

**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

DODOTS LICENSING SOLUTIONS LLC,

Plaintiff,

v.

SAMSUNG ELECTRONICS CO., LTD.,
SAMSUNG ELECTRONICS AMERICA, INC.,
BESTBUY.COM, LLC, and BEST BUY
TEXAS.COM, LLC,

Defendants.

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

JOINT CLAIM CONSTRUCTION STATEMENT

IPR2023-00939

Apple, FY1010, Page 1

Pursuant to the Scheduling Order and the Standing Order Governing Proceedings, Plaintiff and Defendants submit this Joint Claim Construction Statement for U.S. Patent Nos. 9,369,545 (“the ’545 patent”); 8,020,083 (“the ’083 patent”); and 8,510,407 (“the ’407 patent”):

I. Agreed-Upon Claim Terms:

<u>Claim Term</u>	<u>Agreed Construction</u>
“networked information monitor template” <ul style="list-style-type: none"> • ’083 patent, claims 1, 2, 4-10, 12-16; • ’407 patent, claims 1-4, 8, 10-13, 20, 22, 24; • ’545 patent, claims 1, 5-9, 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”
“networked information monitor” <ul style="list-style-type: none"> • ’083 patent, claims 1-6, 9-14; • ’407 patent, claims 1, 11-13, 22, 24; • ’545 patent, claims 1, 12-13 	“fully configurable frame, with one or more controls, through which content is presented to the user”
“the application media package template” <ul style="list-style-type: none"> • ’407 patent, claim 13 	“the networked information monitor template”
“the networked information template” <ul style="list-style-type: none"> • ’545 patent, claim 15 	“the networked information monitor template”

II. Terms in Dispute

<u>Claim Term</u>	<u>DoDots' Proposed Construction</u>	<u>Defendants' Proposed Construction</u>	<u>Proposing Party</u>
<p>“is accessible”/“is available”</p> <ul style="list-style-type: none"> • '083 patent, claims 1, 4, 9, 12; • '407 patent, claims 1, 13 	Plain and ordinary meaning	“can be transmitted at the time the content is requested”	Defendants
<p>“lacks controls for manually navigating a network”</p> <ul style="list-style-type: none"> • '083 patent, claims 1, 4, 9, 12 	Plain and ordinary meaning	“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)”	Defendants
<p>“frame”</p> <ul style="list-style-type: none"> • '083 patent, claims 1, 4, 9, 12; • '407 patent, claims 1, 13 	<p>“area upon a display of the Dot instantiation in which data may be rendered”</p> <p>or</p> <p>“area upon a display of a NIM instantiation in which data may be rendered”</p>	Plain and ordinary meaning	Plaintiff
<p>“web browser readable language”</p> <ul style="list-style-type: none"> • '545 patent, claim 1; • '407 patent, claims 1, 13 	“standard Internet content that is capable of being parsed by a browser”	“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.”	Defendants

<u>Claim Term</u>	<u>DoDots' Proposed Construction</u>	<u>Defendants' Proposed Construction</u>	<u>Proposing Party</u>
<p>“wherein accessing the networked information monitor defined by the networked information monitor template results in: transmission ... reception ... presentation”</p> <ul style="list-style-type: none"> • '407 patent, claim 1 	<p>Plain and ordinary meaning</p>	<p>Indefinite</p>	<p>Defendants</p>
<p>“The method of claim 1, further comprising ...”</p> <ul style="list-style-type: none"> • '407 patent, claim 2 	<p>Correction of a clear typographical error: “‘The client computing device of claim 1, further comprising...”</p>	<p>Indefinite</p>	<p>Defendants</p>

Dated: May 15, 2023

/s/ Jason S. Charkow

Raymond W. Mort, III
Texas State Bar No. 00791308
raymort@austinlaw.com
THE MORT LAW FIRM, PLLC
100 Congress Ave, Suite 2000
Austin, Texas 78701
Tel/Fax: (512) 865-7950

Of Counsel:

Ronald M. Daignault (*pro hac vice*)*
Chandran B. Iyer (*pro hac vice*)
Scott R. Samay (*pro hac vice*)*
Jason S. Charkow (*pro hac vice*)*
Shalu Maheshwari (*pro hac vice*)*
Richard Juang (*pro hac vice*)*
Oded Burger (*pro hac vice*)*
Zachary H. Ellis (State Bar No. 24122606)*
rdaignault@daignaultiyer.com
cbiyer@daignaultiyer.com
ssamay@daignaultiyer.com
jcharkow@daignaultiyer.com
smaheshwari@daignaultiyer.com
rjuang@daignaultiyer.com
oburger@daignaultiyer.com
zellis@daignaultiyer.com
DAIGNAULT IYER LLP
8618 Westwood Center Drive
Suite 150
Vienna, VA 22102

**Not admitted in Virginia*

ATTORNEYS FOR PLAINTIFF

Respectfully submitted,

/s/ John M. Guaragna

John M. Guaragna
Texas Bar No 24043308
DLA PIPER LLP (US)
303 Colorado St., Suite 3000
Austin, TX 78701-3799
Tel: 512.457.7125
Fax: 512.457.7001
john.guaragna@us.dlapiper.com

Sean C. Cunningham (*pro hac vice*)
Robert Williams (*pro hac vice*)
DLA PIPER LLP (US)
401 B Street, Suite 1700
San Diego, CA 92101
Tel: 619.699.2700
Fax: 619.699.2701

Erik Fuehrer (*pro hac vice*)
Sangwon Sung (*pro hac vice*)
Marinna C. Radloff (*pro hac vice*)
DLA PIPER LLP (US)
2000 University Avenue
East Palo Alto, CA 94303-2214
Tel: 650.833.2000
Fax: 650.833.2001

Jackob Ben-Ezra (Bar No. 24073907)
DLA PIPER LLP (US)
845 Texas Avenue
Suite 3800
Houston, TX 77002-5005
Tel: 713.425.8431
Fax: 713.300.6031

ATTORNEYS FOR DEFENDANTS
APPLE INC., BEST BUY STORES, L.P.,
BESTBUY.COM, LLC, and BEST BUY
TEXAS.COM, LLC

/s/ David M. Hoffman

David M. Hoffman
TX Bar No. 24046084
hoffman@fr.com

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