Paper 30 Entered: January 20, 2015

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

TRW AUTOMOTIVE US LLC, Petitioner,

v.

MAGNA ELECTRONICS INC., Patent Owner.

Cases

IPR2014-00251 (Patent 6,097,023), IPR2014-00255 (Patent 7,423,248), IPR2014-00256 (Patent 7,459,664), IPR2014-00261 (Patent 7,339,149), IPR2014-00262 (Patent 7,655,894), IPR2014-00266 (Patent 7,994,462)¹

Before JUSTIN T. ARBES, BENJAMIN D. M. WOOD, PATRICK R. SCANLON, NEIL T. POWELL, and JO-ANNE M. KOKOSKI, *Administrative Patent Judges*.

ARBES, Administrative Patent Judge.

RM

ORDER Trial Hearing 35 U.S.C. § 316(a)(10)

¹ Cases IPR2014-00260 and IPR2014-00264 have been consolidated with Case IPR2014-00256. This Order applies to all six cases. The parties are not authorized to use this style heading for any subsequent papers.

Find authenticated court documents without watermarks at docketalarm.com.

Petitioner and Patent Owner requested a hearing in each of the above proceedings pursuant to 37 C.F.R. § 42.70(a). *See* IPR2014-00251, Papers 26, 27; IPR2014-00255, Papers 27, 28; IPR2014-00256, Papers 28, 29; IPR2014-00261, Papers 31, 32; IPR2014-00262, Papers 29, 30; IPR2014-00266, Papers 31, 32. The requests are *granted*.

Each party will have forty-five (45) minutes of time to present arguments for each of the six proceedings. Petitioner bears the ultimate burden of proof that the challenged claims are unpatentable. Therefore, for each proceeding, Petitioner will proceed first to present its case as to the challenged claims, and may reserve rebuttal time. Patent Owner then will respond to Petitioner's case. After that, Petitioner may use the rest of its time to respond to Patent Owner's presentation.

			2
The hearings for the	• 1•	11, 1 1	C 11 /
The been need tor the	aiv nroaadinga	will toke place	on tollower
The heatings for the	SIX DIOCEEUIIIUS	will lake blace	
The nearings for the	bin proceduigo	will tune place	u b 10110 (0b)
\mathcal{U}	1 0	1	

Case	Date and Time
IPR2014-00251	10:00 AM Eastern Time, February 18, 2015
IPR2014-00255	1:00 PM Eastern Time, February 18, 2015
IPR2014-00261	Immediately following the hearing for Case IPR2014-00255
IPR2014-00256	10:00 AM Eastern Time, February 19, 2015
IPR2014-00262	1:00 PM Eastern Time, February 19, 2015
IPR2014-00266	Immediately following the hearing for Case IPR2014-00262

2

 $^{^{2}}$ If the parties believe that any of the proceedings can be argued together, or that a different sequence would be more efficient, the parties may request a conference call.

The hearings will be open to the public for in-person attendance on the ninth floor of Madison Building East, 600 Dulany Street, Alexandria, Virginia. In-person attendance will be accommodated on a first come, first served basis. The Board will provide a court reporter for the hearings, and the reporter's transcripts will constitute the official record of the hearings.

Under 37 C.F.R. § 42.70(b), demonstrative exhibits must be served five business days prior to the hearings. The parties shall confer with each other regarding any objections to demonstrative exhibits in each proceeding, and file demonstrative exhibits with the Board at least two business days prior to the hearing. For any issue that cannot be resolved after conferring with the opposing party, the parties may file jointly a one-page list of objections at least two business days prior to the hearing. The list should identify with particularity which demonstrative exhibits are subject to objection and include a short statement (no more than one sentence) of the reason for each objection. No argument or further explanation is permitted. We will consider the objections and schedule a conference call if necessary. Otherwise, we will reserve ruling on the objections until the hearing or after the hearing. Any objection to demonstrative exhibits that is not presented timely will be considered waived.

The parties are directed to *CBS Interactive Inc. v. Helferich Patent Licensing, LLC*, IPR2013-00033, slip op. at 2–5 (PTAB Oct. 23, 2013) (Paper 118), regarding the appropriate content of demonstrative exhibits. The parties are reminded that the presenter must identify clearly and specifically each demonstrative exhibit (e.g., by slide or screen number) referenced during the hearings to ensure the clarity and accuracy of the reporter's transcripts. The parties also should note that for some of the

proceedings, a member of the panel will be attending the hearings electronically from a remote location and that if a demonstrative exhibit is not filed or otherwise made fully available or visible to the judge presiding over the hearing remotely, that demonstrative exhibit will not be considered.

The Board expects lead counsel for Petitioner and Patent Owner to be present at the hearings, although any back-up counsel may make the actual presentation, in whole or in part. If lead counsel for either party will not be in attendance at the hearings, the Board should be notified via a joint conference call no later than two days prior to the hearings to discuss the matter.

Requests for audio-visual equipment at the hearings are to be made five days in advance of the hearing date. The requests must be sent to *Trials@uspto.gov*. If the requests are not received timely, equipment may not be available on the days of the hearings. Further, if the parties have questions as to whether demonstrative exhibits would be sufficiently visible and available to all of the judges, the parties are invited to contact the Board at 571-272-9797.

PETITIONER:

Josh Snider Timothy Sendek A. Justin Poplin LATHROP & GAGE LLP patent@lathropgage.com tsendek@lathropgage.com jpoplin@lathropgage.com

PATENT OWNER:

DOCKET

Timothy A. Flory Terence J. Linn GARDNER, LINN, BURKHART & FLORY, LLP Flory@glbf.com linn@glbf.com

David K.S. Cornwell Jason D. Eisenberg STERNE, KESSLER, GOLDSTEIN & FOX PLLC <u>davidc-PTAB@skgf.com</u> jasone-PTAB@skgf.com