

APPLE, INC., Opposer,

-versus-

RENATO C. VALENCIA, FRANCISCO RONDILLA, JONATHAN F. BORJA, HILARY L. DE LEON, LEAH B. MARQUEZ & APOLINAR A. CUEVA,

Respondent- Applicant.

IPC No. 14-2016-00090

Opposition to:

Appln. Serial No. 4-2015-013478 Date Filed: 24 November 2015

TM: "mPASSBOOK"

NOTICE OF ORDER

## **QUISUMBING TORRES**

Counsel for Opposer
12<sup>th</sup> Floor, Net One Center
26<sup>th</sup> Street corner 3<sup>rd</sup> Avenue
Crescent Park West, Bonifacio Global City
Taguig, Metro Manila

## **DE JESUS MANIMTIM & ASSOCIATES**

Counsel for the Respondent-Applicants 5625 Don Pedro corner Gabaldon Streets Poblacion, Makati City

## **GREETINGS:**

Please be informed that Order No. 2017 – 127 (D) dated May 31, 2017 (copy enclosed) was promulgated in the above entitled case.

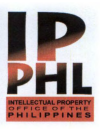
Pursuant to Section 2, Rule 9 of the IPOPHL Memorandum Circular No. 16-007 series of 2016, any party may appeal the final order to the Office of the Director General within thirty (30) days after receipt of the final order together with the payment of applicable fees.

Taguig City, May 31, 2017.

MARILYN F. RETUTAL
IPRS IV

**Bureau of Legal Affairs** 

Republic of the Philippines
INTELLECTUAL PROPERTY OFFICE



APPLE, INC., Opposer,	<pre>}</pre>
-versus-	<ul> <li>Application No. 4-2015-013478</li> <li>Date Filed: 24 November 2015</li> </ul>
RENATO C. VALENCIA, FRANCISCO RONDILLA, JONATHAN F. BORJA, HILARY L. DE LEON, LEAH B. MARQUEZ & APOLINAR A. CUEVA Respondent-Applicant.	} } Trademark: mPASSBOOK }
X	) Order No. 2017 - 127(p)

## ORDER

APPLE, INC., ("Opposer") filed on 17 October 2016 a Manifestation that:

- "1. The instant case is set for mediation hearing on Tuesday, October 18, 2016, 2 pm.
- 2. However, under date October 4, 2016, Attys. Bienvenido A. Marquez III and Frederick August I. Jose of Quisumbing Torres, counsel of the Opposer, wrote Respondents-Applicants, that their Client, Apple, Inc. has instructed them 'to cause dismissal of the captioned opposition cases.'"

This Bureau treats the Opposer's manifestation as a voluntary withdrawal of its opposition. With the voluntary withdrawal by the Opposer of its opposition, there is no more factual or legal basis to proceed with this case.

WHEREFORE, premises considered, the instant case is hereby DISMISSED. Let the filewrapper of Trademark Application No. 4-2015-013478 be returned, together with a copy of this Order and the Opposer's Manifestation to the Bureau of Trademarks for information and appropriate action.

SO ORDERED.

Taguig City, 31 MAY 2017

Atty. NATHANIEL S. AREVALO Director IV, Bureau of Legal Affairs

Republic of the Philippines
INTELLECTUAL PROPERTY OFFICE