

EXHIBIT F

Moore, Kim

From: Soobert, Allan M.
Sent: Monday, August 02, 2010 4:01 PM
To: Solo, Alex
Cc: MW_v_Apple; Mirror Worlds
Subject: RE: Mirror Worlds v. Apple: Withdrawal of Pending Motions

Alex,

Thanks for your email. With respect to your comments on the Joint Motion for Leave to Amend The Parties' Invalidation Contentions and to Withdraw Related Motions (Docket Nos. 196, 200, 205 and 215), we generally concur with your stated understanding, with the following clarifications.

On point 1), the parties have agreed that there is good cause to amend their respective invalidity contentions and add the new prior art, not merely that it is timely. While Apple is willing to discuss limiting the specific prior art references that it will ultimately assert at trial, it is difficult to have that discussion in the abstract, without knowing what claims Mirror Worlds will ultimately assert at trial. Apple therefore reserves its right to move the Court to limit the number of claims that Mirror Worlds may assert at trial, if Mirror Worlds does not reasonably limit its asserted claims.

On point 2), we note that this is a new issue that was not part of the parties' agreement. Nevertheless, Apple agrees that the Snow Leopard, iPad and Safari products released since the commencement of the litigation are within the scope of Mirror World's infringement contentions. While Apple does not "contest" that these newly-released products are thus accused infringing products in this case (as part of the parties' global agreement), Apple reserves all defenses with respect to these products, including that these products are not covered by any valid claim in the Mirror Worlds' patents.

In light of this understanding, please let us know if we have your agreement to file the Joint Motion for Leave to Amend The Parties' Invalidation Contentions and to Withdraw Related Motions (Docket Nos. 196, 200, 205 and 215),

Thanks,
Allan

From: Solo, Alex [mailto:asolo@stroock.com]
Sent: Monday, August 02, 2010 2:09 PM
To: Mirror Worlds
Cc: MW_v_Apple
Subject: RE: Mirror Worlds v. Apple: Withdrawal of Pending Motions

Thank you Christian. You have our agreement to proceed with filing the Joint Motion to Amend the Docket Control Order.

From: Platt, Christian [mailto:christianplatt@paulhastings.com]
Sent: Monday, August 02, 2010 1:54 PM
To: Solo, Alex; Mirror Worlds
Cc: MW_v_Apple
Subject: RE: Mirror Worlds v. Apple: Withdrawal of Pending Motions

Alex-

Regarding the parties' Joint Motion to Amend the Docket Control Order, the August 17, 2010 deadline for objections to rebuttal testimony and August 20, 2010 deadline for pretrial objections were already set in prior orders. (Doc. Nos. 32, 186.) Therefore, there is no need to include these dates in our Motion. Please confirm that we can proceed with filing the Joint Motion to Amend the Docket Control Order.

We will move forward with filing the Joint Motion for Additional Time for Summary Judgment Replies and Opposition to Mirror Worlds' Motion in Limine.

We are reviewing your comments on the Joint Motion to Amend the Parties' Invalidation Contentions and To Withdraw Related Motions and will respond to you shortly.

Best regards
Christian

From: Solo, Alex [mailto:asolo@stroock.com]
Sent: Monday, August 02, 2010 9:45 AM
To: Mirror Worlds
Cc: MW_v_Apple
Subject: RE: Mirror Worlds v. Apple: Withdrawal of Pending Motions

Christian,

Below please find our comments regarding the motions that the parties are hoping to file today.

Motion to Amend Docket Control order:

The motion seems to be missing several of the agreed-upon dates. We generally agreed to the following dates:

August 6, 2010	Pretrial Disclosures due Video and Stenographic Deposition Designation due. Each party who proposes to offer deposition testimony shall file a disclosure identifying line and page numbers to be offered.
August 13, 2010	Rebuttal Designations and Objections to Deposition Testimony due. C examination line and page numbers to be included. In video deposition each party is responsible for preparation of the final edited video in accordance with their parties' designations and the Court's rulings on objections.
August 17, 2010	Objections to Rebuttal Deposition Testimony due
August 20, 2010	Pretrial Objections due
August 20, 2010	Joint Pretrial Order, Joint Proposed Jury Instructions with citation to authority and Form of the Verdict for jury trials. Proposed Findings of Fact and Conclusions of Law with citation to authority for issues tried to the benefit of the defendant.

