

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

DODOTS LICENSING SOLUTIONS LLC,

Plaintiff,

v.

**APPLE INC., BEST BUY STORES, L.P.,
BESTBUY.COM, LLC, AND
BEST BUY TEXAS.COM, LLC,**

Defendants.

Case No. 6:22-cv-00533-ADA-DTG

DODOTS LICENSING SOLUTIONS LLC,

Plaintiff,

v.

**SAMSUNG ELECTRONICS CO., LTD.,
SAMSUNG ELECTRONICS AMERICA,
INC., BEST BUY STORES,
L.P., BESTBUY.COM, LLC, AND
BEST BUY TEXAS.COM, LLC,**

Defendants.

Case No. 6:22-cv-00535-ADA-DTG

**DEFENDANTS APPLE INC., SAMSUNG ELECTRONICS CO., LTD., SAMSUNG
ELECTRONICS AMERICA, INC., BEST BUY STORES, L.P.,
BESTBUY.COM, LLC, AND BEST BUY TEXAS.COM, LLC's
IDENTIFICATION OF CLAIM CONSTRUCTIONS**

Defendants Apple Inc., Samsung Electronics Co., Ltd., Samsung Electronics America, Inc., Best Buy Stores, L.P., Bestbuy.com, LLC, and Best Buy Texas.com, LLC (collectively “Defendants”) hereby provide their Preliminary Proposed Constructions of Claim Terms. The preliminary proposed constructions set forth herein cover U.S. Patent Nos. 9,369,545; 8,020,083; and 8,510,407. Unless otherwise indicated below, any occurrence of a listed claim term, phrase,

and/or clause is intended to receive the same construction across all patents-in-suit for which the listed term, phrase, and/or construction is proposed for construction.

Defendants reserve the right to modify, supplement, or amend the list of claim terms, phrases, and/or clauses set forth below. Additionally, Defendants reserve the right to request separately the construction of portions of the identified claim terms, phrases, and/or clauses.

Defendants further reserve all rights to assert that terms, phrases, and/or clauses in the patents-in-suit are invalid under 35 U.S.C. § 112, other than as indefinite, including without limitation the terms, phrases, and/or clauses listed in this Preliminary Proposed Constructions of Claim Terms and/or the terms, phrases, and/or clauses listed in Defendants' Preliminary Invalidity Contentions and any supplements thereto.

The inclusion of any claim term, phrase, and/or clause listed is not intended, and should not be construed to mean, that any such term, phrase, and/or clause has a special or uncommon meaning. Additionally, the inclusion of any claim term, phrase, and/or clause on this list is not intended and does not constitute an admission that the term, phrase, and/or clause is capable of construction and not indefinite under 35 U.S.C. § 112, lacking enablement or adequate written description, or otherwise incapable of construction. Defendants reserve the right to contest any such term, phrase, and/or clause, and the validity of any claim of the patents-in-suit.

This list is proposed constructions is preliminary and Defendants reserve the right to add, delete, and/or amend claim terms, phrases, and/or clauses from the list based on, without limitation, the list(s) propounded by DoDots Licensing Solutions LLC ("DoDots") or any information learned throughout the course of the claim construction process.

To the extent the claim terms, phrases, and/or clauses set forth below include particular terms, phrases, and/or clauses appropriate to be construed separately, such terms, phrases, and/or

clauses are deemed part of this disclosed Preliminary Proposed Constructions of Claim Terms. Similarly, to the extent it is appropriate to construe terms, phrases, and/or clauses listed below in the context of additional claim language, such additional language is deemed part of this disclosure.

DEFENDANTS' PRELIMINARY PROPOSED CONSTRUCTIONS OF CLAIM TERMS

Claim Term	Claims	Construction
“networked information monitor”	'083 pat.: cls. 1, 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 14 '407 pat.: cls. 1, 11, 12, 13, 22, 24 '545 pat.: cls. 1, 12, 13	“fully configurable frame, with one or more controls, through which content is presented to the user”
“networked information monitor template”	'083 pat.: cls. 1, 2, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16 '407 pat.: cls. 1, 2, 3, 4, 8, 10, 11, 12, 13, 20, 22, 24 '545 pat.: cls. 1, 5, 6, 7, 8, 9, 13, 15	“data structure which defines the characteristics of a NIM, including the NIM frame, view and control characteristics, and which excludes executable applications/compiled code”
“is accessible” / “is available”	'083 pat.: cls. 1, 4, 9, 12 '407 pat.: cls. 1, 13	“can be transmitted at the time the content is requested”
“lacks controls for manually navigating a network”	'083 pat.: cls. 1, 4, 9, 12	“lacks controls for manually navigating a network (e.g., a forward browsing button, a backward browsing button, a URL entry field, and/or other manual navigation controls)”
“computer program modules being configured to access the networked information monitor defined by the networked information monitor template”	'407 pat.: cl. 1	Indefinite (means-plus-function). <u>Means</u> : “computer program modules” <u>Function</u> : “configured to access the networked information monitor defined by the networked information monitor template.”
“instructions configured (i) to cause the [first/second] networked	'083 pat.: cls. 1, 4, 9, 12	Indefinite (means-plus-function).

<p>information monitor to request content from the network location in the [second] content reference via the TCP/IP protocol, and (ii) to cause the [first/second] networked information monitor to generate the graphical user interface of the [first/second] networked information monitor with the content received from the network location via the TCP/IP protocol within the frame”</p>		<p><u>Means</u>: “instructions” <u>Function</u>: “configured (i) to cause the first networked information monitor to request content from the network location in the content reference via the TCP/IP protocol, and (ii) to cause the first networked information monitor to generate the graphical user interface of the first networked information monitor with the content received from the network location via the TCP/IP protocol within the frame”</p>
<p>“the application media package template”</p>	<p>’407 pat.: cl. 13</p>	<p>Indefinite.</p>
<p>“time-varying content” / “content being time-varying”</p>	<p>’407 pat.: cls. 1, 2, 9, 13, 21</p>	<p>Indefinite.</p>
<p>“web browser readable language”</p>	<p>’545 pat.: cl. 1 ’407 pat.: cls. 1, 13</p>	<p>“standard Internet content that is capable of being parsed by a browser, such content including HTML, Java script, XML, CSS, streaming media, Flash, HTTPS, cookies, etc.”</p>
<p>“wherein accessing the networked information monitor defined by the networked information monitor template results in: transmission, over a network to a web server at a network location, of a content request for content to be displayed within the frame of the viewer graphical user interface defined by the networked information monitor template;</p>	<p>’407 pat.: cls. 1, 13</p>	<p>Indefinite.</p>

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.