
From: Trials <Trials@USPTO.GOV>
Sent: Friday, May 16, 2025 7:25 AM
To: imberatek-apple-service@mayerbrown.com; James Fussell; IPR50095-0193IP1; IPR50095-0199IP1; IPR50095-0197IP1; Craig A. Deutsch
Cc: Trials
Subject: RE: Apple v. Imberatek: Proceeding Nos. IPR2025-00575-00578, IPR2025-00580-00584: Panels

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Counsel,

The parties are authorized to file a joint motion to terminate the above-captioned proceedings along with their written settlement agreement as required by 35 U.S.C. § 317(b) and 37 C.F.R. § 42.74(b). The parties are also authorized to file a joint request to treat the settlement agreement as business confidential information kept separate from the file of the involved patent(s) pursuant to 37 C.F.R. § 42.74(c).

Regards,

Andrew Kellogg,
Deputy Chief Clerk, Trials
Patent Trial and Appeal Board
USPTO
andrew.kellogg@uspto.gov
(571) 272-5366

From: Craig A. Deutsch <deutsch@fr.com>
Sent: Wednesday, May 14, 2025 6:15 PM
To: Trials <Trials@USPTO.GOV>
Cc: imberatek-apple-service@mayerbrown.com; James Fussell <jfussell@mayerbrown.com>; IPR50095-0193IP1 <IPR50095-0193IP1@fr.com>; IPR50095-0199IP1 <IPR50095-0199IP1@fr.com>; IPR50095-0197IP1 <IPR50095-0197IP1@fr.com>
Subject: Apple v. Imberatek: Proceeding Nos. IPR2025-00575-00578, IPR2025-00580-00584

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Your Honors,

Petitioner and Patent Owner have, pursuant to a written agreement, resolved their dispute concerning the following U.S. Patent Nos. and corresponding IPR Case Nos.:

AIA review #	Patent #
IPR2025-00584	11716816
IPR2025-00583	11071207
IPR2025-00582	9107324
IPR2025-00581	8368201
IPR2025-00578	7989944
IPR2025-00575	7609527
IPR2025-00580	8222723
IPR2025-00577	7732909
IPR2025-00576	7732909

The parties observe that the Board has not taken action to institute any of these proceedings as of this date. Petitioner and Patent Owner believe it will advance the interests of justice and conserve Office resources to terminate the above proceedings.

Accordingly, Petitioner and Patent Owner request the Board’s authorization to file joint motions to terminate in each of the above-noted IPR proceedings pursuant to 35 U.S.C. § 317(a) and (b).

The parties also request permission to file the fully executed written agreement concerning these patents as business confidential information for “Parties and Board Only,” pursuant to the procedures set forth in 37 C.F.R. § 42.74(c), along with a Joint Request to Treat the agreement as Business Confidential Information.

The parties will make themselves available at the Board’s convenience for a teleconference if the Board wishes to conduct such a conference.

Best regards,

Craig

Craig A. Deutsch :: Principal :: Fish & Richardson P.C.

612 278 4514 direct :: 651 734 5073 mobile :: deutsch@fr.com

[fr.com](#) :: [Bio](#) :: [LinkedIn](#) :: [Twitter](#)

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