#### UNITED STATES PATENT AND TRADEMARK OFFICE

#### **BEFORE THE PATENT TRIAL AND APPEAL BOARD**

ANKER INNOVATIONS LTD.,

Petitioners,

v.

MYPAQ HOLDINGS LTD.,

Patent Owner.

CASE: IPR2022-01134 U.S. PATENT NO. 8,477,514

# MANDATORY NOTICES BY PATENT OWNER PURSUANT TO 37 C.F.R. § 42.8(a)(3)

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## I. MANDATORY NOTICES UNDER 37 C.F.R. § 42.8(a)(3)

MyPAQ Holdings Ltd. (Patent Owner) submits the following Mandatory Notices:

#### A. REAL PARTY-IN-INTEREST UNDER 37 C.F.R. § 42.8(b)(1)

The real party in interest is: MyPAQ Holdings Ltd. Transpacific IP Group Limited has an ownership interest in MyPAQ.

## B. RELATED MATTERS UNDER 37 C.F.R. § 42.8(b)(2)

The '514 Patent is currently asserted by Patent Owner against Samsung in the case styled: *MyPAQ Holdings Ltd. v. Samsung Electronics Co. Ltd.*, 6:21-CV-00398 (W.D. Tex.), which was originally filed on April 23, 2021. The '514 Patent is also currently asserted by Patent Owner against Dell in the case styled: *MyPAQ Holdings Ltd. v. Dell Technologies Inc.*, 6:21-CV-00933 (W.D. Tex.). The '514 Patent Is further currently asserted by Patent Owner against Anker in the case styled: *MyPAQ Holdings Ltd. v. Anker Innovations Ltd.*, 6:22-CV-00150 (W.D. Tex.).

Petitioner is also concurrently filing a Petition for IPR against another patent held by Patent Owner, which is related to the '514 Patent: IPR2022-1131 against U.S. Patent No. 7,675,759. The '514 is a continuation of an intervening continuation-in-part that claims priority to the '759 Patent. In addition, Samsung and Dell have filed IPR2022-00311 against the '514 Patent, and have filed

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Petitions for IPR against the following additional patents held by Patent Owner:

IPR2022-00307 against U.S. Pat. No. 7,403,399 (Samsung only), IPR2022-00308

against U.S. Pat. No. 7,978,489 (Samsung only), and IPR2022-00312 against the

'759 Patent (Samsung and Dell).

## C. LEAD AND BACKUP COUNSEL UNDER 37 C.F.R. § 42.8(b)(3)

Pursuant to 37 C.F.R. §§ 42.8(b)(3) and 42.10(a), Patent Owner provides the

following designation of counsel:

Lead Counsel	Backup Counsel
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#### D. SERVICE INFORMATION UNDER 37 C.F.R. § 42.(b)(3)

Service address:

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Patent Owner also consent to service by electronic mail at the following

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Date: June 27, 2022

DOCKE.

Respectfully submitted,

By: /James T. Carmichael/ James T. Carmichael (Reg. No.45,306) CARMICHAEL IP, PLLC 8000 Towers Crescent Drive, 13<sup>th</sup> Floor Tysons, VA 22182 Tel: (703) 646-9255

Attorney for Patent Owner

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that, pursuant to 37 CFR § 42.6(e), true and correct copies of the foregoing POWER OF ATTORNEY FOR PATENT OWNER and MANDATORY NOTICES BY PATENT OWNER have been served electronically via email to the following counsel:

Ping Wang Jason Xu Eric Cohen RIMON PC 1990 K Street, N.W., Suite 420 Washington, DC 20006 Email: <u>Anker514IPR@rimonlaw.com</u>

Dated: June 27, 2022

Respectfully submitted,

By: <u>/James T. Carmichael/</u> James T. Carmichael

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