Paper: 11 Entered: May 16, 2018

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

FITBIT, INC. and WAHOO FITNESS LLC., Petitioner,

v.

BLACKBIRD TECH, LLC d/b/a BLACKBIRD TECHNOLOGIES, LLC Patent Owner.

Case IPR2017-02012¹ Patent 6,434,212

Before DEBRA K. STEPHENS, THOMAS L. GIANNETTI, and CHRISTA P. ZADO, *Administrative Patent Judges*.

STEPHENS, Administrative Patent Judge.

ORDER
Conduct of the Proceeding
37 C.F.R. § 42.5

On April 24, 2018, the Supreme Court held that a decision to institute

¹ Wahoo Fitness LLC, which filed a petition in IPR2018-00275, has been joined as a petitioner in this proceeding.



under 35 U.S.C. § 314 may not institute on less than all claims challenged in the petition (*SAS Inst., Inc. v. Iancu*, 2018 WL 1914661, at *10 (U.S. Apr. 24, 2018)). In our Decision on Institution, we determined that Petitioner demonstrated a reasonable likelihood that it would establish that at least one of the challenged claims of U.S. Patent 6,434,212 ('212 patent) is unpatentable (Paper 8, 28). Specifically, Petitioner challenged claims 2, 5, and 6 in the Petition on the following grounds:

Claim(s)	Basis	References
2 and 5	§ 102	Amano (US 6,241,684 B1) (Ex. 1003) ("Amano")
2 and 5	§ 103	Amano
6	§ 103	Kato (US 5,033,013) (Ex. 1004) ("Kato") and
		Amano

(Paper 1, 6–7) We instituted on:

Claim(s)	Basis	References
2 and 5	§ 103	Amano
6	§ 103	Kato and Amano

(Paper 8, 28). We modify our institution decision to institute on all of the challenged claims and all of the grounds presented in the Petition.

Specifically, we modify our decision to include the Petitioner's asserted ground that claims 2 and 5 are anticipated by Amano under 35 U.S.C. § 102(e).

The parties shall confer to discuss the impact, if any, of this Order on the current schedule. If, after conferring, the parties wish to change the schedule or submit further briefing due to this Order, the parties must, within one week of the date of this Order, request a conference call with the panel



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to seek authorization for such changes or briefing.

In consideration of the foregoing, it is hereby:

ORDERED that our institution decision is modified to include review of all challenged claims and all grounds presented in the Petition, specifically:

Claims 2 and 5 under 35 U.S.C. § 102(e) as anticipated by Amano; Claims 2 and 5 under 35 U.S.C. § 103(a) as obvious over Amano; and Claim 6 under 35 U.S.C. § 103(a) as obvious over Kato and Amano; and

FURTHER ORDERED that Petitioner and Patent Owner shall confer to determine whether they desire any changes to the schedule or any further briefing, and, if so, shall request a conference call with the panel to seek authorization for such changes or briefing within one week of the date of this Order.



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PETITIONER:

Harper Batts

Baker Botts L.L.P.

1001 Page Mill Road

Building One, Suite 200

Palo Alto, CA 94304

Email: harper.batts@bakerbotts.com

John Gaustad

Baker Botts L.L.P.

1001 Page Mill Road

Building One, Suite 200

Palo Alto, CA 94304

Email: john.gaustad@bakerbotts.com

PATENT OWNER:

Walter D. Davis, Jr.

Davidson Berquist Jackson & Gowdey, LLP

8300 Greensboro Dr.

Suite 500

McLean, VA 22102

Email: wdavis@dbjg.com

Wayne M. Helge

Davidson Berquist Jackson & Gowdey, LLP

8300 Greensboro Dr.

Suite 500

McLean, VA 22102

Email: whelge@dbjg.com

Aldo Noto

Davidson Berquist Jackson & Gowdey, LLP

8300 Greensboro Dr.

Suite 500

McLean, VA 22102

Email: anoto@dbjg.com

