UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
QUALCOMM INC., et al. Petitioner
v.
APPLE INC., Patent Owner
Case IPR2019-00322 Patent 8,443,216

# PATENT OWNER'S MANDATORY NOTICES



Proceeding No. IPR2019-00322 Attorney Docket No: 39521-0069IP1

# PATENT OWNER'S MANDATORY NOTICES UNDER 37 C.F.R. § 42.8

Pursuant to 37 C.F.R. § 42.8, the patent owner, Apple Inc. ("Patent Owner"), hereby submits the following Mandatory Notices in response to the Petition for *Inter Partes* Review of U.S. Patent No. 8,443,216.

# 1. Real Party-In-Interest under 37 CFR § 42.8(b)(1)

Apple Inc. is the Real Party-in-Interest.

#### 2. Related Matters under 37 CFR § 42.8(b)(2)

The following judicial or administrative matters may affect or be affected by a decision in this proceeding:

Qualcomm Inc. v. Apple Inc., No. 3:17-cv-1375 (S.D. Cal.) ("'1375 Case"). Additionally, Petitioner filed concurrent IPRs on related continuation patents claiming priority to the '812 patent against US Patent No. 8,271,812 (IPR2019-00321) and US Patent No. 8,656,196 (IPR2019-00325).

Patent Owner does not concede that any of the above-identified proceedings would affect, or be affected by, this proceeding.



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### 3. Lead and Back-Up Counsel, under 37 CFR § 42.8(b)(3)

Patent Owner designates the following lead and back-up counsel:

LEAD COUNSEL	BACK-UP COUNSEL
W. Karl Renner, Reg. No. 41,265	Thomas A. Rozylowicz, Reg. No. 50,620
Fish & Richardson P.C.	Timothy W. Riffe, Reg. No. 43,881
3200 RBC Plaza	Fish & Richardson P.C.
60 South Sixth Street	3200 RBC Plaza
Minneapolis, MN 55402	60 South Sixth Street
Tel: 202-783-5070	Minneapolis, MN 55402
Fax: 877-769-7945	Tel: 202-783-5070
Email: IPR39521-0069IP1@fr.com	Fax: 877-769-7945
	PTABInbound@fr.com

# 4. Service Information under 37 CFR § 42.8(b)(4)(i) et seq.

Please address all correspondence and service to the address listed above.

Patent Owner consents to electronic service by email at <a href="IPR39521-">IPR39521-</a>

0069IP1@fr.com (referencing No. 39521-0069IP1 and cc'ing

PTABInbound@fr.com, axf-ptab@fr.com, rozylowicz@fr.com and riffe@fr.com.

Respectfully submitted,

Dated 1/09/2019

/W. Karl Renner/

W. Karl Renner, Reg. No. 41,265

Fish & Richardson P.C.

3200 RBC Plaza, 60 South Sixth Street

Minneapolis, MN 55402

T: 202-783-5070 F: 877-769-7945

Customer Number 26171 Fish & Richardson P.C.

Telephone: (202) 783-5070 Facsimile: (877) 769-7945



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#### **CERTIFICATE OF SERVICE**

Pursuant to 37 CFR §§ 42.6(e)(4) and 42.205(b), the undersigned certifies that on January 9, 2019, a complete and entire copy of this Patent Owners' Mandatory Notices and Power of Attorney were provided via electronic service, to the Petitioner by serving the correspondence address of record as follows:

John A. Marlott
Matthew W. Johnson
John M. Michalik
Thomas W. Ritchie
JONES DAY
77 West Wacker, Suite 3500
Chicago, Illinois 60601-1692

E-mail: jamarlott@jonesday.com mwjohnson@jonesday.com jmichalik@jonesday.com twritchie@jonesday.com

<u>/Diana Bradley/</u>

Diana Bradley Fish & Richardson P.C. 60 South Sixth Street, Suite 3200 Minneapolis, MN 55402 (858) 678-5667

