

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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MICROSOFT CORPORATION and HP INC.,

Petitioners

v.

SYNKLOUD TECHNOLOGIES, LLC,

Patent Owner

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IPR2020-00316

Patent 9,098,526 B1

**AMENDED MANDATORY NOTICES BY PATENT OWNER UNDER 37  
CFR § 42.8**

Pursuant to 37 CFR § 42.8(a)(2), Patent Owner SYNKLOUD TECHNOLOGIES, LLC, hereby provides the following amended mandatory notices to disclose that it filed a reexamination request for U.S. Patent 9,098,526 on April 21, 2021.

**(1) *Real Party-in-Interest***

The real party-in-interest for the Patent Owner is SYNKLOUD TECHNOLOGIES, LLC, the assignee of U.S. Patent No. 9,098,526.

**(2) *Related Matters***

proceeding based on U.S. Patent No. 9,098,526 (“the ‘526 patent”):

#### BEFORE THE USPTO

CASE DESIGNATION	PATENT	STATUS
Reexamination request	9,098,526	awaiting examiner’s decision
IPR 2019–01655	9,098,526	INSTITUTED
IPR 2020-00136	9,098,526	INSTITUTED
IPR 2020-01031	10,015,254	PENDING
IPR 2020-01032	10,015,254	PENDING
IPR 2020-01235	10,015,254	PENDING
IPR 2020-01301	9,219,780	PENDING
IPR 2020-01271	9,239,686	PENDING
IPR 2020-01270	9,219,780	PENDING
IPR 2020-01269	9,219,780	PENDING

#### BEFORE UNITED STATES DISTRICT COURTS

CASE NUMBER	DISTRICT COURT	STATUS
1:20-CV-10564	MASSACHUSETTS	PENDING
6:19-cv-00525	WD TEXAS	PENDING
6:19-cv-00526	WD TEXAS	PENDING
6:19-cv-00527	WD TEXAS	PENDING
1:19-cv-01360	DELAWARE	PENDING

1:20-CV-00007

DELAWARE

PENDING

BEFORE THE FEDERAL CIRCUIT

CASE NUMBER	DISTRICT COURT	STATUS
20-126	IN RE: ADOBE INC. (TXWD)	PENDING
20-130	IN RE: DROPBOX INC. (TXWD)	PENDING
20-132	IN RE: DROPBOX INC. (TXWD)	PENDING

(3) *Lead and Back-up Counsel*

Lead Counsel	Back-up Counsel
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(4) *Service*

Pursuant to 37 C.F.R. § 42.8(b)(4), Patent Owner hereby states that the service information is that identified above for Patent Owner's lead and backup counsel. Patent Owner hereby consents to electronic service.

Please direct all correspondence to the email addresses listed in section (3).

Respectfully submitted,

/Gregory J. Gonsalves/

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## CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. 42.6(e) and by the agreement of counsel for Petitioner, I certify that on April 30, 2021, I served a complete electronic copy of the Amended Mandatory Notice on the Petitioner's lead and backup counsel at the following email addresses:

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