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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91199897
Party	Plaintiff Samsung Electronics, Ltd.
Correspondence Address	MICHAEL T ZELLER QUINN EMANUEL URQUHART SULLIVAN LLP 865 SOUTH FIGUEROA STREET, 10TH FLOOR LOS ANGELES, CA 90017-2543 UNITED STATES Email: michaelzeller@quinnemanuel.com, margretcaruso@quinnemanuel.com
Submission	Other Motions/Papers
Filer's Name	Michael T. Zeller
Filer's email	michaelzeller@quinnemanuel.com, margretcaruso@quinnemanuel.com, jessicarose@quinnemanuel.com
Signature	/Michael T. Zeller/
Date	04/18/2018
Attachments	4.18.18 Samsing Status Update to TTAB.pdf(50996 bytes)



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Application Serial No.: 85041463



Filed: May 18, 2010 Date Published: April 19, 2011

SAMSUNG ELECTRONICS CO. LTD.,

Opposer,

v.

Opposition No. 91199897

APPLE INC.

Applicant.

OPPOSER'S STATUS UPDATE AS TO THE CIVIL ACTION

Opposer Samsung Electronics Co. Ltd. ("Samsung") respectfully submits this status update as to the civil action that occasioned the suspension of this proceeding, as directed by the Board's Order dated April 11, 2018.

Proceedings in this matter were stayed pending the resolution of *Apple, Inc. v. Samsung Electronics Co., Ltd. et al.*, Case No. 11-cv-1846, in the United States District Court for the Northern District of California (the "Civil Action"). On March 6, 2014, the District Court in the Civil Action issued a final judgment, from which both parties appealed. These appeals were heard by the United States Court of Appeals for the Federal Circuit under docket numbers 14-



1335 and 14-1368. On May 18, 2015, after briefing and oral argument, the Federal Circuit issued its decision. *Apple Inc. v. Samsung Electronics Co., Ltd.*, 786 F.3d 983 (2015). The Federal Circuit held, among other things, that Apple's asserted registered and unregistered iPhone trade dresses, which included square icons with rounded edges, were functional and therefore unprotectable. *Id.* at 990-96. This ruling of unprotectability on functionality grounds extended specifically to Apple's icons (*id.* at 993-96) — the same element at issue in this Opposition proceeding.

Although neither Apple nor Samsung has sought further review of the Federal Circuit's relevant trade dress rulings, Samsung filed a petition for a writ of certiorari in the U.S. Supreme Court seeking review of the Federal Circuit's judgment regarding design patent infringement and damages. The U.S. Supreme Court granted Samsung's petition with respect to design patent damages. *See Samsung Elecs. Co. v. Apple Inc.*, 136 S. Ct. 1453 (Mar. 21, 2016).

On December 6, 2016, the Supreme Court issued its opinion, reversing the judgment of the Federal Circuit and remanding for further proceedings. *Samsung Elecs. Co. v. Apple Inc.*, 137 S. Ct. 429 (2016). On February 7, 2017, the Federal Circuit in turn remanded the case to the District Court for further proceedings. *See* Civil Action, ECF No. 3483 (Opinion and Judgment of Federal Circuit). The Civil Action is still pending in the District Court. The District Court has set trial on issues relating to design-patent damages for May 14, 2018.

Because the Civil Action that occasioned the suspension of the instant Opposition proceedings is still ongoing, Samsung respectfully suggests that these proceedings remain suspended until all matters associated with the Civil Action are finally and fully concluded.



Dated: April 18, 2018 Los Angeles, California

Quinn Emanuel Urquhart & Sullivan, LLP

By: /s/ Michael T. Zeller

Michael T. Zeller michaelzeller@quinnemanuel.com 865 South Figueroa Street, 10th Floor Los Angeles, California 90017-2543

Phone: (213) 443-3000 Fax: (213) 443-3100

Attorneys For Opposer SAMSUNG ELECTRONICS CO., LTD.



Certificate of Service

I, Jessica Rose, hereby certify that a true and correct copy of the foregoing Opposer's Status Update As To The Civil Action has been duly served by mailing such a copy first class, postage paid to Glenn A. Gunderson, Dechert LLP, Cira Centre, 2929 Arch Street, Philadelphia, PA 19104-2808 on April 18, 2018.

Dated: April 18, 2018

By:

Jessica Rose