Paper No. 30

Date Entered: August 5, 2015

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

ERICSSON INC. and TELEFONAKTIEBOLAGET LM ERICSSON, Petitioner,

v.

INTELLECTUAL VENTURES II LLC, Patent Owner.

Case IPR2014-00919 Patent 7,848,353 B2

Before JOSIAH C. COCKS, WILLIAM A. CAPP, and DAVID C. McKONE, *Administrative Patent Judges*.

COCKS, Administrative Patent Judge.

ORDER
Trial Hearing
37 C.F.R. § 42.70



As set forth in the Scheduling Order (Paper 9), oral argument, if requested, is scheduled for August 25, 2015 in connection with this proceeding. Both parties have requested oral argument. Papers 25, 28. The requests are *granted*. IPR2014-00915 is related to this proceeding, and involves the same parties. Oral argument also has been requested in IPR2014-00915. Oral argument for the two proceedings hereby is consolidated into a single session.

Oral argument will commence at 10:00 AM ET on August 25, 2015. The hearing will be conducted on the ninth floor of Madison Building East, 600 Dulany Street, Alexandria, Virginia 22314. The hearing will be open to the public for in-person attendance, which will be accommodated on a first-come, first-served basis. The Board will provide a court reporter for the hearing, and the reporter's transcript will constitute the official record of the hearing.

Each party will have sixty (60) minutes of total argument time for the consolidated hearing in connection with the IPR2014-00915 and IPR2014-00919 proceedings. Petitioner bears the ultimate burden of proof that the claims at issue in this review are unpatentable. Therefore, at oral hearing Petitioner will proceed first to present its case with regard to the challenged claims on which basis we instituted trial. Petitioner may reserve rebuttal time. Thereafter, Patent Owner will argue its opposition to Petitioner's case. Petitioner may use any time Petitioner reserved to rebut Patent Owner's opposition.

Questions regarding specific audio-visual equipment should be directed to the Board at (571) 272-9797. Requests for audio-visual equipment are to be made 5 days in advance of the hearing date. The



request is to be sent to Trials@uspto.gov. If the request is not received timely, the equipment may not be available on the day of the hearing. 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 hearing to ensure the clarity and accuracy of the reporter's transcript.

Under 37 C.F.R. § 42.70(b), demonstrative exhibits must be served five business days prior to the hearing. The parties are further directed to file demonstrative exhibits two business days prior to the hearing, and request a conference call with the Board no later than two business days prior to the hearing to resolve any dispute over the propriety of each party's demonstrative exhibits. The parties are responsible for requesting such a conference sufficiently in advance of the hearing to accommodate this requirement. Any objection to demonstrative exhibits that is not presented timely will be considered waived. The parties may refer to *CBS Interactive Inc. v. Helferich Patent Licensing, LLC*, IPR2013-00033 (PTAB October 23, 2013) (Paper 118), and *St. Jude Medical, Cardiology Div., Inc. v. The Board of Regents of the University of Michigan*, IPR2013-00041 (PTAB Jan. 27, 2014) (Paper 65) regarding the appropriate content of demonstrative exhibits.

The Board expects lead counsel for each party to be present in person at the oral hearing. Lead or backup counsel, however, may present the party's argument. If either party anticipates that its lead counsel will not be attending the oral argument, the parties should request a joint telephone conference with the Board no later than two business days prior to the oral hearing to discuss the matter.



IPR2014-00915 Patent 8,396,079 B2

It is

ORDERED that oral argument will commence at 10:00 AM ET on August 25, 2015.



IPR2014-00915 Patent 8,396,079 B2

For PETITIONER:

Andrew Lowes
David M. O'Dell
John Russell Emerson
Clint Wilkins
HAYNES AND BOONE, LLP
andrew.lowes.ipr@haynesboone.com
david.odell.ipr@haynesboone.com
russell.emerson.ipr@haynesboone.com
clint.wilkins.ipr@haynesboone.com

For PATENT OWNER:

Herbert D. Hart III
Andrew B. Karp
Steven J. Hampton
Philip H. Sheridan
McAndrews, Held & Malloy, Ltd.
hhart@mcandrews-ip.com
akarp@mcandrews-ip.com
shampton@mcandrews-ip.com
psheridan@mcandrews-ip.com

James R. Hietala
Tim R. Seeley
INTELLECTUAL VENTURES
dcoulman@intven.com
tim@intven.com

