UNITED STATES PATENT AND TRADEMARK

OFFICE BEFORE THE PATENT TRIAL AND

APPEAL BOARD

GOOGLE INC. Petitioner, v. UNILOC LUXEMBOURG S. A.¹ Patent Owner

> Case IPR2017-01685 U.S. Patent 7,804,948

PATENT OWNER'S REQUEST FOR ORAL ARGUMENT

DOCKET A L A R M Find authenticated court documents without watermarks at <u>docketalarm.com</u>. Patent Owner Uniloc 2017 LLC hereby requests oral argument pursuant to 37 C.F.R. §42.70, the Scheduling Order (Paper 11). Patent Owner requests that the Oral Argument be held at the Texas Regional Office in Dallas, Texas.

Patent Owner is also filing requests for oral hearing in two related cases: IPR2017-01683 and IPR2017-01684. Because the three IPRs are related, Patent Owner proposes no more than 45 minutes per side for consolidated argument on all three patents.

Patent Owner also requests permission to use audiovisual display equipment to present demonstratives, including a projector and screen for computer-generated slides, and a document camera/projector. Patent Owner expects to have three or four people at the hearing.

Issues to be argued include:

1. Any issues pertaining to the grounds on which this IPR was instituted. This may include, for example, the level of ordinary skill in the art, claim construction, the absence of elements in the prior art, and reasons/motivations to combine references.

- 2. Any issues specified in the Petition.
- 3. Any issues specified in Patent Owner's Response.
- 4. Any issues specified in Petitioner's Reply.
- 5. Any issues otherwise raised by the Board.

Respectfully submitted,

/s/ Brett A. Mangrum Brett A. Mangrum brett@etheridgelaw.com Reg. No. 64,783

Counsel for Patent Owner

CERTIFICATE OF SERVICE

I certify that the foregoing UPDATED MANDATORY NOTICE OF PATENT

OWNER UNDER 37 CFR § 42.8 was served on the Petitioner's counselors of record by

electronic notification, as agreed to by the parties:

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Date: September 11, 2018 /s/ Brett A. Mangrum Brett A. Mangrum