UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SAMSUNG ELECTRONICS AMERICA INC. Petitioner,

V.

UNILOC 2017 LLC Patent Owner.

Cases IPR2017-01797, IPR2017-01798, IPR2017-01799, IPR2017-01800, IPR2017-01801, IPR2017-01802

Record of Oral Hearing Held: October 30, 2018

Before MIRIAM QUINN, JENNIFER BISK, and CHALRES BOUDREAU, *Administrative Patent Judges*.



APPEARANCES:

ON BEHALF OF THE PETITIONER:

PHILLIP W. CITROEN, ESQUIRE NAVEEN MODI, ESQUIRE MICHAEL A. WOLFE, ESQUIRE PAUL HASTINGS LLP 875 15th Street, N.W. Washington, D.C. 20005

ON BEHALF OF THE PATENT OWNER:

BRETT MANGRUM, ESQUIRE ETHERIDGE LAW GROUP P.O. Box 20969 Charleston, North Carolina 29413

The above-entitled matter came on for hearing on October 30, 2018, commencing at 11:00 a.m., at the U.S. Patent and Trademark Office, Dallas Terminal Annex Federal Building, 207 South Houston Street, Suite 159, Dallas, Texas, 75202.



1	PROCEEDINGS
2	(Proceedings begin at 11:00 a.m.)
3	JUDGE QUINN: So we're here for the oral argument in
4	a series of cases filed by Samsung Electronics America Inc.
5	against patents owned by Uniloc 2017 LLC.
6	And I'm not going to read all the patent numbers,
7	but I'll read for the record the IPRs. As IPR2017-1797, 2017
8	I just realized that this is an audio transcript, so let
9	me redo that.
10	IPR2017-1797, IPR2017-1798, IPR2017-1799,
11	IPR2017-1800, IPR2017-1801, IPR2017-1802.
12	Okay. We have allotted for each side to take one
13	hour total of argument time. Both Petitioner and Patent
14	Owner may reserve time for their respective rebuttals.
15	And before we start with allowing any exchange,
16	let's talk about there are four instructions that I want
17	to give to you all today.
18	First, there will be no speaking objections allowed.
19	If you have an objection to subject matter raised by your
20	opponent during argument, that objection can only be made
21	during your own argument time, and also, objections will be
22	held under advisement.
23	While on the topic of objections, the second



1	instruction for you all today has to do with the filed
2	objections the joint filing of objections to
3	demonstratives. As we state in our hearing order,
4	demonstratives
5	Can you mute in Virginia? There. Thank you.
6	As we stated in our hearing order, demonstratives
7	are not evidence but merely visual aids for use during your
8	argument. We have reviewed the objections and have
9	determined that we do not need to resolve any of those at
10	this time. All objections will be held under advisement and
11	will be resolved only to the extent necessary to decide the
12	matter.
13	To the extent that either side deems that its filed
14	objections are worthy of additional discussion, you may
15	address those, but only during your argument time, we will
16	not have additional argument time for objections.
17	Third instruction. Our hearing order at page 3
18	specifically instructs the filing of demonstratives as a
19	separate exhibit. We have noticed that petitioner filed all
20	the demonstratives as a paper, not as an exhibit. After the
21	hearing, we will be expunging all of Petitioner's
22	demonstratives for failure to comply with our hearing order,
23	but with authorization to refile the demonstratives as an



1	exhibit.
2	Fourth and last instruction. The panel issued an
3	order yesterday as a Conduct of the Proceedings Order under
4	Rule 42.5, giving notice of the expectation that we want to hear
5	from the parties regarding claim construction of the term
6	"instant voice message" consistent with previous proceedings
7	regarding the related patents.
8	So my question to everyone today is, did you receive
9	that order and are you aware of our expectation?
10	MR. MODI: Yes, Your Honor, we are, on behalf of
11	Petitioner.
12	JUDGE QUINN: Petitioner.
13	Patent Owner?
14	MR. MANGRUM: Patent Owner has received the
15	communication and is ready to proceed, Your Honor.
16	JUDGE QUINN: All right. Any questions on those
17	instructions?
18	MR. MODI: No, Your Honor.
19	MR. MANGRUM: None from Patent Owner, Your Honor
20	JUDGE QUINN: Okay. All right. Let's start with
21	Petitioner. How much time would you like for rebuttal?
22	MR. MODI: 20 minutes, Your Honor.
23	ILIDGE OLINN: And do you know Patent Owner how



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