IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

JAWBONE INNOVATIONS, LLC,

Plaintiff,

V.

GOOGLE LLC,

Defendant.

S

Case No. 6:21-cv-00985-ADA

JURY TRIAL DEMANDED

8

Book S

JURY TRIAL DEMANDED

8

Book S

Defendant.

PLAINTIFF'S DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS

Plaintiff Jawbone Innovations, LLC, ("Jawbone" or "Plaintiff") hereby makes the following infringement disclosures under the Court's Standing Order Governing Proceedings in Patent Cases with respect to United States Patent Nos. 8,019,091 (the "'091 Patent"), 7,246,058 (the "'058 Patent"), 8,280,072 (the "'072 Patent"), 8,321,213 (the "'213 Patent"), 8,326,611 (the "'611 Patent"), 10,779,080 (the "'080 Patent"), 11,122,357 (the "'357 Patent"), 8,467,543 (the "'543 Patent"), and 8,503,691 (the "'691 Patent") (collectively, the "Jawbone Patents" or "Asserted Patents").. Jawbone's investigation is ongoing, and discovery is in its preliminary stages. Accordingly, these disclosures are based on information available to Jawbone at this time. Jawbone reserves the right to supplement this disclosure after further discovery from Defendant Google LLC ("Google" or "Defendant") and non-parties, particularly documents and other discovery regarding Google's accused devices. Jawbone also reserves the right to assert additional claims of the Jawbone Patents, accuse different products, or find alternative literal and/or equivalent infringing elements in Google's products.



I. DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS

A. ASSERTED CLAIMS

Google has infringed and/or continues to infringe one or more of the following claims of the Jawbone Patents in connection with the Accused Products set forth below:

- Claims 1-18 of the '091 Patent;
- Claims 1-4 of the '058 Patent;
- Claims 1-9 of the '072 Patent;
- Claims 1-42 of the '213 Patent;
- Claims 1-44 of the '611 Patent;
- Claims 1-20 of the '080 Patent;
- Claims 1-20 of the '357 Patent;
- Claims 1, 3, 6-13, 19-23, and 26 of the '543 Patent; and
- Claims 1-46 of the '691 patent...

B. ACCUSED INSTRUMENTALITIES

1. Accused Products

(a) '218, '855, '787, '009, '046 and '724 Patents

Jawbone is currently aware that certain of Defendant's products infringe one or more of the Asserted Patents. Upon information and belief, these Accused Products include: all versions and variants of Google smartphones, smart speakers, and earbuds made, sold, offered for sale, used, or imported in the United States since 2015, including but not limited to: Nexus 5, Nexus 6, Nexus 5X, Nexus 6P, Pixel (1st Generation), Pixel 2, Pixel 3, Pixel 3a, Pixel 4, Pixel 4a, Pixel 5, Pixel 5a, Pixel 6, Pixel Buds, Pixel Buds A-Series, Pixel Buds 2, Google Home, Home Mini, Home Max, Home Hub/Nest Hub, Nest Mini, Nest Audio, and Nest Hub (2nd Generation), as well as



software providing and/or utilizing acoustic noise suppression functionalities, including but not limited to all versions of the Android Operating System, Android Auto, GMS Core, and Android applications including voice sensing functionality, such as Google Assistant, Google Duo, Google Meet, Phone, Camera, Google Camera, Google Voice, and Google Now. For avoidance of doubt, these products include all versions and revisions thereto and associated software.

2. Claim Charts

Claim charts identifying a location of every element of every asserted claim of the Jawbone Patents within the Accused Products are attached hereto as Appendices A through I. Jawbone believes that the Accused Products cited in the claim charts are representative of the Accused Products, including all generations and versions.

Jawbone reserves the right to amend these claim charts, as well as other information contained in this document and the Appendices attached hereto, to incorporate new information identified after these contentions were served or learned during the course of discovery including, but not limited to, information that is not publicly available or readily discernible without discovery.²

C. LITERAL INFRINGEMENT AND DOCTRINE OF EQUIVALENTS

Jawbone asserts that, under the proper construction of the asserted claims and their claim terms, the limitations of the asserted claims of the Jawbone Patents are literally present in the Accused Products, as set forth in the claim charts attached hereto as Appendices A through I.

Jawbone contends that any and all elements found not to be literally infringed are infringed



¹ Jawbone has provided additional information regarding certain aspects of the Accused Products in the attached Claim Charts, Appendices A-I.

² Dkt. 23 at 1 n.1.

under the doctrine of equivalents because the differences between the claimed inventions and the accused instrumentalities, if any, are insubstantial.

Jawbone also contends that Defendant has directly infringed and/or continues to directly infringe the asserted claims by making, using offering for sale, selling, and importing into the United States the accused instrumentalities. Furthermore, Jawbone also contends that Defendant indirectly infringes by contributing to and/or inducing others (e.g., Defendant's service providers or partners, suppliers, Defendant's customers, or its customers' customers) to directly infringe those claims by making or using the Accused Products. In addition, Jawbone contends that Defendant directly infringes to the extent that activities of third parties may be legally attributable to Defendant. Jawbone contends that Defendant induces infringement of the Jawbone Patents by others (e.g., end-users of the Accused Products and Defendant's customers) by inducing others to make or use the Accused Products with the knowledge that this making or using directly infringes the Jawbone Patents or, in the alternative, with the belief that there was a high probability that others infringe the Jawbone Patents, but while remaining willfully blind to the infringement. Such indirect infringement is further evidenced by Defendant's technical materials and marketing materials including, but not limited to, marketing materials, product briefs, product specifications, troubleshooting guides, technical support websites, reference manuals, and other business documents and communications conveyed to Defendant's customers.

Jawbone also contends that Defendant has contributorily infringed and/or continues to contributorily infringe with knowledge that the Accused Products, or the use thereof, infringe the Jawbone Patents. Defendants knowingly and intentionally contributed to the direct infringement of the Jawbone Patents by others, by supplying the Accused Products and/or associated software,



that embody a material part of the claimed invention of the Jawbone Patents, that are known by the Defendant to be specially made or adapted for use in an infringing manner and are not staple articles with substantial non-infringing uses.

Pursuant to the Court's Standing Order Governing Patent Cases and Scheduling Order, Jawbone reserves the right to amend its Infringement Contentions as to literal infringement or infringement under the doctrine of equivalents in light of the Court's claim construction.

D. PRIORITY DATES

Each of the asserted claims of the '091 Patent has an earliest invention date in June 2000. Each of the asserted claims of the '091 Patent is further entitled to at least the priority date of its earliest application, U.S. Provisional Patent Application No. 60/219,297, with a filing date of July 19, 2000.

Each of the asserted claims of the '058 Patent has an earliest invention date in June 2000. Each asserted claim is further entitled to at least the filing date of its earliest application, U.S. Provisional Patent Application No. 60/294,383, filed May 30, 2001.

Each of the asserted claims of the '072 Patent is entitled to at least the priority date of its earliest application, U.S. Patent Application No. 10/400,282, with a filing date of March 27, 2003.

Each asserted claim of the '213 Patent has an earliest invention date in June 2005. Each of the asserted claims of the '213 Patent is further entitled to at least the filing date of its earliest application, U.S. Patent Application No. 11/805,987 filed May 25, 2007.

Each asserted claim of the '611 Patent has an earliest invention date of June 2005. Each of the asserted claims of the '611 Patent is further entitled to at least the filing date of its earliest application, U.S. Patent Application No. 11/805,987, filed May 25, 2007.



DOCKET

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.

