ELECTRONIC DEVICE

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U.S. CL ........................................ D14/341
Field of Search ............................ D14/341–346, D14/374, 424; D19/26, 59, 60; 345/104, 156, 168, 173; 434/307 R, 308, 309, 317; 178/18.03; 349/12

References Cited
U.S. PATENT DOCUMENTS
D345,346 S * 3/1994 Alfonso et al. ............ D14/341

OTHER PUBLICATIONS

* cited by examiner

Primary Examiner—Freda S. Nunn
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CLAIM

We claim the ornamental design for an electronic device, substantially as shown and described.

DESCRIPTION

FIG. 1 is a top perspective view of an electronic device in accordance with the present design;
FIG. 2 is a bottom perspective view thereof;
FIG. 3 is a top view thereof;
FIG. 4 is a bottom view thereof;
FIG. 5 is a left side view thereof;
FIG. 6 is a right side view thereof;
FIG. 7 is an upper side view thereof;
FIG. 8 is a lower side view thereof; and,
FIG. 9 is an exemplary diagram of the use of the electronic device thereof the broken lines being shown for illustrative purposes only and form no part of the claimed design.

1 Claim, 4 Drawing Sheets
EX PARTE REEXAMINATION CERTIFICATE (10450th)

United States Patent

Andre et al.

Number: US D504,889 C1

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Assignee: Apple Inc., Cupertino, CA (US)

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See application file for complete search history.

References Cited

To view the complete listing of prior art documents cited during the proceeding for Reexamination Control Number 90/012,992, please refer to the USPTO’s public Patent Application Information Retrieval (PAIR) system under the Display References tab.

Primary Examiner — Phillip S Hyde

Attention is directed to the decision of Apple Inc. v. Samsung Electronics Co, Ltd et al. relating to this patent. This reexamination may not have resolved all questions raised by this decision. See 37 CFR 1.552(c) for ex parte reexamination and 37 CFR 1.906(c) for inter partes reexamination.
EX PARTE
REEXAMINATION CERTIFICATE
ISSUED UNDER 35 U.S.C. 307

NO AMENDMENTS HAVE BEEN MADE TO THE PATENT

AS A RESULT OF REEXAMINATION, IT HAS BEEN DETERMINED THAT:

The patentability of the sole claim is confirmed.

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