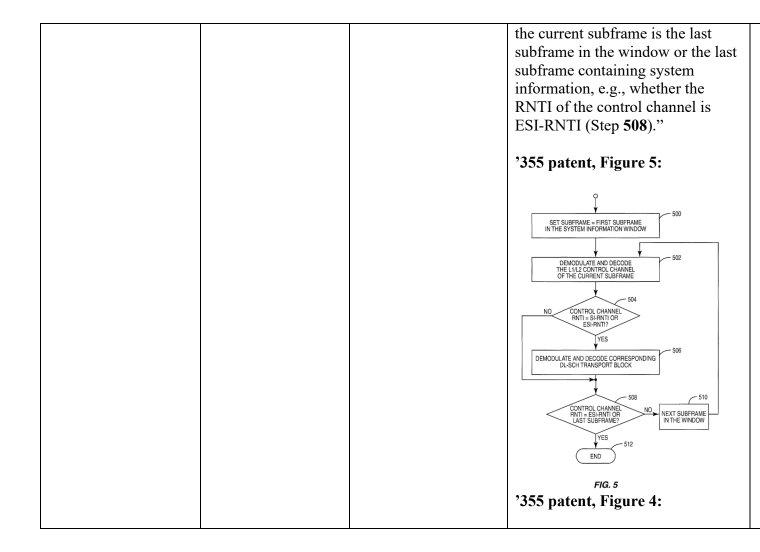
Counsel for Respondents Apple Inc.

DOCKE.

EXHIBIT A

DOCKET ALARM Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

Term	List of Claims in Which Term Appears	Apple's Proposed Construction	Intrinsic Evidence	
System Information Radio Network Temporary Identifier (SI-RNTI)	All asserted claims for the '355 patent	An identifier indicating that the subframe contains a piece of system information but is not the last subframe in the time window that contains system information	 '355 patent, 5:51-57: "If the current subframe is the last subframe, the RNTI of the L1/L2 control channel is set to ESI-RNTI for indicating to the UE 120 that the subframe is the last subframe in the window containing system information. (Step 406). Otherwise, the control channel RNTI is set to SI-RNTI for indicating to the UE 120 that the subframe contains system information, but is not the last subframe. (Step 408)." '355 patent, 4:37-42: "Also, for the last piece of system information to be transmitted within the window, the SI-RNTI is replaced with an End of-System-Information RNTI (ESI-RNTI). The reception of an ESI-RNTI informs the UE 120 that no more system information is transmitted within the window." 	
			'355 patent, 6:14-18: "The window detection and evaluation unit 150 then determines whether	



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.