



August 13, 2021

Jeff Jaffe

W3C

Via e-mail to jeff@w3c.org

Dear Dr. Jaffe:

This letter concerns Apple's Exclusions in response to the Call for Exclusions for the Open Screen Protocol First Public Working Draft in the Second Screen Working Group, which closes on August 15, 2021. On August 13, 2021, Apple filed Exclusions of Necessary Claims from six (6) patent families that it believes to be Essential to the Open Screen Protocol specification, based on the First Public Working Draft dated June 16, 2021.

Below is a table of the excluded patents grouped by patent family:

Patent Family	Excluded Patents
1	US 9,894,505; EP 1,751,949; HK 1104133; (DE; FR; GB; NL - all have the same number as EP - 1,751,949)
2	US 8,464,061; ZL201110372584.1 (CN); GB2494062; TW I441025; JP5524157; KR 10-1462361; ZL201120465374.2 (CN)
3	US 7,895,378; US 8,095,716; US 8,370,555; AU 2007265077; CA 2644626; JP 5021027
4	US 7,706,637
5	US 9,729,630; US 10,264,070
6	US 9,876,830; US 10,200,430; US 10,986,148

These Exclusions extend to continuations, divisionals, or other derivatives of the excluded patents containing Necessary Claims.

Apple has identified revisions to the First Public Working Draft, that, if adopted, would remove from essentiality identified Necessary Claims in patent families 1, 2, and a portion of 3, amounting to more than half of the Exclusions filed. Apple's participants in the Second Screen Working Group are proposing these revisions to the Open Screen Protocol First Public Working Draft.

Apple looks forward to continuing to participate in the Second Screen Working Group, including in the development of the Open Screen Protocol.

Sincerely,



Jeff Myers
Chief IP Counsel