Paper No. 141 Filed: November 27, 2020

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

RPX CORPORATION, Petitioner,

v.

APPLICATIONS IN INTERNET TIME, LLC, Patent Owner.

IPR2015-01750 (Patent 8,484,111 B2) IPR2015-01751 (Patent 7,356,482 B2) IPR2015-01752 (Patent 7,356,482 B2)

Before SCOTT R. BOALICK, *Chief Administrative Patent Judge*, JACQUELINE WRIGHT BONILLA, *Deputy Chief Administrative Patent Judge*, and SCOTT C. WEIDENFELLER, *Vice Chief Administrative Patent Judge*.

BOALICK, Chief Administrative Patent Judge.

ORDER
Conduct of the Proceedings
37 C.F.R. § 42.5



IPR2015-01750 (Patent 8,484,111 B2) IPR2015-01751, IPR2015-01752 (Patent 7,356,482 B2)

On November 27, 2020, we entered a Decision denying Petitioner's Request for Rehearing. We determined that Petitioner had not met its burden to show that, in the Final Decision on Remand, the panel misapprehended or overlooked any matter. The Decision refers and cites to several documents that the Board has ordered to be sealed. Within five business days of this Order, the parties shall jointly submit, as an Exhibit, a proposed redacted version of the Decision denying Petitioner's Request for Rehearing that will be publicly available.

It is

SO ORDERED.



IPR2015-01750 (Patent 8,484,111 B2) IPR2015-01751, IPR2015-01752 (Patent 7,356,482 B2)

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