However, your proposed motion only lists:

August 5, 2010	August 6, 2010	Pretrial Disclosures due. Video and Stenographic Deposition Designation due.
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		Designation due. Each party who proposes to offer deposition testimony shall identify the line and page number to be offered.
August 12, 2010	August 13, 2010	Rebuttal Designations and Objected Deposition Testimony due. Cross examination line and page number included. In video depositions, each party is responsible for preparing final edited video in accordance with their parties' designations and the Court's rulings on objections.
August 2, 2010	August 20, 2010	Joint Pretrial Order, Joint Proposed Instructions with citation to authority, Form of the Verdict for jury trials, Proposed Findings of Fact and Conclusions of Law with citation to authority for issues tried to the bench due.

If the missing dates are an oversight, could you please include them. Otherwise, could you please clarify your position.

Motion for Additional time for SJ Replies and Motion in Limine:

We agree with this motion.

Joint Motion For Leave To Amend The Parties' Invalidation Contentions And To Withdraw Related Motions (Docket Nos. 196, 200, 205, And 215)

We are generally in agreement with respect to the format and content of this motion. However, prior to filing, we want to clarify certain understandings.

- 1) Mirror Worlds agrees not to contest the new art on timeliness basis, but reserves all rights to otherwise contest that art. For example, Apple has requested that Mirror Worlds reduce the number of claims for trial in order to make it manageable. Similarly, Mirror Worlds expects that Apple will reduce the amount of art it plans to assert. If an agreement is not reached, Mirror Worlds reserves the right to move the court to limit the number of prior art references.
- 2) Mirror Worlds understands that Apple will not contest Mirror Worlds infringement contentions with respect to the products released since the commencement of the litigation (e.g., Snow Leopard, iPad, Safari), which Mirror Worlds believes fall within the scope of the language used in the initial infringement contentions.

If our understanding is not correct, are you available to speak this afternoon?

Best regards,

Alex

Alexander Solo
Stroock & Stroock & Lavan LLP
180 Maiden Lane

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From: Platt, Christian [mailto:christianplatt@paulhastings.com]
Sent: Saturday, July 31, 2010 11:29 AM
To: Solo, Alex; Mirror Worlds
Cc: MW_v_Apple
Subject: RE: Mirror Worlds v. Apple: Withdrawal of Pending Motions

Alex-

Attached please find proposed filings relating to (1) the Amended Docket Control Order as well as the extensions with respect to the Replies on the Motions for Summary Judgment and the Opposition to MW's Motion in Limine.

Please let us know if we have your approval to file. We would like to file all of these joint motions/withdrawals as soon as possible. If your team is able to get back to us over the weekend, we would appreciate it.

Best regards
Christian

From: Solo, Alex [mailto:asolo@stroock.com]
Sent: Friday, July 30, 2010 6:31 PM
To: Mirror Worlds
Cc: MW_v_Apple
Subject: RE: Mirror Worlds v. Apple: Withdrawal of Pending Motions

Christian,

We were hoping to address this email today, but unfortunately we'll have to get back to you by Monday.

Best regards,

Alex

Alexander Solo
Stroock & Stroock & Lavan LLP
180 Maiden Lane
New York, NY 10038

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From: Platt, Christian [mailto:christianplatt@paulhastings.com]
Sent: Friday, July 30, 2010 5:38 PM
To: Solo, Alex
Cc: Mirror Worlds; MW_v_Apple
Subject: Mirror Worlds v. Apple: Withdrawal of Pending Motions

Alex-

Following up on our call, attached please find drafts of pleadings to resolve the 6 pending motions that we've been discussing over the past few weeks:

- Joint Notice of Withdrawal of Motions to Compel
- Joint Motion for Leave to Amend Invalidation Contentions and Withdrawal of Related Motions
- Exhibit 1 to Joint Motion for Leave to Amend and Withdraw (July 26, 2010 e-mail)
- Proposed Order Granting Leave to Amend Invalidation Contentions and Withdraw Related Motions

Please let us know if we have your approval to file the attached documents. We'd like to get these on file today.

We will also be circulating a proposed Joint Motion to Amend the Docket Control Order and extend the respective deadlines for the summary judgment reply briefs and opposition to Mirror Worlds' motion in limine shortly.

Best regards
Christian

S. Christian Platt, Partner | Paul, Hastings, Janofsky & Walker LLP | 4747 Executive Drive, 12th Floor, San Diego, CA 92121 | direct: 858 458 3034 | direct fax: 858 458 3134 | main: 858 458 3000 | main fax: 858 458 3005 | christianplatt@paulhastings.com | www.paulhastings.com

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